Mr. Speaker:
I transmit herewith enrolled S 1284, S 1381, S 1382, S 1383, S 1355, S 1400, SCR 134, SCR 135, SJM 107, SJM 110, S 1304, S 1329, S 1278, S 1273, and S 1316 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1284, S 1381, S 1382, S 1383, S 1355, S 1400, SCR 134, SCR 135, SJM 107, SJM 110, S 1304, S 1329, S 1278, S 1273, and S 1316 when so signed, ordered them returned to the Senate.

March 12, 2020

Mr. Speaker:
I return herewith enrolled HJM 14 which has been signed by the President.

NOVAK, Secretary

Enrolled HJM 14 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

March 12, 2020

Mr. Speaker:
I return herewith H 542, H 563, H 564, and H 568 which have passed the Senate.

NOVAK, Secretary

H 542, H 563, H 564, and H 568 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

March 12, 2020

Mr. Speaker:
I return herewith H 440, as amended in the Senate, which has passed the Senate.

NOVAK, Secretary

Pursuant to Rule 1, H 440, as amended in the Senate, was referred to State Affairs Committee for concurrence recommendation.

March 12, 2020

5TH ORDER
Report of Standing Committees

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 542, H 563, H 564, and H 568.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 542, H 563, H 564, and H 568 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

H 325, as amended in the Senate, as amended in the Senate, held at the Desk March 12, 2020, was referred to the Transportation and Defense Committee.

March 12, 2020

Mr. Speaker:
We, your COMMITTEE ON AGRICULTURAL AFFAIRS, report that we have had under consideration S 1294 and recommend that it do pass.

BOYLE, Chairman

S 1294 was filed for second reading.
Mr. Speaker:

We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration S 1331 and recommend that it do pass.

WOOD, Chairman

S 1331 was filed for second reading.

March 12, 2020

Mr. Speaker:

We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration S 1372 and recommend that it do pass.

HARRIS, Chairman

S 1372 was filed for second reading.

March 13, 2020

Mr. Speaker:

We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 624 and recommend that it do pass.

CLOW, Chairman

H 624 was filed for second reading.

March 13, 2020

Mr. Speaker:

We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration S 1277 and report it back to be placed on General Orders.

COLLINS, Chairman

S 1277 was placed on General Orders for consideration.

There being no objection, the House advanced to the Eighth Order of Business.

8TH ORDER
Introduction, First Reading, and Reference of Bills and Joint Resolutions

HOUSE BILL NO. 633
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO PROPERTY TAXES; AMENDING SECTION 63-602GG, IDAHO CODE, TO REVISE A REQUIREMENT FOR A PROPERTY TAX EXemption FOR CERTAIN LOW-INCOME HOUSING AND TO MAKE TECHNICAL CORRECTIONS.

H 633 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

There being no objection, the House advanced to the Tenth Order of Business.

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 615, by Ways and Means Committee, was read the second time by title and filed for third reading.

S 1368, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1321, as amended, by Judiciary and Rules Committee, was read the second time by title and filed for third reading.

S 1279 and S 1285, by Education Committee, were read the second time by title and filed for third reading.

S 1354, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1301, by Commerce and Human Resources Committee, was read the second time by title and filed for third reading.

S 1283, S 1336, S 1340, S 1342, S 1370, and S 1371, by Judiciary and Rules Committee, were read the second time by title and filed for third reading.

S 1323, as amended, by Education Committee, was read the second time by title and filed for third reading.

S 1398 and S 1399, by Finance Committee, were read the second time by title and filed for third reading.

H 626, H 627, H 628, H 629, H 630, H 631, and H 632, by Appropriations Committee, were read the second time by title and filed for third reading.

S 1403, S 1404, S 1405, and S 1406, by Finance Committee, were read the second time by title and filed for third reading.

Mr. Moyle moved that the House recess until 1:30 p.m. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House at recess until 1:30 p.m.

RECESS
Afternoon Session

The House reconvened at 1:30 p.m., the Speaker in the Chair.

Prior to recess, the House was at the Tenth Order of Business.

There being no objection, the House advanced to the Twelfth Order of Business.

