

STATE OF UTAH
SENATE JOURNAL
2019 GENERAL SESSION
of the
SIXTY-THIRD LEGISLATURE
FIRST DAY
MORNING SESSION
January 28, 2019

Pursuant to the provisions of the Constitution of the State of Utah, the Senators of the Sixty-Third Legislature of the State of Utah convened in General Session in the Senate Chamber on Monday, January 28, 2019, at ten o'clock a.m.

The Senate was called to order at 10:12 a.m., by Wayne Niederhauser, former Senate President.

**PRAYER BY ELDER JACK GERARD OF THE CHURCH OF JESUS
CHRIST OF LATTER-DAY SAINTS**

Our Father in Heaven,

We are grateful this day as we assemble to begin this legislative session. We are grateful for our many blessings, for all that we enjoy in life, for life itself. We are grateful for the bounty that thou has blessed us with and blessed this grate state with. Today we pray for and ask for a special blessing upon those here assembled. Particularly those who have entered the public square, who have gone through election cycles to represent different constituencies throughout this state. We pray for them that they might have wisdom and knowledge; that they might have understanding; that they may seek for the better good as they deliberate over the next few weeks on matters of importance for the people of this great state. We pray that thou might be with their families who have given of their time and talent to make it possible for their public service. We pray also for the staff; for all those who support his great endeavor of civil organization, that they too will feel the important role they play as we go about this civil discourse, this civil work to bless the lives of the people. Today Father, we ask for special blessing upon those that are less fortunate; for the poor and the needy. That you might be mindful of them during these deliberations. That we might also reflect on the rising generation of

those who will come behind us. That we might build a firm and solid foundation upon which they can stand to bless the lives of their posterity, and to bless the public discourse, even this day. Father, in conclusion, we ask for special blessings of mutual respect and understanding in the world in which we live, that we might see each other for who we are, as sons and daughter of thee, a loving God who gave us life. That we might seek to better understand each other's different positions based on our experience in life, and that we might strive for mutual understanding as we seek to bring about great works here in the great state of Utah. We now ask for these favors and blessings to rest upon those who will deliberate, and upon their families and the support staff, and do so humbly in the name of Jesus Christ, amen.

Presentation of the Colors – Utah Air National Guard

Pledge of Allegiance – General Kevin Sullivan

Musical number – Davis High Wind Ensemble, under the direction of Michael Crookston performed “The Star Spangled Banner” and a patriotic medley.

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On motion of Senator Evan Vickers, the Senate thanked Elder Jack Gerard for delivering the invocation. He also expressed appreciation to the Utah Air National Guard and General Kevin Sullivan for leading the pledge and members of the Davis High Wind Ensemble 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 2019 General Session of the Sixty–Third Legislature.

**CERTIFICATE OF MEMBERSHIP OF THE 2019
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 6, 2018, 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 28, 2019, to wit:

SECOND DISTRICT: County of Salt Lake
Derek Lloyd Kitchen

THIRD DISTRICT: County of Salt Lake

Gene Davis

FOURTH DISTRICT: County of Salt Lake

Jani Iwamoto

FIFTH DISTRICT: County of Salt Lake

Karen Mayne

EIGHTTH DISTRICT: County of Salt Lake

Kathleen Riebe

NINTH DISTRICT: County of Salt Lake

Kirk A. Cullimore Jr.

ELEVENTH DISTRICT: Counties of Salt Lake, Utah

Dan McCay

TWELTH DISTRICT: Counties of Salt Lake, Tooele

Daniel W. Thatcher

FIFTEENTH DISTRICT: County of Utah

Keith Grover

SEVENTEENTH DISTRICT: Counties of Box Elder, Cache, Tooele

Scott Sandall

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

Ronald Winterton

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

Evan J. Vickers

I Further Certify, that at a General Election held within and for the State of Utah on Tuesday, November 6, 2018, the following named person was chosen by the electors as a member of the Legislature of the State of Utah, to serve in the Senate, each for a term of two years, beginning January 28, 2019, to wit:

EIGHTH DISTRICT: County of Salt Lake

Kathleen Riebe

I Further Certify, that at a General Election held within and for the State of Utah on Tuesday, November 6, 2018, 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 28, 2019, 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

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

D. Gregg 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-NINTJ DISTRICT: County of Washington

Don L. Ipson

IN TESTIMONY WHEREOF,
I have here unto set my hand,
and affixed the Great Seal of the
State of Utah this 25th day of
January, 2019 at Salt Lake City,
Utah
Spencer J. Cox
Lieutenant Governor

* * *

Former Senate President Wayne L. Niederhauser administered the Oath of Office to all newly elected/ appointed, and reelected members.

Roll Call – All Senators present.

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

Former President Wayne L. Niederhauser declared nominations for the office of President of the Senate were in order.

On motion of Senator Evan Vickers, and seconded by Senator Karen Mayne, Senator J. Stuart Adams was nominated to serve as President of the Utah State Senate.

On motion of Senator Daniel Hemmert, and seconded by Senator Karen Mayne, the nominations were closed and Senator J. Stuart Adams was elected President of the Senate by acclamation. Senators Vickers and Mayne escorted President Adams to the podium.

Former Senate President Wayne L. Niederhauser administered the Oath of Office to the President of the Senate, J. Stuart Adams.

On motion of Senator Vickers, the Senate expressed appreciation to former President Wayne L. Niederhauser for taking time to participate in the opening of the Utah State Senate.

WELCOMING REMARKS BY PRESIDENT ADAMS

Thank you. We have all been working so hard to make this transition happen smoothly. I think it is sinking in. I have so many emotions.

Thank you for your friendship and confidence. And thank you, Former Pres Wayne Niederhauser. You are a great friend, amazing person – you will be hard to follow.

I would like to express appreciation to Elder Gerard from the Quorum of the Seventy of the Church of Jesus Christ of Latter–Day Saints for offering the invocation.

To Major General Kevin Sullivan, Former Commander of Hill Air Force Base for leading us in the pledge of allegiance. Both General Sullivan and his wife June have been great friends for many years.

To our National Guard --- thank you for being here today and thank you for representing all of those --- those who have given and continue to do so much to defend our freedoms.

To the Davis High School Band, under the direction of Mike Crookston. This band was invited to play at the Macy's Thanksgiving Day parade in 2017.

We recognize our friends who are leaving the Senate:

Howard Stephenson

Margaret Dayton

Pete Knudson

Kevin Van Tassell

Jim Dabakis

Brian Zehnder

And, of course, Wayne Niederhauser

You – your passion – your efforts and your wisdom will be missed by all.

Our New Senators! Your talents, intelligence and hard–work are welcomed, fresh additions to this important body.

Senator Keith Grover

Senator Dan McCay

Senator Scott Sandall

Senator Ron Winterton

Senator Kirk Cullimore

Senator Derek Kitchen

Senator Kathleen Riebe

Congratulations! I hope you are rested up! It is a long 45 days.

Now – to our full time and session employees including Legislative Research and General Council, Legislative Fiscal Analysts, and Legislative Auditors
Thank you!

You are not rested up. I know you are not. Your months of hard work have prepared us to properly start this session. You got us ready, again. Thank you!

A special personal thanks for those who have helped me with this transition. You are amazing!

Last, and most important, thanks to our families. Join me in recognizing them.

If you will allow me, I would like to introduce my family – my Mother, Margaret Adams, brother and business partner, Dave, his wife Char; my brother,

Jeff and his wife, Celeste; my sisters, Susan (Joe) and Malinda and her husband Rich.

My daughters ... Angie and her husband Brandon, Kristin, Lizzy and her husband Ronny, Stephanie and her husband Lyle. And . . . 15 grandchildren: ages 7 months to 15 years old. (I am going to excuse them to go back to my office) hopefully with the doors closed and a lot of supervision.)

Also, and most importantly to me, Susan — my wife, my partner, my friend, my support, the one who makes me look good, whenever that happens. This would not be possible without her.

You — all of You live in a spectacular — and exciting state. You and I also have a daunting responsibility. By sitting here today, we have accepted the responsibility to build Utah for this century. A Utah even better than today.

Before the Revolutionary War, in the 1700's, the world was exciting. Life in our American Colonies was really exciting!

What started as an adventure, focused on religious freedom, had become a vibrant world of opportunity. These new colonies probably created more opportunities for more people to improve their lives than at any other time in the previous history of the world. An unbelievable success!

This exciting new world — this new way of thinking also created tension-filled new problems. King George had decided that the American colonies were going to finance much of his spending desires. He felt he could make land and property grabs. The American colonies would provide the mother's milk for his growing expenses. The new world, thousands of miles away, was going to be his cash cow!

One year for Christmas, my parents gave me a book: "*Patriots—The Men who Started the American Revolution*" It was revolution-focused biographies about the famous guys — Patriots like Washington, Jefferson, John Adams, John Hancock, and ——— one that I knew very little about: John Adams' second cousin — SAM Adams.

Sam Adams was the son of a church deacon. By the time the difficulties with Britain started ramping up, he was an older guy, with palsy. More philosopher than fighter. But you know what? Sam Adams was probably the catalyst, the driving force, behind our American Revolution.

In 1764, Sam Adams wrote a proclamation to protest the British Parliament's new Sugar Act. It became the first known public declaration that the big government thousands of miles away had violated its constitution, its agreement.

From this event, Sam Adams is often credited with the phrase — “No taxation without representation.”

There were many different perspectives about the future. As a result, many colonists didn’t trust each other. Even so, Adams was able to help organize the first Sons of Liberty. Then he helped orchestrate their Boston Tea Party! This ignited the Sons of Liberties all across all the colonies.

In 1775, a British soldier in Boston wrote: “This immense continent from New England to Georgia is moved and directed by one man —Samuel Adams.”

Thomas Jefferson wrote: “Samuel Adams had done more than any other to shape the war effort in the northern colonies.”

Sam Adams wasn’t a divisive, saber-rattler. He saw future opportunities and he was a very strategic uniter. Adams got people who didn’t agree to come together for the good of all.

He encouraged fellow Bostonians, all the Massachusetts colonists all across New England to work together. And they did! He believed in the power of a united force. And unitedly, those patriots pushed back hard on the unfair policies of the ruling government, thousands of miles away.

Adams wrote, “It is by united councils . . . that this continent must expect to recover its violated rights and liberties.” I like united councils.

Sam Adams helped form a Continental Congress. He signed the Declaration of Independence and helped write the Articles of Confederation. He made people think. He united them for a common cause.

In a childhood notebook, Adams wrote that “learning was more important than riches.” Later he said, “I glory in being what the world calls a poor man.”

So — Sam Adams was more writer than fighter — looked ahead not behind — more uniter than divider. At his death, a local paper praised him as the Father of the American Revolution. He helped build the foundation for our great country today. Wow! What a cool guy! He reminds me of so many of you.

This year’s Senate Coin has the Senate Seal on one side and on the other – Sam Adams, with this quote:

“Our union is now complete;
our constitution composed, established, and approved.
You are now the guardians of your own liberties.”

I would like my mother, Margaret Adams, to receive the first coin from her great grandson, my grandson, Sam Adams Richards. Under the direction of the Senate Pages, my older grandchildren will deliver coins to each of you.

I feel a little unique. I am a 5th generation Layton city resident. There are many 5th generation Utahns, but I am not sure how many have lived in the same city.

I have been the recipient of the great vision and sacrifices of those previous generations. My 15 grandchildren live within 20 minutes of my home. I want the next 5 generations to have an even better quality of life and more opportunities than I have had. Thank you for helping us today. You did a great job!