12TH ORDER
Consideration of General Orders

Mr. Moyle moved that the House do now resolve itself into a Committee of the Whole House for the consideration of General Orders. Seconded by Ms. Rubel. Motion carried.

Whereupon the House resolved itself into a Committee of the Whole House for the consideration of General Orders with Mr. Monks in the Chair.

When the Committee of the Whole House rose, the Speaker returned to the Chair and the House was in order.

Report of the Committee of the Whole House

March 13, 2020

Mr. Speaker:

We, your COMMITTEE OF THE WHOLE HOUSE, report that we have had under consideration H 404, S 1350, and S 1277 and report them back without recommendation, amended as follows:

HOUSE AMENDMENT TO H.B. NO. 404

AMENDMENT TO THE BILL

On page 1 of the printed bill, delete lines 7 through 33, and insert:
"SECTION 1. That Section 18-1505, Idaho Code, be, and the same is hereby amended to read as follows:

18-1505. ABUSE, EXPLOITATION OR NEGLECT OF A VULNERABLE ADULT — FINANCIAL EXPLOITATION OF AN ELDER. (1) Any person who abuses or neglects a vulnerable adult under circumstances likely to produce great bodily harm or death is guilty of a felony punishable by imprisonment for not more than ten (10) years and not more than a twenty-five thousand dollar ($25,000) fine.

(2) Any person who abuses or neglects a vulnerable adult under circumstances other than those likely to produce great bodily harm or death is guilty of a misdemeanor.

(3) Any person who exploits a vulnerable adult or any caregiver who financially exploits an elder is guilty of a misdemeanor, unless the monetary damage from such exploitation exceeds one thousand dollars ($1,000), in which case the person is guilty of a felony punishable by imprisonment for not more than ten (10) years and not more than a twenty-five thousand dollar ($25,000) fine.

(4) As used in this section:
(a) "Abuse" means the intentional or negligent infliction of physical pain, injury or mental injury. Intentional abuse shall be punished under subsection (1) or (2) of this section depending upon the harm inflicted. Abuse by negligent infliction shall only be punished under subsection (2) of this section.
(b) "Caregiver" means any person who has undertaken the temporary or permanent care, custody, or physical control or supervision of, or who has a legal or contractual duty to care for the health, safety, and welfare of, an elder.
(c) "Caretaker" means any individual or institution that is responsible by relationship, contract or court order to provide food, shelter or clothing, medical or other life-sustaining necessities to a vulnerable adult.
(d) "Elder" means a person who is sixty (60) years of age or older.
(ee) "Exploitation" or "exploit" means an action which may include, but is not limited to, the unjust or improper use of a vulnerable adult's financial power of attorney, funds, property or resources by another person for profit or advantage.
(i) "Financial exploitation" or "financially exploit" means the unauthorized taking, withholding, misappropriation, or use of an elder's money, real property, or personal property. "Financial exploitation" may be committed by using coercion, manipulation, threats, intimidation, misrepresentation, or undue influence and may include but not be limited to:
(i) Breaches of fiduciary relationships, such as the misuse of a power of attorney or the abuse of guardianship privileges, resulting in the unauthorized appropriation, sale, or transfer of property;
(ii) The unauthorized taking of personal assets; or
(iii) The misappropriation, misuse, or unauthorized transfer of moneys belonging to the elder from a personal or joint account.
(dg) "Neglect" means failure of a caretaker to provide food, clothing, shelter or medical care to a vulnerable adult, in such a manner as to jeopardize the life, health or safety of the vulnerable adult.
(hh) "Vulnerable adult" means a person eighteen (18) years of age or older who is unable to protect himself from abuse, neglect or exploitation due to physical or mental impairment which affects the person's judgment or behavior to the extent that he lacks sufficient understanding or capacity to make or communicate or implement decisions regarding his person, funds, property or resources.
(5) Nothing in this section shall be construed to mean a person is abused, neglected or exploited for the sole reason he is relying upon treatment by spiritual means through prayer alone in accordance with the tenets and practices of a recognized church or religious denomination; nor shall the provisions of this section be construed to require any medical care or treatment in contravention of the stated or implied objection of such a person.
(6) Nothing in this section shall be construed to mean that an employer or supervisor of a person who abuses, exploits or neglects a vulnerable adult, or a caregiver who financially exploits an elder, may be prosecuted unless there is direct evidence of a violation of this statute by the employer or supervisor.

SECTION 2. That Section 18-1505A, Idaho Code, be, and the same is hereby amended to read as follows:

18-1505A. ABANDONING A VULNERABLE ADULT. (1) Any person who abandons a vulnerable adult, as that term is defined in section 18-1505, Idaho Code, in deliberate disregard of the vulnerable adult's safety or welfare, regardless of whether the vulnerable adult suffered physical harm from the act of abandonment, shall be guilty of a felony and shall be imprisoned in the state prison for a period not in excess of five (5) years, or by a fine not exceeding five thousand dollars ($5,000), or by both such fine and imprisonment. It shall not be a defense to prosecution under the provisions of this section that the perpetrator lacked the financial ability or means to provide for food, clothing, shelter or medical care reasonably necessary to sustain the life and health of a vulnerable adult.

(2) As used in this section "abandon" means the desertion or willful forsaking of a vulnerable adult by any individual, caretaker as defined by subsection (4)(ee) of section 18-1505, Idaho Code, or entity which has assumed responsibility for the care of the vulnerable adult by contract, receipt of payment of care, any relationship arising from blood or marriage wherein the vulnerable adult has become the dependent of another or by order of a court of competent jurisdiction; provided that abandon shall not mean the termination of services to a vulnerable adult by a physician licensed under chapter 18, title 54, Idaho Code, or anyone under his direct supervision, where the physician determines, in the exercise of his professional judgment, that termination of such services is in the best interests of the patient."

CORRECTION TO TITLE
On page 1, delete lines 2 through 5, and insert:
"RELATING TO CRIMES AND PUNISHMENT; AMENDING SECTION 18-1505, IDAHO CODE, TO PROVIDE FOR THE OFFENSE OF FINANCIAL EXPLOITATION OF AN ELDER, TO DEFINE TERMS, AND TO PROVIDE IMMUNITY FOR CERTAIN PERSONS; AND AMENDING SECTION 18-1505A, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE."

HOUSE AMENDMENT TO S.B. NO. 1350
AMENDMENT TO SECTION 2
On page 2 of the printed bill, in line 24, following "Code," insert: "The provisions of this subsection shall not apply to a city or county ballot initiative."

AMENDMENT TO SECTION 3
On page 3, following line 24, insert:
"(4) The provisions of this section shall not apply to a city or county ballot initiative."

AMENDMENT TO SECTION 4
On page 3, in line 34, following "summary" insert: "for a state measure"; and in line 35, following "information" insert: "for a state measure".

HOUSE AMENDMENT TO S.B. NO. 1277

AMENDMENT TO SECTION 1
On page 1 of the printed bill, delete line 9, and insert: "year beginning on and after January 1, 2020, the first one hundred twelve thousand dollars ($112,000) of the market value".

On page 4, following line 35, insert:

"(10) The amount by which each exemption approved under this section exceeds one hundred thousand dollars ($100,000) shall be deducted from the new construction roll prepared by the county assessor in accordance with section 63-301A, Idaho Code, but only to the extent that the amount exceeds the same deduction made in the previous year.".

AMENDMENT TO THE BILL
On page 4, following line 35, insert:

"SECTION 2. That Section 63-301A, Idaho Code, be, and the same is hereby amended to read as follows:

63-301A. NEW CONSTRUCTION ROLL. (1) The county assessor shall prepare a new construction roll, which shall be in addition to the property roll, which new construction roll shall show:

(a) The name of the taxpayer;
(b) The description of the new construction, suitably detailed to meet the requirements of the individual county;
(c) A description of the land and its change in use, suitably detailed to meet the needs of the individual county;
(d) The amount of taxable market value added to the property on the current year's property roll that is directly the result of new construction or a change in use of the land or both;
(e) The amount of taxable market value added as provided in subsection (3)(g) of this section as a result of dissolution of any revenue allocation area;
(f) The amount of taxable market value to be deducted to reflect the adjustments required in this paragraphs (d)(ii), (d)(iii), (d)(v) and (d)(vi) of this subsection:

(i) Any board of tax appeals or court-ordered value change, if property has a taxable value lower than that shown on any new construction roll in any one (1) of the immediate five (5) tax years preceding the current tax year;
(ii) Any reduction in value resulting from correction of value improperly included on any previous new construction roll as a result of double or otherwise erroneous assessment;
(iii) Any reduction in value, in any one (1) of the immediate five (5) tax years preceding the current tax year, resulting from a change of land use classification;
(iv) Any reduction in value resulting from the exemption provided in section 63-602W(4), Idaho Code, in any one (1) of the immediate five (5) tax years preceding the current tax year; and
(v) A reduction in value reflecting a portion of certain homestead exemptions as provided in section 63-602G(10), Idaho Code.