Now, a little secret — Stuart Adams is certainly no Sam Adams — And we are not the Continental Congress. But I do admire what they did!

Like the colonists in Massachusetts, we Utah State Senators, have been handed a vibrant state of opportunity. The experiment, begun hundreds of years ago, is a success! We are experiencing the success.

We know that:

- Since 2008, Utah has been —
- #1 for Economic Outlook
- #1 for entrepreneurs.
- #1 for Business & Careers (Forbes Magazine)
- “Best State to Live” (Gallup Healthways)
- “Most Fiscally Fit State” (Forbes Magazine)
- “Best Managed State” (Governing Magazine)

And a few weeks ago, the Wall Street Journal announced that Utah had the Fastest Growing Labor Force of any state in America since 2010. There is a copy on each of your desks.

You should be proud. You are a leader in the greatest state in the greatest country in the history of the world. Now, the world is always changing. Utah is different than it was 20, 30, 50 years ago. It will continue to change. So, proud, yes! But we also need to feel challenged.

Do you want Utah to be the state that used to be the best?

To build the Utah of tomorrow, we must find common ground — common cause — common sense. We need to build trust with each other — because, all of us want what is best for Utah!

Imagine building this kind of Utah:

An education system where students in the safest environment grow academically and socially. The best graduation rates, best placement rates, the highest quality teachers — paid well for their efforts.

Imagine developing and building a transportation system that handles our expanding population, making living and traveling through Utah fun.

Imagine — the old state office building, removed and replaced with a new building with additional parking, allowing the public more functional access to their state capitol.

Imagine that as stewards of this special place on earth, with our proper planning, allowing water, air and energy to be clean, safe, affordable, available for the next generation, and for generations to come.

Imagine a Utah without inversions — maybe not possible, but imagine cleaner air when we have them.

Imagine — speaking about the opioid crisis — in past tense.

Imagine — a sustainable broad-based, fair tax system.

Imagine — the highest quality health care system that is affordable for all.

Imagine — the winter Olympics back in Utah. Utah is now officially “America’s Choice.”

Ninety-five percent of our goals, our dreams for our Utah of the future are the same! To build it, we need to unite. We can’t shut down. We won’t shut down.

We must come together. Maybe — consider a revolution. One that unites us — unites us to build this dream for our families, our friends, our neighbors — for our grandchildren, our great grandchildren and generations to come.

This body cannot rest on our accomplishments. Can we rise to meet these challenges? Will we unite to meet these challenges? If we do, we will build the number one state, not just for the past eight years or 15 years, but we will build the number one state of the century!

As Sam Adams put it, “You are now the guardians of your own Liberties.”

Thank you.

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On motion of Senator Mayne the Senate voted to have the words of the opening prayer by Elder Gerard and the remarks by President Adams be printed up the pages of the 2019 Senate Journal.

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President Adams appointed Senators Allen Christensen, Scott Sandall, and Gene Davis to join with a like committee from the House to notify Governor Herbert that the Legislature is organized for the 2019 General Session of the Sixty-Third Legislature and ready to do business.

President Adams appointed Senators Lincoln Fillmore, Keith Grover and Luz Escamilla as a committee to notify the House of Representatives that the Senate is organized and ready to do business.

Representatives Brad Daw, Doug Sagers, and Andrew Stoddard notified the Senate that the House was organized and ready to do business.

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At the direction of President Adams the following are recorded in the Senate Journal as leaders for the 63rd Legislature 2019 General Session:

President – J. Stuart Adams
Majority Leader – Evan K. Vickers
Majority Whip – Daniel Hemmert
Asst. Majority Whip – Ann Millner
Minority Leader – Karen Mayne
Minority Whip – Luz Escamilla
Asst. Minority Whip – Jani Iwamoto
Minority Caucus Manager – Derek Kitchen
Appropriations Chair – Jerry Stevenson
Appropriations Vice Chair – Don Ipson
Rules Chair – Gregg Buxton
President Pro Tem – Ralph Okerlund

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

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

SENATE STANDING COMMITTEES

Business and Labor

Curtis Bramble, *Chair*
Jacob Anderegg
Kirk Cullimore
Gene Davis
Dan Hemmert
Don Ipson
Karen Mayne
Dan McCay
Todd Weiler

Education

Deidre Henderson, *Chair*
Gene Davis
Lincoln Fillmore
Keith Grover
Lyle Hillyard
Ann Millner
Kathleen Riebe
Jerry Stevenson

**Natural Resources, Agriculture
and Environment**

Ralph Okerlund, *Chair*
Allen Christensen
Keith Grover
David Hinkins
Jani Iwamoto
Derek Kitchen
Scott Sandall
Jerry Stevenson
Evan Vickers

Health and Human Services

Ron Winterton, *Chair*
Stuart Adams
David Buxton
Allen Christensen
Luz Escamilla
Jani Iwamoto
Scott Sandall
Evan Vickers

**Economic Development and
Workforce Services**

Dan McCay, *Chair*
David Hinkins
Derek Kitchen
Karen Mayne
Ann Millner
Ralph Okerlund
Jerry Stevenson

**Judiciary, Law Enforcement and
Criminal Justice**

Todd Weiler, *Chair*
Kirk Cullimore
Luz Escamilla
Daniel Hemmert
Lyle Hillyard
Derek Kitchen
Ann Millner
Daniel Thatcher

Revenue and Taxation

Lincoln Fillmore, *Chair*
Curt Bramble
Gene Davis
Luz Escamilla
Wayne Harper
Dan Hemmert
Deidre Henderson
Evan Vickers

**Government Operations and
Political Subdivisions**

Daniel Thatcher, *Chair*
Stuart Adams
David Buxton
Don Ipson
Jani Iwamoto
Kathleen Riebe
Todd Weiler

Ethics

Ann Millner, *Chair*
Deidre Henderson, *Vice Chair*
Allen Christensen
Gene Davis
Luz Escamilla
Keith Grover
Jani Iwamoto
Karen Mayne

**Transportation and Public
Utilities and Technology**

Wayne Harper, *Chair*
Stuart Adams
Jacob Anderegg
Don Ipson
Karen Mayne
Kathleen Riebe
Ron Winterton

**Retirement and Independent
Entities**

Wayne Harper, *Chair*
Gene Davis
Lincoln Fillmore
Keith Grover
Daniel Hemmert
Karen Mayne
Todd Weiler

Senate Rules

David Buxton, *Chair*
Lincoln Fillmore, *Vice Chair*
Jacob Anderegg
Wayne Harper
Daniel Hemmert
Don Ipson
Jani Iwamoto
Karen Mayne
Dan McCay

**SENATE MEMBERS JOINT
APPROPRIATIONS SUBCOMMITTEES**

**EXECUTIVE
APPROPRIATIONS
COMMITTEE**

Jerry Stevenson, *Chair*
Don Ipson, *Vice Chair*
Stuart Adams
Luz Escamilla
Daniel Hemmert
Jani Iwamoto
Derek Kitchen
Karen Mayne
Ann Millner
Evan Vickers

**BUSINESS, ECONOMIC
DEVELOPMENT & LABOR**

Scott Sandall *Co-Chair*
Curtis Bramble
Gene Davis
Don Ipson
Ralph Okerlund
Daniel Thatcher
Evan Vickers

**EXECUTIVE OFFICES AND
CRIMINAL JUSTICE**

Jacob Anderegg, *Co-Chair*
Curtis Bramble
David Buxton
Lincoln Fillmore
Wayne Harper
Derek Kitchen
Dan McCay

HIGHER EDUCATION

Keith Grover, *Co-Chair*
Deidre Henderson
Lyle Hillyard
Jani Iwamoto
Ann Millner
Jerry Stevenson
Evan Vickers

**INFRASTRUCTURE &
GENERAL GOVERNMENT**

Kirk Cullimore, *Co-Chair*
Jacob Anderegg
David Buxton
Wayne Harper
Deidre Henderson
David Hinkins
Karen Mayne
Dan McCay

**NATURAL RESOURCES,
AGRICULTURE &
ENVIRONMENTAL QUALITY**

David Hinkins, *Co-Chair*
Don Ipson
Jani Iwamoto
Ralph Okerlund
Scott Sandall
Daniel Thatcher
Ron Winterton

PUBLIC EDUCATION

Lyle Hillyard, *Co-Chair*
Lincoln Fillmore
Ann Millner
Kathleen Riebe
Jerry Stevenson
Ron Winterton

**RETIREMENT &
INDEPENDENT ENTITIES**

Wayne Harper, *Co-Chair*
Gene Davis
Lincoln Fillmore
Keith Grover
Daniel Hemmert
Karen Mayne
Todd Weiler

SOCIAL SERVICES

Allen Christensen, *Co-Chair*
Stuart Adams
Kirk Cullimore
Luz Escamilla
Keith Grover
Daniel Hemmert
Todd Weiler

LEGISLATIVE MANAGEMENT COMMITTEE

Sen. J. Stuart Adams, *Chair*
Sen. Evan Vickers
Sen. Daniel Hemmert
Sen. Ann Millner
Sen. Karen Mayne
Sen. Luz Escamilla
Sen. Jani Iwamoto
Sen. Derek Kitchen

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On motion of Senator Buxton, the 2019 Senate Rules, Joint Rules and Interim Rules adopted by the 2018 Third Special Session of the Sixty-Second Legislature were adopted with the understanding that changes to these rules for the Sixty-Third Legislature will be considered and adopted as soon as possible.

On motion of Senator Buxton, 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 by the required constitutional two-thirds majority.

INTRODUCTION OF INTERNS

Senator Iwamoto introduced the Senate Interns for the 2019 General Session.

Sen. J. Stuart Adams	Eliza Bennett
Sen. Jacob Anderegg	William Livingston
Sen. Curtis Bramble	Jesse Sandstrom
Sen. David Buxton	Alex Hall
Sen. Allen Christensen	Tanner Mitton
Sen. Kirk Cullimore	Kyle Warren
Sen. Gene Davis	Kathleen Thompson
Sen. Luz Escamilla	Diana Rodriguez
Sen. Lincoln Fillmore	Wisam Khudhair
Sen. Keith Grover	
Sen. Wayne Harper	Garrett Hostetter
Sen. Daniel Hemmert	Bryce Young
Sen. Deidre Henderson	Chrissy Keller
Sen. Lyle Hillyard	Hunter Johnson
Sen. David Hinkins	Curtis Miller
Sen. Don Ipson	Sadie Egbert
Sen. Jani Iwamoto	Lisa Nehring
Sen. Derek Kitchen	Sierra McKeil
Sen. Karen Mayne	Brendon Brady
Sen. Daniel McCay	Brandon Regehr
Sen. Ann Millner	Marin Tarbox
Sen. Ralph Okerlund	Elizabeth Sweeten
Sen. Kathleen Riebe	Conor Spahr
Sen. Scott Sandall	Caleb Smith
Sen. Jerry Stevenson	Nick Coleman
Sen. Daniel Thatcher	Abdi Eftin
Sen. Evan Vickers	Hunter Cox
Sen. Todd Weiler	Kennedie Starr
Sen. Ronald Winterton	Jacob Bosen

EMPLOYEE COMMITTEE REPORT

Senator Hillyard introduced the Senate Staff.