(2) As soon as possible, but in any event by no later than the first Monday in June, the new construction roll shall be certified to the county auditor and a listing showing the amount of value on the new construction roll in each taxing district or unit be forwarded to the state tax commission on or before the fourth Monday in July. Provided however, the value shown in subsection (3)(f) of this section shall be reported to the appropriate county auditor by the state tax commission by the third Monday in July and the value sent by the county auditor to each taxing district. The value established pursuant to subsection (3)(f) of this section is subject to correction by the state tax commission until the first Monday in September and any such corrections shall be sent to the appropriate county auditor, who shall notify any affected taxing districts.

(3) The value shown on the new construction roll shall include the taxable market value increase from:

(a) Construction of any new structure that previously did not exist;
(b) Additions or alterations to existing nonresidential structures;
(c) Installation of new or used manufactured housing that did not previously exist within the county;
(d) Change of land use classification;
(e) Property newly taxable as a result of loss of the exemption provided by section 63-602W(3) or (4), Idaho Code; or
(f) The construction of any improvement or installation of any equipment used for or in conjunction with the generation of electricity and the addition of any improvement or equipment intended to be so used, except property that has a value allocated or apportioned pursuant to section 63-405, Idaho Code, or that is owned by a public utility as that term is defined in section 61-332A, Idaho Code, or that is owned by a public utility as that term is defined in section 61-332A, Idaho Code, owning any other property that is allocated or apportioned. No replacement equipment or improvements may be included; or
(g) Provided such increases do not include increases already reported on the new construction roll as permitted in paragraphs (j) and (k) of this subsection, increases in value over the base value of property on the base assessment roll within an urban renewal revenue allocation area that has been terminated pursuant to section 50-2909(4), Idaho Code, to the extent that this increment exceeds the incremental value as of December 31, 2006, or, for revenue allocation areas formed after December 31, 2006, the entire increment value. Notwithstanding other provisions of this section, the new construction roll shall not include new construction located within an urban renewal district's revenue allocation area, except as provided in this paragraph; or
(h) New construction, in any one (1) of the immediate five (5) tax years preceding the current tax year, allowable but never included on a new construction roll, provided however, that, for such property, the value on the new construction roll shall reflect the taxable value that would have been included on the new construction roll for the first year in which the property should have been included.
(i) Formerly exempt improvements on state college or state university-owned land for student dining, housing, or other education-related purposes approved by the state board of education and board of regents of the university of Idaho as proper for the operation of such state college or university provided however, such improvements were never included on any previous new construction roll.
(j) Increases in base value when due to previously determined increment value added to the base value as
required in sections 50-2903 and 50-2903A, Idaho Code, due to a modification of the urban renewal plan. In this case, the amount added to the new construction roll will equal the amount by which the increment value in the year immediately preceding the year in which the base value adjustment described in this subsection occurs exceeds the incremental value as of December 31, 2006, or, for revenue allocation areas formed after December 31, 2006, the entire increment value.

(k) Increases in base value when due to previously determined increment value added to the base value as a result of a de-annexation within a revenue allocation area as defined in section 50-2903, Idaho Code. In this case, the amount added to the new construction roll will equal the amount by which the increment value in the year immediately preceding the year in which the de-annexation described in this subsection occurs exceeds the incremental value as of December 31, 2006, or, for revenue allocation areas formed after December 31, 2006, the entire increment value within the area subject to the de-annexation.

(4) The amount of taxable market value of new construction shall be the change in net taxable market value that is attributable directly to new construction or a change in use of the land or loss of the exemption provided by section 63-602W(3) or (4), Idaho Code. It shall not include any change in value of existing property that is due to external market forces such as general or localized inflation, except as provided in subsection (3)(g) of this section.

(5) The amount of taxable market value of new construction shall not include any new construction of property that has been granted a provisional property tax exemption, pursuant to section 63-1305C, Idaho Code. A property owner may apply to the board of county commissioners, if an application is required pursuant to section 63-602, Idaho Code, for an exemption from property tax at the time the initial building permits are applied for or at the time construction of the property has begun, whichever is earlier, or at any time thereafter.

SECTION 3. An emergency existing therefor, which emergency is hereby declared to exist, this act shall be in full force and effect on and after its passage and approval, and retroactively to January 1, 2020.”

CORRECTION TO TITLE
On page 1, in line 2, delete "PROVIDE"; and delete lines 3 and 4, and insert: "REVISE PROVISIONS REGARDING THE HOMESTEAD EXEMPTION AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 63-301A, IDAHO CODE, TO PROVIDE FOR THE DEDUCTION OF CERTAIN VALUES FROM THE NEW CONSTRUCTION ROLL AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.”.

We have also had under consideration H 475, H 452, and H 462, report progress and beg leave to sit again.

MONKS, Chairman

Mr. Monks moved that the report be adopted. Seconded by Ms. Rubel.

Whereupon the Speaker declared the report adopted.

H 404, as amended, was referred to the Judiciary, Rules, and Administration Committee for engrossing.

S 1350, as amended in the House, and S 1277, as amended in the House, were filed for first reading.

H 475, H 452, and H 462 were retained on General Orders.

The amendments were referred to Judiciary, Rules, and Administration committee for printing.

Mr. Moyle moved that the House recess until 3 p.m. Seconded by Mr. Crane. Motion carried.

Whereupon the Speaker declared the House at recess until 3 p.m.

RECESS
Afternoon Session 2

The House reconvened at 3 p.m., the Speaker in the Chair.

Prior to recess, the House was at the Twelfth Order of Business.

There being no objection, the House returned to the Fifth Order of Business.

5TH ORDER
Report of Standing Committees

March 13, 2020

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed House amendments to H 404, S 1350, and S 1277.

CHANEY, Chairman

March 13, 2020

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have engrossed H 404, as amended.

CHANEY, Chairman

H 404, as amended, was filed for first reading of engrossed bills.

March 13, 2020

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration S 1330, as amended, SCR 122, and SCR 128 and recommend that they do pass.

CLOW, Chairman

S 1330, as amended, SCR 122, and SCR 128 were filed for second reading.

March 13, 2020

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration HR 10 and S 1338, as amended, and recommend that they do pass.

CHANEY, Chairman

HR 10 and S 1338, as amended, were filed for second reading.

March 13, 2020

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under
consideration **H 405**, as amended in the Senate, and recommend concurrence with Senate Amendments.  

CHANNEY, Chairman

Mr. Kerby asked unanimous consent that the House concur in the Senate amendments to **H 405**, as amended in the Senate, as recommended by the committee. There being no objection, it was so ordered.

**H 405**, as amended in the Senate, was referred to the Judiciary, Rules, and Administration Committee for engrossing.

There being no objection, the House advanced to the Eighth Order of Business.

**8TH ORDER**

Introduction, First Reading, and Reference of Bills and Joint Resolutions

**HOUSE BILL NO. 634**

BY APPROPRIATIONS COMMITTEE

AN ACT

RELATING TO THE APPROPRIATION TO THE SECRETARY OF STATE FOR FISCAL YEAR 2021; APPROPRIATING MONEYS TO THE SECRETARY OF STATE FOR FISCAL YEAR 2021; AND LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS.

**HOUSE BILL NO. 635**

BY APPROPRIATIONS COMMITTEE

AN ACT

RELATING TO THE APPROPRIATION TO THE STATE TREASURER FOR FISCAL YEAR 2020; APPROPRIATING ADDITIONAL MONEYS TO THE STATE TREASURER FOR FISCAL YEAR 2020; AND DECLARING AN EMERGENCY.