Mark Thomas	Chief of Staff
Leslie McLean	Secretary of the Senate
Jon Hennington	Minority Executive Assistant
Tracey Harty	Minority Comm. Specialist
Greg Johnson	System Analyst
Aundrea Peterson	Communications Director
Sylvie Wanlass	Legislative Assistant
Jason Gould	Legislative Assistant
Marlen Olendo	Legislative Assistant
Carolyn Mishler	Legislative Assistant
Dawn Frandsen	President's Executive Assistant
Kim Lott	Docket Clerk
Mary Andrus	Journal Clerk
Nancy Candrian	Reading Clerk
Sara van Lent	System Operator
Emily Stauffer	Rules Committee Secretary/Amending
Lori Poole	Amending Clerk
Kristen Hopson	Hostess
Diana Gessel	Receptionist
Linda Cornaby	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
Neal Barth	Security
Clark Gessel	Security
Dennis Bird	Security
Lou Carroll	Security
Darrell Griggs	Security
Glenn Hildebrand	Security
Scott Lawrence	Security
Glenn Thomas	Security
Glen Hill	Security
Larry Volk	Security
Sheryl Martin	Visitor Services Liaison
Debbie Martin	Visitor Services Liaison
Cameron Gifford	Communications Intern
MacKenzie Maness	Communications Intern

SPECIAL ORDER OF BUSINESS

Senator Anderegg paid tribute to Matt Hillyard and presented a photo of Matt to the Senate that will be displayed in the Senate offices.

INTRODUCTION OF BILLS

S.B. 18, Sunset Reauthorization – Commission for the Stewardship of Public Lands (K. Grover), was read the first time by short title and placed on the Second Reading Calendar

S.B. 19, Sunset Reauthorization – Used Oil Management Act (K. Grover), was read the first time by short title and placed on the Second Reading Calendar.

S.B. 20, Sunset Reauthorization – Solid and Hazardous Waste Act (K. Grover), was read the first time by short title and placed on the Second Reading Calendar.

S.B. 21, Sunset Reauthorization – Air Conservation Act (K. Grover), was read the first time by short title and placed on the Second Reading Calendar.

S.B. 22, Sunset Reauthorization – Safe Drinking Water Act (K. Grover), was read the first time by short title and placed on the Second Reading Calendar.

S.B. 23, Sunset Reauthorization – Water Quality Act (K. Grover), was read the first time by short title and placed on the Second Reading Calendar.

S.B. 29, Health Care Malpractice Act Sunset Extension (A. Christensen), was read the first time by short title and placed on the Second Reading Calendar.

S.B. 30, Anesthesia and Sedation Related Provisions Reauthorization (T. Weiler), was read the first time by short title and placed on the Second Reading Calendar.

S.B. 31, Sunset Reauthorization – Speech Pathology and Audiology Licensing Act (T. Weiler), was read the first time by short title and placed on the Second Reading Calendar.

S.J.R. 2, Joint Resolution Reappointing Jonathan C. Ball as Legislative Fiscal Analyst (J. S. Adams), was read the first time by short title and placed on the Second Reading Calendar.

S.J.R. 4, Joint Rules Resolution – Base Budget Amendments (D. Ipson), was read the first time by short title and placed on the Second Reading Calendar.

S.J.R. 5, Joint Rules Resolution -- Ethics Commission Amendments (D. Kitchen), was read the first time by short title and placed on the Second Reading Calendar.

S.J.R. 6, Joint Rules Resolution on Future and Contingent Effective Dates (D. Henderson), was read the first time by short title and placed on the Second Reading Calendar.

On motion of Senator Buxton, the bills were placed on the Second Reading Calendar.

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 (J. Anderegg), 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 (D. Ipson), was read the first time by short title and referred to the Rules Committee.

S.B. 10, Identification Request Amendments (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 11, Medicaid Dental Coverage Amendments (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 12, FDIC Premium Deduction Amendments (J. Stevenson), was read the first time by short title and referred to the Rules Committee.

S.B. 13, Income Tax Domicile Amendments (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 14, Education Reporting Requirements (A. Millner), was read the first time by short title and referred to the Rules Committee.

S.B. 15, Education Recodification Repealers (A. Millner), was read the first time by short title and referred to the Rules Committee.

S.B. 16, Public Utilities Committee Reports (D. Hemmert), was read the first time by short title and referred to the Rules Committee.

S.B. 17, Extraterritorial Jurisdiction Amendments (R. Okerlund), was read the first time by short title and referred to the Rules Committee.

S.B. 24, State Energy Policy Amendments (K. Grover), was read the first time by short title and referred to the Rules Committee.

S.B. 25, Records Committees (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 26, Governmental Nonprofit Corporation Act Amendments (D. Henderson), was read the first time by short title and referred to the Rules Committee.

S.B. 27, Governmental Nonprofit Corporation Meetings Amendments (D. Henderson), was read the first time by short title and referred to the Rules Committee.

S.B. 28, Income Tax Revisions (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 32, Indigent Defense Act Amendments (T. Weiler), was read the first time by short title and referred to the Rules Committee.

S.B. 33, Political Procedures Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 34, Affordable Housing Modifications (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 35, Municipal Incorporation Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 36, Department of Transportation Procurement Authority (D. G. Buxton), was read the first time by short title and referred to the Rules Committee.

S.B. 37, Interventions for Reading Difficulties Sunset Amendments (A. Millner), was read the first time by short title and referred to the Rules Committee.

S.B. 38, Mental Health Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 39, Assisted Outpatient Treatment for Mental Illness (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 40, Child Welfare Sunset Provisions (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 41, Interest Deductions Amendments (D. McCay), was read the first time by short title and referred to the Rules Committee.

S.B. 42, Tangible Personal Property Amendments (D. McCay), was read the first time by short title and referred to the Rules Committee.

S.B. 43, Criminal Provisions Modifications (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 44, Street-legal Atv Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 45, Domestic Violence Revisions (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 46, Tire Recycling Amendments (S. Sandall), was read the first time by short title and referred to the Rules Committee.

S.B. 47, Placement of Minors Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 48, Camping Fees Amendments (L. Escamilla), was read the first time by short title and referred to the Rules Committee.

S.B. 49, Homeless Shelter Funding Amendments (G. Davis), was read the first time by short title and referred to the Rules Committee.

S.B. 50, Local Government Office Amendments (E. Vickers), was read the first time by short title and referred to the Rules Committee.

S.B. 51, Hospital Lien Law Amendments (L. Hillyard), was read the first time by short title and referred to the Rules Committee.

S.B. 52, Secondary Water Metering Requirements (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 53, Uniform Guardianship, Conservatorship, and Other Protective Arrangements Act (L. Hillyard), was read the first time by short title and referred to the Rules Committee.

S.B. 54, Board of Pardons Amendments (D. Thatcher), was read the first time by short title and referred to the Rules Committee.

S.B. 55, Charter Trust Land Council Amendments (L. Escamilla), was read the first time by short title and referred to the Rules Committee.

S.B. 56, Community Reinvestment Agency Report Amendments (D. Henderson), was read the first time by short title and referred to the Rules Committee.

S.B. 57, Child Abuse Amendments (T. Weiler), was read the first time by short title and referred to the Rules Committee.

S.B. 58, Kratom Consumer Protection Act (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 59, Child Welfare Worker Protections (E. Vickers), was read the first time by short title and referred to the Rules Committee.

S.B. 60, Automatic Local District Withdrawal Amendments (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 61, Poll Hours for Early Voting (J. Iwamoto), was read the first time by short title and referred to the Rules Committee.

S.B. 62, Campaign Finance Revisions (J. Iwamoto), was read the first time by short title and referred to the Rules Committee.

S.B. 63, Vessel Amendments (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 64, Higher Education Institution Information Amendments (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 65, Utah Noxious Weed Act Amendments (J. Iwamoto), was read the first time by short title and referred to the Rules Committee.

S.B. 66, Dam Safety Amendments (S. Sandall), was read the first time by short title and referred to the Rules Committee.

S.B. 67, Reauthorization of Administrative Rules (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 68, Driver License and Implied Consent Modifications (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 69, Consumer Ticket Protection Amendments (D. Henderson), was read the first time by short title and referred to the Rules Committee.

S.B. 70, Unclaimed Property Amendments (L. Hillyard), was read the first time by short title and referred to the Rules Committee.

S.B. 71, Food Truck License Amendments (D. Henderson), was read the first time by short title and referred to the Rules Committee.

S.B. 72, Transportation Governance and Funding Revisions (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 73, Amendments to Martha Hughes Cannon Oversight Committee (D. Henderson), was read the first time by short title and referred to the Rules Committee.

S.B. 74, Air Ambulance Committee Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 75, Domestic Violence Amendments (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 76, Workers' Compensation Adjudication Amendments (K. Mayne), was read the first time by short title and referred to the Rules Committee.

S.B. 77, Tax Increment Amendments (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 78, Intestate Succession Amendments (D. Hinkins), was read the first time by short title and referred to the Rules Committee.

S.B. 79, Sales and Use Tax Changes (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 80, Traffic Pattern Amendments (D. Hemmert), was read the first time by short title and referred to the Rules Committee.

S.B. 81, Native American Remains Amendments (J. Iwamoto), was read the first time by short title and referred to the Rules Committee.

S.B. 82, Dealership Licensing Amendments (D. Ipson), was read the first time by short title and referred to the Rules Committee.

S.B. 83, Partnerships for Healthy Communities (A. Millner), was read the first time by short title and referred to the Rules Committee.

S.B. 84, Safety Inspection Fee Amendments (D. Hemmert), was read the first time by short title and referred to the Rules Committee.

S.B. 85, Secure Transport Designation Amendments (E. Vickers), was read the first time by short title and referred to the Rules Committee.

S.B. 86, Savings Promotion Programs (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.B. 87, Procurement of Design Professionals Amendments (L. Escamilla), was read the first time by short title and referred to the Rules Committee.

S.B. 88, Crime Victims Restitution Amendments (J. Iwamoto), was read the first time by short title and referred to the Rules Committee.

S.B. 89, Conflict Disclosure Amendments (J. Iwamoto), was read the first time by short title and referred to the Rules Committee.

S.B. 90, Political Signs Amendments (T. Weiler), was read the first time by short title and referred to the Rules Committee.

S.B. 91, Acceptance of Competency-based Education (A. Millner), was read the first time by short title and referred to the Rules Committee.

S.B. 92, Third Judicial District Judge Amendments (T. Weiler), was read the first time by short title and referred to the Rules Committee.

S.B. 93, Agricultural Nuisance Amendments (S. Sandall), was read the first time by short title and referred to the Rules Committee.

S.B. 94, Technical College Scholarship Amendments (K. Grover), was read the first time by short title and referred to the Rules Committee.

S.B. 95, Autism Amendments (C. Bramble), was read the first time by short title and referred to the Rules Committee.

S.B. 96, Medicaid Expansion Adjustments (A. Christensen), was read the first time by short title and referred to the Rules Committee.

S.B. 97, Medicaid Program Revisions (J. Anderegg), was read the first time by short title and referred to the Rules Committee.

S.B. 98, Community Reinvestment Agency Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 99, Sales Tax Amendments (W. Harper), was read the first time by short title and referred to the Rules Committee.

S.B. 100, Electronic Driver Licenses (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.C.R. 1, Concurrent Resolution on the Payment for Treatment in an Institution for Mental Illness (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

S.C.R. 2, Concurrent Resolution Recognizing Navajo Code Talkers (J. Iwamoto), was read the first time by short title and referred to the Rules Committee.

S.C.R. 3, Concurrent Resolution Regarding the Public Employees' Health Plans (D. Hemmert), was read the first time by short title and referred to the Rules Committee.

S.C.R. 4, Concurrent Resolution Directing Creation of a Request for Payment Pilot Program (A. Millner), was read the first time by short title and referred to the Rules Committee.