**HOUSE BILL NO. 636**

BY APPROPRIATIONS COMMITTEE

AN ACT

RELATING TO THE APPROPRIATION TO THE STATE TREASURER FOR FISCAL YEAR 2021; APPROPRIATING MONEYS TO THE STATE TREASURER FOR FISCAL YEAR 2021; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; AND PROVIDING REQUIREMENTS REGARDING PAYMENT OF BANK SERVICE FEES.

**HOUSE BILL NO. 637**

BY APPROPRIATIONS COMMITTEE

AN ACT

RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF TEACHERS FOR FISCAL YEAR 2021; APPROPRIATING ADDITIONAL MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF TEACHERS FOR FISCAL YEAR 2021.

**HOUSE BILL NO. 638**

BY APPROPRIATIONS COMMITTEE

AN ACT

RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF FISH AND GAME FOR FISCAL YEAR 2021; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF FISH AND GAME FOR FISCAL YEAR 2021.

**HOUSE BILL NO. 639**

BY APPROPRIATIONS COMMITTEE

AN ACT

RELATING TO THE APPROPRIATION TO THE STATE CONTROLLER FOR FISCAL YEAR 2021; APPROPRIATING ADDITIONAL MONEYS TO THE STATE CONTROLLER FOR FISCAL YEAR 2021; AND AUTHORIZING ADDITIONAL FULL-TIME EQUIVALENT POSITIONS.

**HOUSE BILL NO. 640**

BY APPROPRIATIONS COMMITTEE

AN ACT

RELATING TO THE APPROPRIATION TO THE STATE APPELLATE PUBLIC DEFENDER FOR FISCAL YEAR 2021; APPROPRIATING ADDITIONAL MONEYS TO THE STATE APPELLATE PUBLIC DEFENDER FOR FISCAL YEAR 2021; AND AUTHORIZING ADDITIONAL FULL-TIME EQUIVALENT POSITIONS.

**HOUSE BILL NO. 641**

BY APPROPRIATIONS COMMITTEE

AN ACT


**HOUSE BILL NO. 642**

BY HEALTH AND WELFARE COMMITTEE

AN ACT

RELATING TO HEALTH AND WELFARE; AMENDING SECTION 31-863, IDAHO CODE, TO PROVIDE THAT A CERTAIN TAX MAY BE USED FOR THE PROVISION OF CERTAIN SERVICES; AMENDING CHAPTER 35, TITLE 31, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 31-3505II, IDAHO CODE, TO PROVIDE EXCLUSIONS FROM ELIGIBILITY FOR COUNTY MEDICAL ASSISTANCE AND THE CATASTROPHIC HEALTH CARE COST PROGRAM; AMENDING SECTION 31-4602, IDAHO CODE, TO REVISE PROVISIONS REGARDING A COUNTY JUSTICE FUND; AMENDING SECTION 56-209b, IDAHO CODE, TO CREATE THE MEDICAID EXPANSION ACCOUNT AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 63-3638, IDAHO CODE, TO REVISE THE DISTRIBUTION OF SALES TAX REVENUES TO COUNTIES AND TO PROVIDE FUNDING TO THE MEDICAID EXPANSION ACCOUNT; AND DECLARING AN EMERGENCY.

**H 634, H 635, H 636, H 637, H 638, H 639, H 640, H 641, and H 642** were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

**S 1350**, as amended in the House, by State Affairs Committee, was introduced, read the first time by title, and filed for second reading.
S 1277, as amended in the House, by Local Government and Taxation Committee, was introduced, read the first time by title, and filed for second reading.

9TH ORDER
First Reading of Engrossed Bills

H 404, as amended, by Judiciary, Rules and Administration Committee, was introduced, read the first time by title, and filed for second reading.

There being no objection, the House returned to the Seventh Order of Business.

7TH ORDER
Motions, Memorials, and Resolutions

House of Representatives
State of Idaho
March 10, 2020

The Honorable Joe Palmer, Chairman
Transportation and Defense Committee

Dear Representative Palmer:

I hereby designate the Transportation and Defense Committee a privileged committee on Thursday, March 12, 2020, for the purpose of introducing RS 27971 (HJM 16).

Sincerely,
/s/ Scott Bedke
Speaker of the House

HOUSE JOINT MEMORIAL NO. 16
BY TRANSPORTATION AND DEFENSE COMMITTEE
A JOINT MEMORIAL

We, your Memorialists, the House of Representatives and the Senate of the State of Idaho assembled in the Second Regular Session of the Sixty-fifth Idaho Legislature, do hereby respectfully represent that:

WHEREAS, we respect the provisions of Clause 15, Section 8, Article I of the United States Constitution that provide the militia of the states shall not be released from states into active duty combat unless the United States Congress has passed an official declaration of war or has taken an official action pursuant to Clause 15, Section 8, Article I of the United States Constitution to explicitly call forth militia and any member thereof for a purpose specified in Clause 15, Section 8, Article I of the United States Constitution; and

WHEREAS, active duty combat includes the performance of services in the active federal service of the United States, including participation in an armed conflict, performance of a hazardous service in a foreign state, or performance of a duty through an instrumentality of war; and

WHEREAS, we support the members of the Idaho National Guard and honor their service to the state and to the country; and

WHEREAS, we respect the right of the President of the United States to order the Idaho National Guard into the service of the United States for any purpose for which he is authorized to use militia of the states by the Constitution of the United States.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-fifth Idaho Legislature, the House of Representatives and the Senate concurring therein, that we support the United States Constitution and the Idaho National Guard and we respect the right of the President of the United States to order the Idaho National Guard into the service of the United States for any purpose for which he is authorized to use militia of the states by the Constitution of the United States.

BE IT FURTHER RESOLVED that we urge the Congress of the United States, in the future, to fulfill its constitutionally prescribed duty to approve a declaration of war before the Idaho National Guard is deployed to combat operations on foreign soil.

BE IT FURTHER RESOLVED that the Chief Clerk of the House of Representatives be, and she is hereby authorized and directed to forward a copy of this Memorial to the President of the United States, the President of the Senate and the Speaker of the House of Representatives of Congress, and the congressional delegation representing the State of Idaho in the Congress of the United States.

HJM 16 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

There being no objection, the House returned to the Fifth Order of Business.

5TH ORDER
Report of Standing Committees

March 13, 2020

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 633, H 634, H 635, H 636, H 637, H 638, H 639, H 640, H 641, H 642, and HJM 16.

CHANNEY, Chairman

H 634, H 635, H 636, H 637, H 638, H 639, H 640, and H 641 were filed for second reading.

HJM 16 was filed for second reading.

H 642 was referred to the Health and Welfare Committee.

H 633 was referred to the Revenue and Taxation Committee.

There being no objection, the House returned to the Seventh Order of Business.

7TH ORDER
Motions, Memorials, and Resolutions

H 615 - WATER

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 615 be suspended; that the portions of Section 15, Article 3 of the Constitution of the State of Idaho, requiring all bills to be read on three several days be dispensed with, this being a case of urgency; and that H 615 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Harris.

The question being, "Shall the rules be suspended?"
Roll call resulted as follows:
NAYS—None.
Absent–Addis, Collins, Gestrin, Green, Kiska, Lickley. Total - 6.
Total - 70.

Whereupon the Speaker declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and H 615 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Ms. Raybould to open debate.

The question being, "Shall H 615 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Addis, Collins, Gestrin, Kiska, Lickley. Total - 5.
Total - 70.

Whereupon the Speaker declared that H 615 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 627 - APPROPRIATIONS - PUBLIC SCHOOLS - TEACHERS DIVISION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 627 be suspended; that the portions of Section 15, Article 3 of the Constitution of the State of Idaho, requiring all bills to be read on three several days be dispensed with, this being a case of urgency; and that H 627 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Harris.

The question being, "Shall the rules be suspended?"

Roll call resulted as follows:

H 628 - APPROPRIATIONS - PUBLIC SCHOOLS - OPERATIONS DIVISION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 628 be suspended; that the portions of Section 15, Article 3 of the Constitution of the State of Idaho, requiring all bills to be read on three several days be dispensed with, this being a case of urgency; and that H 628 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Harris.

The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
NAYS—None.
Absent—Addis, Collins, Gestrin, Green, Kiska, Lickley.
Total - 6.
Total - 70.

Whereupon the Speaker declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and H 629 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mrs. Horman to open debate.

Mrs. Horman asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 629. There being no objection it was so ordered.

The question being, "Shall H 629 pass?"