S.C.R. 5, Concurrent Resolution Recognizing Edward T. Alter for His Service as Utah State Treasurer (R. Okerlund), was read the first time by short title and referred to the Rules Committee.

S.J.R. 1, Joint Resolution Supporting the Study of Water Banking in Utah (J. Iwamoto), was read the first time by short title and referred to the Rules Committee.

S.J.R. 3, Proposal to Amend Utah Constitution – Tangible Personal Property Tax Exemption (D. McCay), was read the first time by short title and referred to the Rules Committee.

S.J.R. 7, Proposal to Amend Utah Constitution -- Terminology Update (D. Henderson), was read the first time by short title and referred to the Rules Committee.

S.R. 1, Senate Resolution Regarding the Separation of Families At the Border (G. Davis), was read the first time by short title and referred to the Rules Committee.

* * *

On motion of Senator Vickers, and at 11:55 a.m., the Senate recessed.

AFTERNOON SESSION

The Senate was called to order by President Stuart Adams at 2:08 p.m.

RULES COMMITTEE

To the Members of the Senate:

January 28, 2019

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

- | | |
|----------------|-----------------------------------------------------------------------------------------------------|
| S.B. 10 | Identification Request Amendments <i>Sen. K. Mayne</i> |
| S.B. 12 | FDIC Premium Deduction Amendments <i>Sen. J. Stevenson</i> |
| S.B. 13 | Income Tax Domicile Amendments <i>Sen. C. Bramble</i> |
| S.B. 14 | Education Reporting Requirements <i>Sen. A. Millner, Rep. V. Peterson</i> |
| S.B. 15 | Education Recodification Repealers <i>Sen. A. Millner, Rep. V. Peterson</i> |
| S.B. 16 | Public Utilities Committee Reports <i>Sen. D. Hemmert, Rep. S. Handy</i> |
| S.B. 24 | State Energy Policy Amendments <i>Sen. K. Grover</i> |
| S.B. 25 | Records Committees <i>Sen. W. Harper</i> |
| S.B. 27 | Governmental Nonprofit Corporation Meetings Amendments <i>Sen. D. Henderson</i> |
| S.B. 33 | Political Procedures Amendments <i>Sen. W. Harper</i> |
| S.B. 35 | Municipal Incorporation Amendments <i>Sen. W. Harper</i> |
| S.B. 36 | Department of Transportation Procurement Authority <i>Sen. D. G. Buxton, Rep. K. Christofferson</i> |
| S.B. 39 | Assisted Outpatient Treatment for Mental Illness <i>Sen. L. Fillmore, Rep. S. Eliason</i> |
| S.B. 40 | Child Welfare Sunset Provisions <i>Sen. A. Christensen,</i> |

S.C.R. 1 Concurrent Resolution on the Payment for Treatment in an Institution for Mental Illness *Sen. L. Fillmore, Rep. B. Daw*

David G. Buxton
Rules Committee Chair

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

RULES COMMITTEE REPORTS

To the Members of the Senate: January 28, 2019

The Rules Committee recommends assignment of the following bills to standing committees:

BUSINESS AND LABOR COMMITTEE

S.B. 51 Hospital Lien Law Amendments *Sen. L. Hillyard*
S.B. 58 Kratom Consumer Protection Act *Sen. C. Bramble*
S.B. 69 Consumer Ticket Protection Amendments
Sen. D. Henderson
S.B. 76 Workers' Compensation Adjudication Amendments
Sen. K. Mayne
S.B. 82 Dealership Licensing Amendments *Sen. D. Ipson*
S.B. 86 Savings Promotion Programs *Sen. L. Fillmore*
S.B. 87 Procurement of Design Professionals Amendments
Sen. L. Escamilla

ECONOMIC DEVELOPMENT AND WORKFORCE SERVICES COMMITTEE

S.B. 34 Affordable Housing Modifications *Sen. J. Anderegg, Rep. V. Potter*
S.B. 81 Native American Remains Amendments *Sen. J. Iwamoto, Rep. D. Sagers*
S.C.R. 2 Concurrent Resolution Recognizing Navajo Code Talkers
Sen. J. Iwamoto, Rep. C. Watkins

EDUCATION COMMITTEE

S.B. 37 Interventions for Reading Difficulties Sunset
 Amendments *Sen. A. Millner, Rep. V. Peterson*
S.B. 55 Charter Trust Land Council Amendments
Sen. L. Escamilla
S.B. 64 Higher Education Institution Information Amendments
Sen. J. Anderegg

- S.B. 91** Acceptance of Competency-based Education
Sen. A. Millner
- S.B. 94** Technical College Scholarship Amendments
Sen. K. Grover

GOVERNMENT OPERATIONS AND POLITICAL SUBDIVISIONS COMMITTEE

- S.B. 26** Governmental Nonprofit Corporation Act Amendments
Sen. D. Henderson
- S.B. 50** Local Government Office Amendments *Sen. E. Vickers*
- S.B. 56** Community Reinvestment Agency Report Amendments
Sen. D. Henderson
- S.B. 60** Automatic Local District Withdrawal Amendments
Sen. L. Fillmore
- S.B. 61** Poll Hours for Early Voting *Sen. J. Iwamoto*
- S.B. 62** Campaign Finance Revisions *Sen. J. Iwamoto*
- S.B. 67** Reauthorization of Administrative Rules *Sen. J. Anderegg*
- S.B. 70** Unclaimed Property Amendments *Sen. L. Hillyard*
- S.B. 73** Amendments to Martha Hughes Cannon Oversight
Committee *Sen. D. Henderson*
- S.B. 77** Tax Increment Amendments *Sen. C. Bramble*
- S.B. 89** Conflict Disclosure Amendments *Sen. J. Iwamoto*
- S.B. 90** Political Signs Amendments *Sen. T. Weiler*
- S.B. 98** Community Reinvestment Agency Amendments
Sen. W. Harper
- S.C.R. 5** Concurrent Resolution Recognizing Edward T. Alter for
His Service as Utah State Treasurer *Sen. R. Okerlund*
- S.J.R. 7** Proposal to Amend Utah Constitution — Terminology
Update *Sen. D. Henderson*

HEALTH AND HUMAN SERVICES COMMITTEE

- S.B. 11** Medicaid Dental Coverage Amendments
Sen. A. Christensen, Rep. S. Eliason
- S.B. 38** Mental Health Amendments *Sen. L. Fillmore,*
Rep. B. Daw
- S.B. 45** Domestic Violence Revisions *Sen. A. Christensen*
- S.B. 57** Child Abuse Amendments *Sen. T. Weiler*
- S.B. 59** Child Welfare Worker Protections *Sen. E. Vickers*
- S.B. 74** Air Ambulance Committee Amendments *Sen. W. Harper,*
Rep. P. Ray
- S.B. 83** Partnerships for Healthy Communities *Sen. A. Millner*

- S.B. 85** Secure Transport Designation Amendments
Sen. E. Vickers, Rep. S. Pulsipher
- S.B. 95** Autism Amendments *Sen. C. Bramble*
- S.B. 96** Medicaid Expansion Adjustments *Sen. A. Christensen*
- S.B. 97** Medicaid Program Revisions *Sen. J. Anderegg*
- S.C.R. 3** Concurrent Resolution Regarding the Public Employees' Health Plans *Sen. D. Hemmert*
- S.C.R. 4** Concurrent Resolution Directing Creation of a Request for Payment Pilot Program *Sen. A. Millner*
- S.R. 1** Senate Resolution Regarding the Separation of Families At the Border *Sen. G. Davis*

JUDICIARY, LAW ENFORCEMENT, AND CRIMINAL JUSTICE COMMITTEE

- S.B. 32** Indigent Defense Act Amendments *Sen. T. Weiler, Rep. M. McKell*
- S.B. 43** Criminal Provisions Modifications *Sen. K. Mayne, Rep. P Ray.*
- S.B. 47** Placement of Minors Amendments *Sen. L. Fillmore,*
- S.B. 53** Uniform Guardianship, Conservatorship, and Other Protective Arrangements Act *Sen. L. Hillyard*
- S.B. 54** Board of Pardons Amendments *Sen. D. Thatcher*
- S.B. 75** Domestic Violence Amendments *Sen. A. Christensen*
- S.B. 88** Crime Victims Restitution Amendments *Sen. J. Iwamoto*
- S.B. 92** Third Judicial District Judge Amendments *Sen. T. Weiler*

NATURAL RESOURCES, AGRICULTURE, AND ENVIRONMENT COMMITTEE

- S.B. 17** Extraterritorial Jurisdiction Amendments
Sen. R. Okerlund
- S.B. 46** Tire Recycling Amendments *Sen. S. Sandall*
- S.B. 48** Camping Fees Amendments *Sen. L. Escamilla*
- S.B. 52** Secondary Water Metering Requirements
Sen. J. Anderegg
- S.B. 63** Vessel Amendments *Sen. C. Bramble*
- S.B. 65** Utah Noxious Weed Act Amendments *Sen. J. Iwamoto*
- S.B. 66** Dam Safety Amendments *Sen. S. Sandall*
- S.B. 78** Intestate Succession Amendments *Sen. D. Hinkins*
- S.B. 93** Agricultural Nuisance Amendments *Sen. S. Sandall*

S.J.R. 1 Joint Resolution Supporting the Study of Water Banking in Utah *Sen. J. Iwamoto*

REVENUE AND TAXATION COMMITTEE

S.B. 28 Income Tax Revisions *Sen. C. Bramble*
S.B. 41 Interest Deductions Amendments *Sen. D. McCay*
S.B. 42 Tangible Personal Property Amendments *Sen. D. McCay*
S.B. 49 Homeless Shelter Funding Amendments *Sen. G. Davis*
S.B. 79 Sales and Use Tax Changes *Sen. W. Harper*
S.B. 99 Sales Tax Amendments *Sen. W. Harper*

TRANSPORTATION, PUBLIC UTILITIES, ENERGY, AND TECHNOLOGY COMMITTEE

S.B. 44 Street-legal Atv Amendments *Sen. L. Fillmore, Rep. M.A. Strong*
S.B. 68 Driver License and Implied Consent Modifications *Sen. K. Mayne, Rep. N. Thurston*
S.B. 72 Transportation Governance and Funding Revisions *Sen. W. Harper, Rep. K. Christofferson*
S.B. 80 Traffic Pattern Amendments *Sen. D. Hemmert*
S.B. 84 Safety Inspection Fee Amendments *Sen. D. Hemmert*
S.B. 100 Electronic Driver Licenses *Sen. L. Fillmore*

David G. Buxton
 Rules Committee Chair

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

ADVISE AND CONSENT

Mr. President:

December 20, 2018

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

Transit District of Utah:

J. Kent Millington is appointed as a member of the board of trustees of the Transit District of Utah, a term to expire November 1, 2020. See Utah Code 17B-2a-807.1(1)(b)(iii).

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

Gary R. Herbert
Governor

Mr. President: January 7, 2019

The Senate Transportation, Public Utilities, Energy, and Technology Confirmation Committee held a meeting on January 7, 2019, and reports a favorable recommendation for the appointment of Mr. J. Kent Millington as a member of the Board of Trustees of the Transit District of Utah, a term to expire November 1, 2020.

Wayne A. Harper, Chair

On motion of Senator Hillyard the Senate voted to confirm the appointment of Mr. Millington on the following roll call vote:

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

Voting in the affirmative were: Senators

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

SECOND READING CALENDAR

On motion of Senator Hemmert, under suspension of the rules, the Senate voted to suspend the constitutional 3 reading requirement of Senate bills for the remainder of the day.

* * *

On motion of Senator Grover, under suspension of the rules, **S.B. 18, SUNSET REAUTHORIZATION – COMMISSION FOR THE STEWARDSHIP OF PUBLIC LANDS**, was considered read the second and third times. Senator Grover 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

S.B. 18 was transmitted to the House.

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On motion of Senator Grover, under suspension of the rules, **S.B. 19**, SUNSET REAUTHORIZATION – USED OIL MANAGEMENT ACT, was considered read the second and third times. Senator Grover 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

S.B. 19 was transmitted to the House.

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On motion of Senator Grover, under suspension of the rules, **S.B. 20**, SUNSET REAUTHORIZATION – SOLID AND HAZARDOUS WASTE ACT, was considered read the second and third times. Senator Grover 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

S.B. 20 was transmitted to the House.

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On motion of Senator Grover, under suspension of the rules, **S.B. 21**, SUNSET REAUTHORIZATION – AIR CONSERVATION ACT, was considered read the second and third times. Senator Grover 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

S.B. 21 was transmitted to the House.

* * *

On motion of Senator Grover, under suspension of the rules, **S.B. 22**, SUNSET REAUTHORIZATION – SAFE DRINKING WATER ACT, was considered read the second and third times. Senator Grover 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

S.B. 22 was transmitted to the House.

* * *

On motion of Senator Grover, under suspension of the rules, **S.B. 23**, SUNSET REAUTHORIZATION – WATER QUALITY ACT, was considered read the second and third times. Senator Grover explained the bill. The bill passed on the following roll call:

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

Voting in the affirmative were: Senators

Anderegg	Christensen	Cullimore	Davis
Escamilla	Fillmore	Grover	Harper
Henderson	Hillyard	Hinkins	Ipson
Iwamoto	Kitchen	Mayne	McCay
Millner	Okerlund	Riebe	Sandall
Stevenson	Thatcher	Vickers	Weiler
Winterton	Adams		

Absent or not voting were: Senators
Bramble Buxton Hemmert

S.B. 23 was transmitted to the House.

* * *

On motion of Senator Christensen, under suspension of the rules, **S.B. 29**, HEALTH CARE MALPRACTICE ACT SUNSET EXTENSION, was considered read the second and third times. Senator Christensen 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator

Bramble

S.B. 29 was transmitted to the House.

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On motion of Senator Weiler, under suspension of the rules, **S.B. 30**, ANESTHESIA AND SEDATION RELATED PROVISIONS REAUTHORIZATION, was considered read the second and third times. Senator Weiler 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator

Bramble

S.B. 30 was transmitted to the House.

* * *

On motion of Senator Weiler, under suspension of the rules, **S.B. 31**, SUNSET REAUTHORIZATION – SPEECH PATHOLOGY AND AUDIOLOGY LICENSING ACT, was considered read the second and third times. Senator Weiler 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

Anderegg	Buxton	Cullimore	Davis
Escamilla	Fillmore	Grover	Harper
Hemmert	Henderson	Hillyard	Hinkins
Ipson	Iwamoto	Kitchen	Mayne
McCay	Millner	Okerlund	Riebe
Sandall	Stevenson	Thatcher	Vickers
Weiler	Winterton	Adams	

Absent or not voting were: Senators

Bramble	Christensen
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S.B. 31 was transmitted to the House.

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On motion of Senator Vickers, **S.J.R. 2**, JOINT RESOLUTION REAPPOINTING JONATHAN C. BALL AS LEGISLATIVE FISCAL ANALYST, was read the second time and circled.

* * *

On motion of Senator Ipson, under suspension of the rules, **S.J.R. 4**, JOINT RULES RESOLUTION – BASE BUDGET AMENDMENTS, was considered read the second and third times. Senator Ipson 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

Anderegg	Buxton	Cullimore	Davis
Escamilla	Fillmore	Grover	Harper
Hemmert	Henderson	Hillyard	Hinkins
Ipson	Iwamoto	Kitchen	Mayne
McCay	Millner	Okerlund	Riebe
Sandall	Stevenson	Thatcher	Vickers
Weiler	Winterton	Adams	

Absent or not voting were: Senators

Bramble	Christensen
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S.J.R. 4 was transmitted to the House.

* * *

On motion of Senator Kitchen, under suspension of the rules, **S.J.R. 5, JOINT RULES RESOLUTION -- ETHICS COMMISSION AMENDMENTS**, was considered read the second and third times. Senator Kitchen 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

Anderegg	Buxton	Cullimore	Davis
Escamilla	Fillmore	Grover	Harper
Hemmert	Henderson	Hillyard	Hinkins
Ipson	Iwamoto	Kitchen	Mayne
McCay	Millner	Okerlund	Riebe
Sandall	Stevenson	Thatcher	Vickers
Weiler	Winterton	Adams	

Absent or not voting were: Senators

Bramble	Christensen
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S.J.R. 5 was transmitted to the House.

* * *

On motion of Senator Henderson, **S.J.R. 6, SENATE RESOLUTION REGARDING THE SEPARATION OF FAMILIES AT THE BORDER**, was read the second time and circled.

COMMITTEE OF THE WHOLE

On motion of Senator Vickers, 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

President Adams, legislators of the great state of Utah, each year, I look forward to sharing with you my thoughts on the state of Utah’s judiciary. I’m joined today by my colleagues: Associate Chief Justice Lee, Justice Himonas, Justice Pearce, and Justice Peterson. Each is a dedicated, thoughtful, and brilliant jurist. I’m also pleased to be joined today by the members of our judicial council. Thank you for welcoming us here today, and thank you for your dedicated service.

I often start my remarks with a story. This year, I'd like to tell you about Walter Arnold. 122 years ago, Mr. Arnold was apprehended by a constable for speeding through Paddock Wood, a village about 40 miles southeast of London. He was operating an Arnold Benz Motor Carriage designed and manufactured by his own company.

I'm sure Mr. Arnold was thrilled to test the limits of his machine. But, as is often the case, the police did not share his enthusiasm. When Mr. Arnold flew past the officer at a blistering rate of four-times the speed limit, the chase was on. Ordinarily, for a vehicle traveling the speed limit at the time, the officer might easily have pursued on foot, at a stroll's pace, because the speed limit was 2 MPH. But in order to apprehend Mr. Arnold, the officer was forced to pursue on a pedal bike. After what I can only imagine was a frenzied and exhausting chase, reaching speeds upwards of 8 MPH, the officer stopped Mr. Arnold. Order and safety were restored to the village roads.

Mr. Arnold was brought to court for his crime, where, upon hearing the case and considering all of the evidence, the judge ordered a one-shilling fine. If my math is correct, this would be roughly \$8.00 in today's money. A suitable punishment for so heinous a crime.

Mr. Arnold's experience serves as a single example of the beginning of an era of legislative and judicial efforts to address a dramatic social metamorphosis, one driven by the technological revolution. To shed some light on just how dramatic these changes were, we can look to the records of motor vehicle registrations. In 1900, only 8,000 motor vehicles were registered in the United States. Just 20 years later, that number had increased to nearly ten million.¹ Those two decades gave birth to an entire system of laws and conventions that each of us continues to observe today. And none of us questions the need for such rules, especially as we speed toward each other on undivided roadways at a combined 130 miles per hour or more, with nothing separating us from a head-on collision but a series of yellow dashes painted on the pavement and a common understanding of their meaning.

Mr. Arnold's case and the traffic laws to which he was subject illustrate well the familiar process of creating, enforcing, and adjudicating the law. For centuries, the law has charted this same course forward, responding along the way to the need for safety, predictability, and uniformity. You don't need me to tell you that this is the task you as the legislature embark upon today.

And while Mr. Arnold's speeding case was simple and straightforward, it demonstrates one of the major challenges for legislatures and courts in every generation: to create and apply the law in a way that fosters public trust and

confidence. Over time, legislative and judicial action shapes, and is shaped by, community values, establishing a common commitment to shared conventions.

Widespread adherence to the law results in a more durable social fabric. This is the basis for the rule of law.

For hundreds of years, scholars and authors have wrestled with defining “the rule of law.” The term is not mentioned in the United States Constitution. Neither is it mentioned in the Utah Constitution. And it is not explicitly defined in the federal or state codes. Yet the rule of law undergirds every aspect of our state and federal governments. The courts of the United States describe the rule of law as “a principle under which all persons, institutions, and entities are accountable to laws that are publicly promulgated, equally enforced, and independently adjudicated.”² Public participation in, and respect for, our institutions of government is essential.

Yet, like many of you, I read in the national news of widespread political discontent and of warring factions who seem to be irreconcilably divided by their views. Like you, I have seen how tribalism and isolation have disrupted social cohesion. Cynicism causes many to surrender to indifference. A complaint often voiced is that government and the courts have become “too political.” Some believe that politicians do only what’s right for their party, not for the people. Others believe that judges allow politics to influence their interpretation of the law. Very few are insulated from or unaware of these trends.

Let me say clearly—fidelity to the law should never be shaped by or subjugated to a political agenda. Sadly, this is not a universally respected principle. Some seem to forget, or willfully ignore, that the rule of law is a bedrock principle upon which our country and our state have been established. And just as the rule of law has been essential to our strength as a country, when it is undermined, it weakens us immeasurably. At its extreme, undermining the rule of law jeopardizes the health of our democratic republic.

Thankfully, I think these conflicts run more deeply in print and on screens of all sizes than they do in the hearts and minds of the people. The vast majority of Americans are law-abiding citizens who honor the law of the land in their day-to-day lives. And they expect that same commitment from their political representatives and judges. As those who have been elected or appointed to positions of power and influence, it’s imperative, now more than ever before, that we meet this expectation and adhere faithfully to the rule of law.

No one is above the law, and no one should be beneath its protections. It is the rule of law that provides accountability and security. There are many ways you can

measure a country. You can look to its economic stability, its resources, its governance structure, or the security it provides its citizens. But no measure is more important than a country's respect for and adherence to the rule of law. It is the foundation upon which all else rests. And, in my view, it is the single most important source of our country's greatness.

The rule of law is our shared enterprise. You endeavor to make the law, and we judges strive to interpret the law. Our shared commitment to the rule of law, which we have publicly declared to the citizens of Utah when we were sworn in to our respective offices, must continue to resonate throughout the legislative, executive, and judicial branches. I have always respected the careful and thoughtful process this body employs in creating our state's laws. I say this not to flatter you, but because I feel certain you are driven by a belief that our communities benefit from working together to seek common solutions to common problems.

Our judges, too, are careful and thoughtful in resolving the cases brought before them. Each day, in each courthouse and in each courtroom, judges work to interpret and apply the laws you have enacted. The issues presented are wide ranging and the details often complex. Arriving at a just result that honors the rule of law requires each judge to take the time necessary to carefully weigh the merits of the matter, the arguments presented, and to ensure that the law is fairly and consistently applied. For the rule of law to have meaning, the public must be able to trust that the right outcome is reached. In this process, each party must have a voice and be respectfully heard. This concept is as important today as it has ever been, and it can be realized only by investing sufficient time in the case resolution process.

For many years now, the judiciary has worked to quantify the workload that is appropriate for each judge to responsibly bear. This is a critically important calculation; the efficient, timely, and just resolution of cases hangs in the balance. By striking the right balance, judges are able to responsibly and in a timely fashion provide the best possible process to the public.

The judiciary has always appreciated the support that you have provided to ensure there are enough judges available to meet the needs of the people. Currently, the citizens in the third judicial district, composed of Salt Lake, Tooele, and Summit counties, do not have enough district court judges to meet the demand. While the weighted caseload shows that 6.7 additional judges are needed in the third district, the judicial council has requested that the legislature provide four. During the session, you will have an opportunity to vote to approve these new judges. The people need our careful attention to this matter. They rightfully expect

timely service from, and access to, our courts, and we can't deliver it without your assistance and support.

In that same vein, Utah is fortunate to have superb judges, and it's important that we continue to attract new judges of the same caliber. For this reason I urge you to adopt the recommendation on judicial salaries of the Elected Official and Judicial Compensation Commission. I also urge you to support our budget request for an increase in salaries for our dedicated clerical staff.

Finally, I'd like to address the challenge both our branches face in ensuring that Utah citizens have access to our justice system. Each of the past seven years, the World Justice Project has looked at how closely the nations of the world adhere to the rule of law, through a survey of 110,000 households and 3,000 experts.³ The United States has typically fared well in this assessment. But one area in which our system lags dramatically is in the access to and affordability of civil justice. In the 2017–2018 Index, our country ranked 98th out of 113 countries in this important metric. National and local studies also support this conclusion. They suggest that roughly 80% of our civil justice needs go unmet each year.

I'm sure we all recognize that this gap is unacceptable. In our effort to bridge it, we in the judiciary have been working on several innovative solutions to increase access to justice. I'd like to share some details regarding two such initiatives, both brilliantly spearheaded by Justice Himonas.

Utah's 2017 court records reveal that in family law cases 69% of respondents and 56% of petitioners were self-represented. In other types of cases the numbers are even more stark—95% of defendants in eviction cases and 98% of defendants in debt collection cases are self-represented.⁴ Yet most people feel ill-equipped to navigate the court system without an attorney and lack confidence in their ability to represent themselves. In 2018, the National Center for State Courts conducted a survey showing that only 36% of people believed they could find the information and tools needed to effectively represent themselves. 62% didn't believe they could effectively do so no matter what resources were provided to them.⁵ And yet, many people also report they cannot afford legal representation. These numbers are distressing.

To address this, we have created a new class of legal professional: the licensed paralegal practitioner or LPP, a position akin to the nurse practitioner profession in medicine. This is the result of several years of dedicated work by individuals both inside and outside the court system. Once licensed, LPPs will be able to provide legal advice and assistance in three areas of law affecting a large number of people: landlord–tenant disputes, debt collection actions, and family law matters. LPPs can provide this legal assistance without undergoing the expense of three

years of law school, so they will be able to offer the public a lower cost option than is now available, thereby increasing access to competent legal representation. The first LPPs will begin work later this year.

Another dramatic change we've seen in recent years is that people have grown increasingly accustomed to engaging online with institutions of all types, be it their bank, their school, their doctor, or their government. In response to this shift in public preference and expectation, we're increasing access to the courts through online dispute resolution, or ODR. In its initial implementation, ODR permits parties in small claims matters to resolve their legal dispute without ever entering a physical courthouse. Instead, they can negotiate with each other online using their phone or other device.

This negotiation is asynchronous, meaning it does not require the parties to address the matter at the same time. For instance, one party may communicate a position at the start of the day, while the other party is at work. Later, the other party can respond at a time that is more convenient for him or her. This back and forth exchange of information and ideas can continue over the course of several days, rather than in those stressful minutes just before a court hearing or in front of the judge.

A court-trained volunteer facilitator helps the parties have a conversation that explores all possible resolutions of the case. If the parties are able to reach a settlement, a computer-generated agreement is created; if they are unsuccessful, the facilitator works with the parties to prepare an informational document for the judge. This document assists the parties in focusing their claims and defenses so the judge is better situated to address the parties' positions. It includes written materials, such as contracts or receipts, that the parties intend to rely on at the trial. The parties can then choose to have the judge decide the matter based on the written materials or they can have a traditional small claims trial.

The benefits of this flexible approach are obvious. Simply put, many people never engage in the litigation process, because it requires them to take time off work, go to what they often see as a strange and intimidating courthouse, and to interact with an adversarial party face-to-face. ODR provides them a convenient, quicker, and less stressful way to engage in the judicial process.

This program launched in September 2018 in the West Valley City Justice Court. Early participation is strong, and early feedback is positive. In the four months the system has been running, over 600 cases have been filed using ODR. We're watching carefully as this program proceeds, tracking outcome data internally. In addition, the National Center for State Courts has agreed to formally and independently evaluate the program after a year by measuring metrics such as

participation rates, disposition times, and court efficiencies. I look forward to January next year when I can share additional outcome data with you.

These kinds of innovations and experiments reflect our commitment to expanding access to justice for Utah's citizens in ways that are responsive to what they want, not what is easiest or most convenient for the courts. By using our constitutional responsibility to govern the practice of law and by leveraging rapidly expanding technological advancements, we are delivering new ways of overcoming barriers to justice.

As I consider the many changes taking place in our modern lives, I wonder how different our time really is from that of Mr. Walter Arnold and the advent of motor vehicle laws. Yes, Mr. Arnold was living in a 2 MPH world, while ours runs at 70 MPH—or even the much higher speed at which bits of information travel in cyberspace. But the need to protect and nurture the public's trust and confidence in the rule of law is unchanging. While our fast-paced society and advances in technology may, at times, seem overwhelming, both lawmakers and judges must continue to carefully enact and faithfully adjudicate the law with fidelity. When generations to come look back upon the contributions of our generation, I hope they will conclude that we honored and respected the rule of law.

I deeply appreciate your service to Utah's citizens, and I wish you a productive session. Thank you.

¹ United States Department of Transportation, Federal Highway Administration
<https://www.fhwa.dot.gov/ohim/summary95/mv200.pdf>
(last accessed Friday, December 28, 2018).

² <https://www.uscourts.gov/educational-resources/educational-activities/overview-rule-law> (last accessed Friday, January 4, 2019).

³ <https://worldjusticeproject.org/our-work/wjp-rule-law-index/wjp-rule-law-index-2017-2018> (last accessed Friday, December 28, 2018).

⁴ Data from *Licensed Paralegal Practitioners*, Catherine Dupont - Utah Bar Journal, Volume 31, No. 3 (May/June 2018)

⁵ Data from "The State of State Courts: a 2018 NCSC Public Opinion Survey" located at <https://www.ncsc.org/Topics/Court-Community/Public-Trust-and-Confidence/Resource-Guide/2018-State-of-State-Courts-Survey.aspx>
(last accessed Friday, December 28, 2018).

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

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

SECOND READING CALENDAR

On motion of Senator Mayne, under suspension of the rules, **S.B. 10**, IDENTIFICATION REQUEST AMENDMENTS, was considered read the second and third times. Senator Mayne 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Winterton	Adams	

Absent or not voting were: Senators

Bramble	Weiler
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S.B. 10 was transmitted to the House.

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S.B. 12, FDIC PREMIUM DEDUCTION AMENDMENTS, was read the second time. Senator Stevenson explained the bill. Senator Hillyard commented. Senator Escamilla declared a conflict of interest. The bill passed second reading on the following roll call:

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

Voting in the affirmative were: Senators

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

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On motion of Senator Vickers, **S.B. 13**, INCOME TAX DOMICILE AMENDMENTS, was read the second time and circled.

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On motion of Senator Millner, **S.B. 14**, EDUCATION REPORTING REQUIREMENTS, was read the second time and circled.

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On motion of Senator Millner, under suspension of the rules, **S.B. 15**, EDUCATION RECODIFICATION REPEALERS, was considered read the second and third times. Senator Millner 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

S.B. 15 was transmitted to the House.

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On motion of Senator Millner, the circle was removed from **S.B. 14**, EDUCATION REPORTING REQUIREMENTS, and it was before the Senate.

On motion of Senator Millner, under suspension of the rules, **S.B. 14**, EDUCATION REPORTING REQUIREMENTS, was considered read the second and third times. Senator Millner 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Thatcher	Vickers
Weiler	Winterton	Adams	

Absent or not voting were: Senators

Bramble	Stevenson
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S.B. 14 was transmitted to the House.

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On motion of Senator Hemmert, under suspension of the rules, **S.B. 16**, PUBLIC UTILITIES COMMITTEE REPORTS, was considered read the second and third times. Senator Hemmert 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Thatcher	Vickers
Weiler	Winterton	Adams	

Absent or not voting were: Senators

Bramble	Stevenson
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S.B. 16 was transmitted to the House.

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On motion of Senator Grover, under suspension of the rules, **S.B. 24**, STATE ENERGY POLICY AMENDMENTS, was considered read the second and third times. Senator Grover explained the bill. Senators Hillyard and Hinkins 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	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Thatcher	Vickers
Weiler	Winterton	Adams	

Absent or not voting were: Senators

Bramble	Stevenson
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S.B. 24 was transmitted to the House.

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On motion of Senator Adams, the circle was removed from **S.J.R. 2**, JOINT RESOLUTION REAPPOINTING JONATHAN C. BALL AS LEGISLATIVE FISCAL ANALYST, and it was before the Senate.

On motion of Senator Adams, under suspension of the rules, **S.J.R. 2**, JOINT RESOLUTION REAPPOINTING JONATHAN C. BALL AS LEGISLATIVE FISCAL ANALYST, was considered read the second and third times. Senator Adams explained the bill. Senators Ipson, Harper, and Vickers commented. The bill passed on the following roll call:

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

Voting in the affirmative were: Senators

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator

Bramble

S.J.R. 2 was transmitted to the House.

* * *

On motion of Senator Harper, under suspension of the rules, **S.B. 25**, RECORDS COMMITTEES, was considered read the second and third times. Senator Harper 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

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

S.B. 25 was transmitted to the House.

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On motion of Senator Henderson, under suspension of the rules, **S.B. 27**, GOVERNMENTAL NONPROFIT CORPORATION MEETINGS AMENDMENTS, was considered read the second and third times. Senator Henderson explained the bill. Senators Hillyard and Escamilla commented. The bill passed on the following roll call:

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

Voting in the affirmative were: Senators

Anderegg	Buxton	Christensen	Cullimore
Davis	Escamilla	Fillmore	Grover
Harper	Hemmert	Henderson	Hillyard
Hinkins	Ipson	Iwamoto	Kitchen
Mayne	McCay	Millner	Okerlund
Riebe	Sandall	Stevenson	Thatcher
Vickers	Weiler	Winterton	Adams

Absent or not voting was: Senator
Bramble

S.B. 27 was transmitted to the House.

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On motion of Senator Harper, under suspension of the rules, **S.B. 33**, POLITICAL PROCEDURES AMENDMENTS, was considered read the second and third times. Senator Harper explained the bill. The bill passed on the following roll call:

Yeas, 29; Nays, 0; Absent or not voting, 0.

Voting in the affirmative were: Senators

Anderegg	Bramble	Buxton	Christensen
Cullimore	Davis	Escamilla	Fillmore
Grover	Harper	Hemmert	Henderson
Hillyard	Hinkins	Ipson	Iwamoto
Kitchen	Mayne	McCay	Millner
Okerlund	Riebe	Sandall	Stevenson
Thatcher	Vickers	Weiler	Winterton
Adams			

S.B. 33 was transmitted to the House.

COMMUNICATIONS FROM THE HOUSE

Mr. President: January 28, 2019

The House passed **H.B. 19**, PRETRIAL RELEASE AMENDMENTS, by Representative A. Romero, and it is transmitted for consideration; and

The House passed **H.B. 38**, ADMINISTRATIVE APPEAL RIGHTS, by Representative J. Dunnigan, and it is transmitted for consideration; and

The House passed **H.B. 35**, CUSTODY AND PARENT-TIME REVISIONS, by Representative V. L. Snow, and it is transmitted for consideration; and

The House passed **H.J.R. 10**, JOINT RESOLUTION AUTHORIZING PAY OF IN-SESSION EMPLOYEES, by Representative F. Gibson, and it is transmitted for consideration; and

The House passed **H.C.R. 1**, CONCURRENT RESOLUTION URGING THE UNITED STATES DRUG ENFORCEMENT ADMINISTRATION TO APPROVE A PHARMACEUTICAL DROP BOX PILOT PROGRAM, by Representative B. Daw, and it is transmitted for consideration.

Megan S. Allen, Chief Clerk

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

INTRODUCTION OF BILLS

S.B. 102, Higher Education Capital Facilities (A. Millner), was read the first time by short title and referred to the Rules Committee.

S.B. 103, Victim Targeting Penalty Enhancements (D. Thatcher), was read the first time by short title and referred to the Rules Committee.

S.B. 104, Removal or Disruption of Survey Monuments (D. G. Buxton), was read the first time by short title and referred to the Rules Committee.

S.B. 105, Hemp and Cannabinoid Act Amendments (E. Vickers), was read the first time by short title and referred to the Rules Committee.

S.B. 106, Mental Health Services in Schools (L. Fillmore), was read the first time by short title and referred to the Rules Committee.

* * *

On motion of Senator Vickers, and at 3:57 p.m., the Senate adjourned until 11:00 a.m., Tuesday, January 29, 2019.

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H.B. 19 — PRETRIAL RELEASE AMENDMENTS (*A. Romero*)
 Read the first time by short title and referred to Rules Committee 50

H.B. 35 — CUSTODY AND PARENT-TIME REVISIONS (*V. L. Snow*)
 Read the first time by short title and referred to Rules Committee 50

H.B. 38 — ADMINISTRATIVE APPEAL RIGHTS (*J. Dunnigan*)
 Read the first time by short title and referred to Rules Committee 50

H.C.R. 1 — CONCURRENT RESOLUTION URGING THE UNITED STATES DRUG ENFORCEMENT
 ADMINISTRATION TO APPROVE A PHARMACEUTICAL DROP BOX PILOT PROGRAM (*B. Daw*)
 Read the first time by short title and referred to Rules Committee 50

H.J.R. 10 — JOINT RESOLUTION AUTHORIZING PAY OF IN-SESSION EMPLOYEES (*F. Gibson*)
 Read the first time by short title and referred to Rules Committee 50

S.B. 1 — PUBLIC EDUCATION BASE BUDGET AMENDMENTS (*L. Hillyard*)
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S.B. 5 — NATURAL RESOURCES, AGRICULTURE, AND ENVIRONMENTAL QUALITY BASE BUDGET (*D. Hinkins*)
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S.B. 6 — EXECUTIVE OFFICES AND CRIMINAL JUSTICE BASE BUDGET (*J. Anderegg*)
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S.B. 7 — SOCIAL SERVICES BASE BUDGET (*A. Christensen*)
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S.B. 8 — STATE AGENCY FEES AND INTERNAL SERVICE FUND RATE AUTHORIZATION
 AND APPROPRIATIONS (*D. Ipson*)
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S.B. 10 — IDENTIFICATION REQUEST AMENDMENTS (*K. Mayne*)
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 Read the second and third times 45
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S.B. 11 — MEDICAID DENTAL COVERAGE AMENDMENTS (*A. Christensen*)
 Read the first time by short title and referred to the Rules Committee. 20
 Assigned to standing committee 29

S.B. 12 — FDIC PREMIUM DEDUCTION AMENDMENTS (<i>J. Stevenson</i>)	
Read the first time by short title and referred to the Rules Committee.	20
Placed on calendar	27
Read the second time	45
S.B. 13 — INCOME TAX DOMICILE AMENDMENTS (<i>C. Bramble</i>)	
Read the first time by short title and referred to the Rules Committee.	20
Placed on calendar	27
Read the second time	46
Circled	46
S.B. 14 — EDUCATION REPORTING REQUIREMENTS (<i>A. Millner</i>)	
Read the first time by short title and referred to the Rules Committee.	20
Placed on calendar	27
Read the second time	46
Circled	46
Uncircled	46
Read the second and third times	46
Transmitted to the House	47
S.B. 15 — EDUCATION RECODIFICATION REPEALERS (<i>A. Millner</i>)	
Read the first time by short title and referred to the Rules Committee.	21
Placed on calendar	27
Read the second and third times	46
Transmitted to the House	46
S.B. 16 — PUBLIC UTILITIES COMMITTEE REPORTS (<i>D. Hemmert</i>)	
Read the first time by short title and referred to the Rules Committee.	21
Placed on calendar	27
Read the second and third times	47
Transmitted to the House	47
S.B. 17 — EXTRATERRITORIAL JURISDICTION AMENDMENTS (<i>R. Okerlund</i>)	
Read the first time by short title and referred to the Rules Committee.	21
Assigned to standing committee	30
S.B. 18 — SUNSET REAUTHORIZATION – COMMISSION FOR THE STEWARDSHIP OF PUBLIC LANDS (<i>K. Grover</i>)	
Read the first time by short title and placed on the Second Reading Calendar.	19
Read the second and third times	32
Transmitted to the House	33
S.B. 19 — SUNSET REAUTHORIZATION – USED OIL MANAGEMENT ACT (<i>K. Grover</i>)	
Read the first time by short title and placed on the Second Reading Calendar.	19
Read the second and third times	33
Transmitted to the House	33
S.B. 20 — SUNSET REAUTHORIZATION – SOLID AND HAZARDOUS WASTE ACT (<i>K. Grover</i>)	
Read the first time by short title and placed on the Second Reading Calendar.	19
Read the second and third times	33
Transmitted to the House	34
S.B. 21 — SUNSET REAUTHORIZATION – AIR CONSERVATION ACT (<i>K. Grover</i>)	
Read the first time by short title and placed on the Second Reading Calendar.	19
Read the second and third times	34
Transmitted to the House	34
S.B. 22 — SUNSET REAUTHORIZATION – SAFE DRINKING WATER ACT (<i>K. Grover</i>)	
Read the first time by short title and placed on the Second Reading Calendar.	19
Read the second and third times	34
Transmitted to the House	35
S.B. 23 — SUNSET REAUTHORIZATION – WATER QUALITY ACT (<i>K. Grover</i>)	
Read the first time by short title and placed on the Second Reading Calendar.	19
Read the second and third times	35
Transmitted to the House	35
S.B. 24 — STATE ENERGY POLICY AMENDMENTS (<i>K. Grover</i>)	
Read the first time by short title and referred to the Rules Committee.	21
Placed on calendar	27
Read the second and third times	47
Transmitted to the House	48
S.B. 25 — RECORDS COMMITTEES (<i>W. Harper</i>)	
Read the first time by short title and referred to the Rules Committee.	21
Placed on calendar	27
Read the second and third times	49
Transmitted to the House	49
S.B. 26 — GOVERNMENTAL NONPROFIT CORPORATION ACT AMENDMENTS (<i>D. Henderson</i>)	
Read the first time by short title and referred to the Rules Committee.	21
Assigned to standing committee	29
S.B. 27 — GOVERNMENTAL NONPROFIT CORPORATION MEETINGS AMENDMENTS (<i>D. Henderson</i>)	
Read the first time by short title and referred to the Rules Committee.	21
Placed on calendar	27

Read the second and third times 49
Transmitted to the House 50

S.B. 28 — INCOME TAX REVISIONS (*C. Bramble*)
Read the first time by short title and referred to the Rules Committee. 21
Assigned to standing committee 31

S.B. 29 — HEALTH CARE MALPRACTICE ACT SUNSET EXTENSION (*A. Christensen*)
Read the first time by short title and placed on the Second Reading Calendar. 19
Read the second and third times 35
Transmitted to the House 36

S.B. 30 — ANESTHESIA AND SEDATION RELATED PROVISIONS REAUTHORIZATION (*T. Weiler*)
Read the first time by short title and placed on the Second Reading Calendar. 19
Read the second and third times 36
Transmitted to the House 36

S.B. 31 — SUNSET REAUTHORIZATION – SPEECH PATHOLOGY AND AUDIOLOGY LICENSING ACT (*T. Weiler*)
Read the first time by short title and placed on the Second Reading Calendar. 19
Read the second and third times 36
Transmitted to the House 37

S.B. 32 — INDIGENT DEFENSE ACT AMENDMENTS (*T. Weiler*)
Read the first time by short title and referred to the Rules Committee. 21
Assigned to standing committee 30

S.B. 33 — POLITICAL PROCEDURES AMENDMENTS (*W. Harper*)
Read the first time by short title and referred to the Rules Committee. 21
Placed on calendar 27
Read the second and third times 50
Transmitted to the House 50

S.B. 34 — AFFORDABLE HOUSING MODIFICATIONS (*J. Andereggs*)
Read the first time by short title and referred to the Rules Committee. 21
Assigned to standing committee 28

S.B. 35 — MUNICIPAL INCORPORATION AMENDMENTS (*W. Harper*)
Read the first time by short title and referred to the Rules Committee. 21
Placed on calendar 27

S.B. 36 — DEPARTMENT OF TRANSPORTATION PROCUREMENT AUTHORITY (*D. G. Buxton*)
Read the first time by short title and referred to the Rules Committee. 21
Placed on calendar 27

S.B. 37 — INTERVENTIONS FOR READING DIFFICULTIES SUNSET AMENDMENTS (*A. Millner*)
Read the first time by short title and referred to the Rules Committee. 21
Assigned to standing committee 28

S.B. 38 — MENTAL HEALTH AMENDMENTS (*L. Fillmore*)
Read the first time by short title and referred to the Rules Committee. 22
Assigned to standing committee 29

S.B. 39 — ASSISTED OUTPATIENT TREATMENT FOR MENTAL ILLNESS (*L. Fillmore*)
Read the first time by short title and referred to the Rules Committee. 22
Placed on calendar 27

S.B. 40 — CHILD WELFARE SUNSET PROVISIONS (*A. Christensen*)
Read the first time by short title and referred to the Rules Committee. 22
Placed on calendar 27

S.B. 41 — INTEREST DEDUCTIONS AMENDMENTS (*D. McCay*)
Read the first time by short title and referred to the Rules Committee. 22
Assigned to standing committee 31

S.B. 42 — TANGIBLE PERSONAL PROPERTY AMENDMENTS (*D. McCay*)
Read the first time by short title and referred to the Rules Committee. 22
Assigned to standing committee 31

S.B. 43 — CRIMINAL PROVISIONS MODIFICATIONS (*K. Mayne*)
Read the first time by short title and referred to the Rules Committee. 22
Assigned to standing committee 30

S.B. 44 — STREET–LEGAL ATV AMENDMENTS (*L. Fillmore*)
Read the first time by short title and referred to the Rules Committee. 22
Assigned to standing committee 31

S.B. 45 — DOMESTIC VIOLENCE REVISIONS (*A. Christensen*)
Read the first time by short title and referred to the Rules Committee. 22
Assigned to standing committee 29

S.B. 46 — TIRE RECYCLING AMENDMENTS (*S. Sandall*)
Read the first time by short title and referred to the Rules Committee. 22
Assigned to standing committee 30

S.B. 47 — PLACEMENT OF MINORS AMENDMENTS (*L. Fillmore*)
Read the first time by short title and referred to the Rules Committee. 22
Assigned to standing committee 30

S.B. 48 — CAMPING FEES AMENDMENTS (<i>L. Escamilla</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Assigned to standing committee	30
S.B. 49 — HOMELESS SHELTER FUNDING AMENDMENTS (<i>G. Davis</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Assigned to standing committee	31
S.B. 50 — LOCAL GOVERNMENT OFFICE AMENDMENTS (<i>E. Vickers</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Assigned to standing committee	29
S.B. 51 — HOSPITAL LIEN LAW AMENDMENTS (<i>L. Hillyard</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Assigned to standing committee	28
S.B. 52 — SECONDARY WATER METERING REQUIREMENTS (<i>J. Anderegg</i>)	
Read the first time by short title and referred to the Rules Committee.	22
Assigned to standing committee	30
S.B. 53 — UNIFORM GUARDIANSHIP, CONSERVATORSHIP, AND OTHER PROTECTIVE ARRANGEMENTS ACT (<i>L. Hillyard</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	30
S.B. 54 — BOARD OF PARDONS AMENDMENTS (<i>D. Thatcher</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	30
S.B. 55 — CHARTER TRUST LAND COUNCIL AMENDMENTS (<i>L. Escamilla</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	28
S.B. 56 — COMMUNITY REINVESTMENT AGENCY REPORT AMENDMENTS (<i>D. Henderson</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	29
S.B. 57 — CHILD ABUSE AMENDMENTS (<i>T. Weiler</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	29
S.B. 58 — KRATOM CONSUMER PROTECTION ACT (<i>C. Bramble</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	28
S.B. 59 — CHILD WELFARE WORKER PROTECTIONS (<i>E. Vickers</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	29
S.B. 60 — AUTOMATIC LOCAL DISTRICT WITHDRAWAL AMENDMENTS (<i>L. Fillmore</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	29
S.B. 61 — POLL HOURS FOR EARLY VOTING (<i>J. Iwamoto</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	29
S.B. 62 — CAMPAIGN FINANCE REVISIONS (<i>J. Iwamoto</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	29
S.B. 63 — VESSEL AMENDMENTS (<i>C. Bramble</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	30
S.B. 64 — HIGHER EDUCATION INSTITUTION INFORMATION AMENDMENTS (<i>J. Anderegg</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	28
S.B. 65 — UTAH NOXIOUS WEED ACT AMENDMENTS (<i>J. Iwamoto</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	30
S.B. 66 — DAM SAFETY AMENDMENTS (<i>S. Sandall</i>)	
Read the first time by short title and referred to the Rules Committee.	23
Assigned to standing committee	30
S.B. 67 — REAUTHORIZATION OF ADMINISTRATIVE RULES (<i>J. Anderegg</i>)	
Read the first time by short title and referred to the Rules Committee.	24
Assigned to standing committee	29
S.B. 68 — DRIVER LICENSE AND IMPLIED CONSENT MODIFICATIONS (<i>K. Mayne</i>)	
Read the first time by short title and referred to the Rules Committee.	24
Assigned to standing committee	31

S.B. 69 — CONSUMER TICKET PROTECTION AMENDMENTS (*D. Henderson*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 28

S.B. 70 — UNCLAIMED PROPERTY AMENDMENTS (*L. Hillyard*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 29

S.B. 71 — FOOD TRUCK LICENSE AMENDMENTS (*D. Henderson*)
 Read the first time by short title and referred to the Rules Committee. 24

S.B. 72 — TRANSPORTATION GOVERNANCE AND FUNDING REVISIONS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 31

S.B. 73 — AMENDMENTS TO MARTHA HUGHES CANNON OVERSIGHT COMMITTEE (*D. Henderson*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 29

S.B. 74 — AIR AMBULANCE COMMITTEE AMENDMENTS (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 29

S.B. 75 — DOMESTIC VIOLENCE AMENDMENTS (*A. Christensen*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 30

S.B. 76 — WORKERS' COMPENSATION ADJUDICATION AMENDMENTS (*K. Mayne*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 28

S.B. 77 — TAX INCREMENT AMENDMENTS (*C. Bramble*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 29

S.B. 78 — INTESTATE SUCCESSION AMENDMENTS (*D. Hinkins*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 30

S.B. 79 — SALES AND USE TAX CHANGES (*W. Harper*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 31

S.B. 80 — TRAFFIC PATTERN AMENDMENTS (*D. Hennert*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 31

S.B. 81 — NATIVE AMERICAN REMAINS AMENDMENTS (*J. Iwamoto*)
 Read the first time by short title and referred to the Rules Committee. 24
 Assigned to standing committee 28

S.B. 82 — DEALERSHIP LICENSING AMENDMENTS (*D. Ipson*)
 Read the first time by short title and referred to the Rules Committee. 25
 Assigned to standing committee 28

S.B. 83 — PARTNERSHIPS FOR HEALTHY COMMUNITIES (*A. Millner*)
 Read the first time by short title and referred to the Rules Committee. 25
 Assigned to standing committee 29

S.B. 84 — SAFETY INSPECTION FEE AMENDMENTS (*D. Hennert*)
 Read the first time by short title and referred to the Rules Committee. 25
 Assigned to standing committee 31

S.B. 85 — SECURE TRANSPORT DESIGNATION AMENDMENTS (*E. Vickers*)
 Read the first time by short title and referred to the Rules Committee. 25
 Assigned to standing committee 30

S.B. 86 — SAVINGS PROMOTION PROGRAMS (*L. Fillmore*)
 Read the first time by short title and referred to the Rules Committee. 25
 Assigned to standing committee 28

S.B. 87 — PROCUREMENT OF DESIGN PROFESSIONALS AMENDMENTS (*L. Escamilla*)
 Read the first time by short title and referred to the Rules Committee. 25
 Assigned to standing committee 28

S.B. 88 — CRIME VICTIMS RESTITUTION AMENDMENTS (*J. Iwamoto*)
 Read the first time by short title and referred to the Rules Committee. 25
 Assigned to standing committee 30

S.B. 89 — CONFLICT DISCLOSURE AMENDMENTS (*J. Iwamoto*)
 Read the first time by short title and referred to the Rules Committee. 25
 Assigned to standing committee 29

S.B. 90 — POLITICAL SIGNS AMENDMENTS (*T. Weiler*)
 Read the first time by short title and referred to the Rules Committee. 25
 Assigned to standing committee 29

S.B. 91 — ACCEPTANCE OF COMPETENCY-BASED EDUCATION (<i>A. Millner</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	29
S.B. 92 — THIRD JUDICIAL DISTRICT JUDGE AMENDMENTS (<i>T. Weiler</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 93 — AGRICULTURAL NUISANCE AMENDMENTS (<i>S. Sandall</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 94 — TECHNICAL COLLEGE SCHOLARSHIP AMENDMENTS (<i>K. Grover</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	29
S.B. 95 — AUTISM AMENDMENTS (<i>C. Bramble</i>)	
Read the first time by short title and referred to the Rules Committee.	25
Assigned to standing committee	30
S.B. 96 — MEDICAID EXPANSION ADJUSTMENTS (<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. 97 — MEDICAID PROGRAM REVISIONS (<i>J. Anderegg</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	30
S.B. 98 — COMMUNITY REINVESTMENT AGENCY AMENDMENTS (<i>W. Harper</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	29
S.B. 99 — SALES TAX AMENDMENTS (<i>W. Harper</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	31
S.B. 100 — ELECTRONIC DRIVER LICENSES (<i>L. Fillmore</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	31
S.B. 102 — HIGHER EDUCATION CAPITAL FACILITIES (<i>A. Millner</i>)	
Read the first time by short title and referred to the Rules Committee.	51
S.B. 103 — VICTIM TARGETING PENALTY ENHANCEMENTS (<i>D. Thatcher</i>)	
Read the first time by short title and referred to the Rules Committee.	51
S.B. 104 — REMOVAL OR DISRUPTION OF SURVEY MONUMENTS (<i>D. G. Buxton</i>)	
Read the first time by short title and referred to the Rules Committee.	51
S.B. 105 — HEMP AND CANNABINOID ACT AMENDMENTS (<i>E. Vickers</i>)	
Read the first time by short title and referred to the Rules Committee.	51
S.B. 106 — MENTAL HEALTH SERVICES IN SCHOOLS (<i>L. Fillmore</i>)	
Read the first time by short title and referred to the Rules Committee.	51
S.C.R. 1 — CONCURRENT RESOLUTION ON THE PAYMENT FOR TREATMENT IN AN INSTITUTION FOR MENTAL ILLNESS (<i>L. Fillmore</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Placed on calendar	28
S.C.R. 2 — CONCURRENT RESOLUTION RECOGNIZING NAVAJO CODE TALKERS (<i>J. Iwamoto</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	28
S.C.R. 3 — CONCURRENT RESOLUTION REGARDING THE PUBLIC EMPLOYEES' HEALTH PLANS (<i>D. Hemmert</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	30
S.C.R. 4 — CONCURRENT RESOLUTION DIRECTING CREATION OF A REQUEST FOR PAYMENT PILOT PROGRAM (<i>A. Millner</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	30
S.C.R. 5 — CONCURRENT RESOLUTION RECOGNIZING EDWARD T. ALTER FOR HIS SERVICE AS UTAH STATE TREASURER (<i>R. Okerlund</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	29
S.J.R. 1 — JOINT RESOLUTION SUPPORTING THE STUDY OF WATER BANKING IN UTAH (<i>J. Iwamoto</i>)	
Read the first time by short title and referred to the Rules Committee.	26
Assigned to standing committee	31
S.J.R. 2 — JOINT RESOLUTION REAPPOINTING JONATHAN C. BALL AS LEGISLATIVE FISCAL ANALYST (<i>J. S. Adams</i>)	
Read the first time by short title and placed on the Second Reading Calendar.	19
Read the second time	37

Circled 37
 Uncircled 48
 Transmitted to the House 48

**S.J.R. 3 — PROPOSAL TO AMEND UTAH CONSTITUTION – TANGIBLE PERSONAL PROPERTY
 TAX EXEMPTION (*D. McCay*)**
 Read the first time by short title and referred to the Rules Committee. 26

S.J.R. 4 — JOINT RULES RESOLUTION – BASE BUDGET AMENDMENTS (*D. Ipson*)
 Read the first time by short title and placed on the Second Reading Calendar. 19
 Read the second and third times 37
 Transmitted to the House 37

S.J.R. 5 — JOINT RULES RESOLUTION — ETHICS COMMISSION AMENDMENTS (*D. Kitchen*)
 Read the first time by short title and placed on the Second Reading Calendar. 20
 Read the second and third times 38
 Transmitted to the House 38

S.J.R. 6 — JOINT RULES RESOLUTION ON FUTURE AND CONTINGENT EFFECTIVE DATES (*D. Henderson*)
 Read the first time by short title and placed on the Second Reading Calendar. 20
 Read the second time. 38

S.J.R. 7 — PROPOSAL TO AMEND UTAH CONSTITUTION — TERMINOLOGY UPDATE (*D. Henderson*)
 Read the first time by short title and referred to the Rules Committee. 26
 Assigned to standing committee 29

S.R. 1 — SENATE RESOLUTION REGARDING THE SEPARATION OF FAMILIES AT THE BORDER (*G. Davis*)
 Read the first time by short title and referred to the Rules Committee. 27
 Assigned to standing committee 30
 Circled 38