Roll call resulted as follows:
NAYS—Barbieri, Christensen, Giddings, Moon, Nichols, Remington, Scott, Shepherd, Wisniewski, Zito. Total - 10.
Total - 70.

Whereupon the Speaker declared that H 629 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 629 - APPROPRIATIONS - PUBLIC SCHOOLS - CHILDREN'S PROGRAMS DIVISION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 629 be suspended; that the portions of Section 15, Article 3 of the Constitution of the State of Idaho, requiring all bills to be read on three several days be dispensed with, this being a case of urgency; and that H 629 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Harris.

The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
NAYS—None.
Absent—Addis, Collins, Gestrin, Green, Kiska, Lickley. Total - 6.
Total - 70.

Whereupon the Speaker declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and H 629 was read the third time at length, section by section, and placed before the House for final consideration.

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 630 be suspended; that the portions of Section 15, Article 3 of the Constitution of the State of Idaho, requiring all bills to be read on three several days be dispensed with, this being a case of urgency; and that H 630 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Harris.

The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
NAYS—None.
Absent—Addis, Collins, Gestrin, Green, Kiska, Lickley. Total - 6.
Total - 70.

Whereupon the Speaker declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and H 630 was read the third time at length, section by section, and placed before the House for final consideration.
At this time, the Speaker recognized Mr. Amador to open debate.

The question being, "Shall H 630 pass?"

Roll call resulted as follows:
NAYS–Goesling. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 630 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 631 - APPROPRIATIONS - PUBLIC SCHOOLS - CENTRAL SERVICES DIVISION**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 631 be suspended; that the portions of Section 15, Article 3 of the Constitution of the State of Idaho, requiring all bills to be read on three several days be dispensed with, this being a case of urgency; and that H 631 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Harris.

The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
NAYS–None.
Total - 70.

Whereupon the Speaker declared that H 631 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 632 - APPROPRIATIONS - PUBLIC SCHOOLS - EDUCATIONAL SERVICES FOR THE DEAF AND THE BLIND**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 632 be suspended; that the portions of Section 15, Article 3 of the Constitution of the State of Idaho, requiring all bills to be read on three several days be dispensed with, this being a case of urgency; and that H 632 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Harris.

The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
NAYS–None.
Absent–Addis, Collins, Gestrin, Green, Kiska, Lickley. Total - 6.
Total - 70.

Whereupon the Speaker declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and H 632 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mrs. Toone to open debate.

Pursuant to Rule 80(3), Mr. Ellis disclosed a conflict of interest regarding H 632.

The question being, "Shall H 632 pass?"

Roll call resulted as follows:
NAYS–Goesling. Total - 1.
Total - 70.

Whereupon the Speaker declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and H 632 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mrs. Toone to open debate.

Pursuant to Rule 80(3), Mr. Ellis disclosed a conflict of interest regarding H 632.

The question being, "Shall H 632 pass?"

Roll call resulted as follows:
NAYS–Goesling. Total - 1.
Total - 70.

Whereupon the Speaker declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and H 632 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mrs. Toone to open debate.

Pursuant to Rule 80(3), Mr. Ellis disclosed a conflict of interest regarding H 632.

The question being, "Shall H 632 pass?"
Christensen, Clow, Crane, Davis, DeMordaunt, Dixon, Ehardt, Ellis, Furniss, Gannon, Gibbs, Giddings, Goesling, Green, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Marshall, McCrostie, Mendive, Monks, Moon, Moyle, Necochea, Nichols, Palmer, Raybold, Raymond, Remington, Ricks, Rubel, Scott, Shepherd, Smith, Stevenson, Syme, Toone, Troy, Vander Woude, Wagoner, Wintrow, Wisniewski, Wood, Young, Youngblood, Zito, Zollinger, Mr. Speaker. Total - 64.
NAYS–None.
Absent–Addis, Collins, Gestrin, Kiska, Lickley, Mason.
Total - 6.
Total - 70.

Whereupon the Speaker declared that H 632 passed the House. Title was approved and the bill ordered transmitted to the Senate.

There being no objection, the House advanced to the Fifteenth Order of Business.

15TH ORDER
Announcements

There being no objection, the House advanced to the Sixteenth Order of Business.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Monday, March 16, 2020. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 4:20 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk