JOURNAL
of the
HOUSE OF REPRESENTATIVES
SECOND REGULAR SESSION
of the
SIXTY-SIXTH LEGISLATURE
of the
STATE OF IDAHO
2022
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SECOND REGULAR SESSION - 2022

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2022

SCOTT BEDKE
Speaker of the House

MIKE MOYLE
Majority Leader

JASON A. MONKS
Assistant Majority Leader

MEGAN BLANKSMA
Majority Caucus Chair

ILANA RUBEL
Minority Leader

LAUREN NECOCHA
Assistant Minority Leader

SALLY J. TOONE
Minority Caucus Chair

HOUSE ADMINISTRATION
2022

CARRIE MAULIN .......................................................... Chief Clerk of the House
MARYLOU MOLITOR .................................................... Chief of Staff to Speaker
TERRI FRANKS-SMITH .................................................. Chief Fiscal Officer
JEFF WALL ............................................................ Sergeant at Arms
CHRIS TAYLOR .......................................................... Assistant Chief Clerk
ERICA MCGINNIS ...................................................... Journal Clerk
KIM BLACKBURN ...................................................... Assistant Sergeant at Arms
JOY THOMAS .......................................................... Minority Chief of Staff
TOM DOUGHERTY ...................................................... Chaplain
ADAMS, BEN .............................................................................................................................. District 13

Business, Environment, Energy and Technology, Revenue and Taxation

ADDIS, JIM .................................................................................................................................. District 4

Revenue and Taxation - Vice Chair, Resources and Conservation, Transportation and Defense

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Ways and Means - Chair, Appropriations, Environment, Energy and Technology, Judiciary, Rules and Administration

ANDRUS, KEVIN ....................................................................................................................... District 28

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Business, Ethics and House Policy, Local Government, State Affairs

BEDKE, SCOTT .......................................................................................................................... District 27

Speaker of the House

BERCH, STEVE .......................................................................................................................... District 15

Business, Education, Local Government

BLANKSMA, MEGAN ............................................................................................................... District 23

Majority Caucus Chair
Health and Welfare, Resources and Conservation, Transportation and Defense, Ways and Means

BOYLE, JUDY ............................................................................................................................. District 9

Agricultural Affairs, Education, Resources and Conservation

BUNDY, MATTHEW .................................................................................................................. District 23

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Judiciary, Rules and Administration - Chair, Revenue and Taxation

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Commerce and Human Resources, Environment, Energy and Technology, Ethics and House Policy, Health and Welfare

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AND COMMITTEE ASSIGNMENTS 2022

CLOW, LANCE ................................................................................................. District 24
   Education - Chair, Business, Local Government

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DEMORDAUNT, GAYANN ................................................................................ District 14
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DIXON, SAGE G ................................................................................................ District 1
   Business - Chair, Ethics and House Policy - Chair, Revenue and Taxation, Transportation and Defense

EHARDT, BARBARA ....................................................................................... District 33
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ERICKSON, MARCO ........................................................................................ District 33
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GANNON, JOHN ............................................................................................. District 17
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GESTRIN, TERRY ............................................................................................ District 8
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Commerce and Human Resources - Chair, State Affairs, Transportation and Defense

HORMAN, WENDY ..................................................................................................................... District 30
Appropriations, Commerce and Human Resources, Environment, Energy and Technology, Ethics and House Policy

KAUFFMAN, CLARK .................................................................................................................. District 25
Agricultural Affairs - Chair, Resources and Conservation, Revenue and Taxation

KERBY, RYAN ................................................................................................................................ District 9
Education - Vice Chair, Agricultural Affairs, Judiciary, Rules and Administration

KINGSLEY, MIKE .......................................................................................................................... District 6
Local Government - Vice Chair, Commerce and Human Resources, Health and Welfare

LICKLEY, LAURIE ...................................................................................................................... District 25
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MARSHALL, GARY L. .................................................................................................................. District 30
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MATHIAS, CHRIS .......................................................................................................................... District 19
Agricultural Affairs, Resources and Conservation, State Affairs

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MCCROSTIE, JOHN ...................................................................................................................... District 16
Education, Ethics and House Policy, Judiciary, Rules and Administration, Transportation and Defense

MENDIVE, RON ........................................................................................................................... District 3
Local Government - Chair, Education, Resources and Conservation

MITCHELL, BRANDON ................................................................................................................. District 5
Business, Health and Welfare, Transportation and Defense

MONKS, JASON A. ...................................................................................................................... District 22
Assistant Majority Leader
State Affairs, Transportation and Defense, Ways and Means

MOON, DOROTHY ....................................................................................................................... District 8
Agricultural Affairs, Education, Resources and Conservation
MOYLE, MIKE ................................................................................................................. District 14
  Majority Leader
  Resources and Conservation, Revenue and Taxation, Ways and Means

NASH, COLIN .................................................................................................................... District 16
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NATE, RON ...................................................................................................................... District 34
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  Assistant Minority Leader
  Commerce and Human Resources, Environment, Energy and Technology, Revenue and Taxation, Ways and Means

NICHOLS, TAMMY ......................................................................................................... District 11
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SYME, SCOTT ................................................................................................................ District 11
  Commerce and Human Resources - Vice Chair, Appropriations, Transportation and Defense

TOONE, SALLY J. ............................................................................................................ District 26
  Minority Caucus Chair
  Agricultural Affairs, Commerce and Human Resources, Education, Ways and Means

TROY, CAROLINE NILSSON .......................................................................................... District 5
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VANDER WOEUDE, JOHN ................................................................. District 22

Health and Welfare - Vice Chair, Environment, Energy and Technology, Resources and Conservation

WEBER, JON O. .................................................................................. District 34

Commerce and Human Resources, Local Government, Revenue and Taxation

WISNIEWSKI, TONY .......................................................... District 3

Environment, Energy and Technology - Vice Chair, Commerce and Human Resources, Education

WOOD, FRED ........................................................................ District 27

Health and Welfare - Chair, Resources and Conservation

YAMAMOTO, JULIE ........................................................................ District 10

Education, Environment, Energy and Technology, Resources and Conservation

YOUNG, JULIANNE ................................................................ District 31

Environment, Energy and Technology, Ethics and House Policy, Judiciary, Rules and Administration, State Affairs

YOUNGBLOOD, RICK D. ................................................................. District 12

Appropriations - Chair, Transportation and Defense
# HOUSE STANDING COMMITTEES

## Agricultural Affairs (14)

- Kauffman, Chairman
- Andrus, Vice Chairman
- Boyle
- Kerby
- Giddings
- Marshall
- Nichols
- Hanks
- Cannon
- Moon
- McCann
- Toone
- Ruchti
- Mathias

## Appropriations (10)

- Youngblood, Chairman
- Troy, Vice Chairman
- Horman
- Amador
- Syme
- Bundy
- Giddings
- Nate
- Green
- Nash

## Business (18)

- Dixon, Chairman
- Furniss, Vice Chairman
- Crane
- Palmer
- Barbieri
- Armstrong
- DeMordaunt
- Clow
- Andrus
- Nichols
- Adams
- Bundy
- Ferch
- Galloway
- Mitchell
- Shepherd
- Berch
- Green

## Commerce and Human Resources (13)

- Holtzclaw, Chairman
- Syme, Vice Chairman
- Harris
- Kingsley
- Christensen
- Wisniewski
- Horman
- Hanks
- Weber
- McCann
- Chew
- Necochea
- Toone

## Education (15)

- Clow, Chairman
- Kerby, Vice Chairman
- Boyle
- Mendive
- DeMordaunt
- Moon
- Ehardt
- Marshall
- Wisniewski
- Galloway
- Yamamoto
- McCann
- McCrostie
- Berch
- Toone

## Environment, Energy and Technology (16)

- Ehardt, Chairman
- Wisniewski, Vice Chairman
- Vander Woude
- Horman
- Scott
- Amador
- Armstrong
- Furniss
- Hartgen
- Lickley
- Young
- Adams
- Yamamoto
- Chew
- Necochea
- Nash

## Ethics and House Policy (5)

- Dixon, Chairman
- Horman
- Crane
- McCrostie
- Gannon

## Health and Welfare (13)

- Wood, Chairman
- Vander Woude, Vice Chairman
- Chew
- Rubel
- Burns
### House Standing Committees

#### Judiciary, Rules and Administration (17)
- Chaney, Chairman
- Hartgen, Vice Chairman
  - Kerby
  - Amador
  - Ehhardt
  - Scott
  - Marshall
  - Troy
  - Young
  - Nate
  - Cannon
  - Erickson
  - Skaug

- Gannon
- McCrostie
- Ruchti
- Nash
  - Palmer
  - Barberi
  - Holtzclaw
  - Monks
  - Scott
  - Andrus
  - Young
  - Furniss
  - Hanks
  - Skaug

#### Local Government (14)
- Mendive, Chairman
- Kingsley, Vice Chairman
  - Barbieri
  - Clow
  - Christensen
  - Bundy
  - Erickson
  - Galloway
  - Nate
  - Skaug
  - Weber

- Berch
- Green
- Burns
  - Gestrin
  - Youngblood
  - Dixon
  - Harris
  - Holtzclaw
  - Monks
  - Syme
  - Blanksma
  - Addis
  - Manwaring
  - Mitchell
  - Okuniewicz
  - Shepherd

#### Resources and Conservation (18)
- Gibbs, Chairman
- Lickley, Vice Chairman
  - Moyle
  - Wood
  - Boyle
  - Vander Woude
  - Gestrin
  - Mendive
  - Kauffman
  - Blanksma
  - Addis
  - Moon
  - Manwaring
  - Okuniewicz
  - Yamamoto

- Rubel
- Mathias
- Burns
  - Moyle
  - Monks
  - Blanksma

#### State Affairs (14)
- Crane, Chairman
- Armstrong, Vice Chairman
  - Gannon
  - Mathias

#### Transportation and Defense (18)
- Palmer, Chairman
- DeMordaunt, Vice Chairman
  - Gannon
  - Rubel
  - McCrostie

#### Revenue and Taxation (17)
- Harris, Chairman
- Addis, Vice Chairman
  - Moyle
  - Chaney
  - Gestrin
  - Dixon
  - Nichols
  - Kauffman
  - Adams
  - Cannon
  - Hartgen
  - Manwaring
  - Okuniewicz
  - Weber
  - Shepherd

- Necochea
- Ruchti

#### Ways and Means (7)
- Amador, Chairman
  - Rubel
- Necochea
- Toone
BALL, LAURA ........................................................................................................................................ Pool Secretary IV
BLACKBURN, KIM ............................................................................................................................ Assistant Sergeant at Arms
BLADES, ANDREA ............................................................................................................................. Secretary to Judiciary, Rules and Administration Committee
BOGGS, LISA ........................................................................................................................................ Pool Secretary III
CHRISTENSEN, ELBIA ...................................................................................................................... Secretary to Education Committee
CRITCHFIELD, BRIGHTEN ................................................................................................................ Legislative Aide
DOUGHERTY, TOM ........................................................................................................................... Chaplain
DOUGLAS, CAMERON ......................................................................................................................... Majority Office Secretary
EVANS, KAYA .......................................................................................................................................... Legislative Aide
FEIK, JAYNE ........................................................................................................................................ Secretary to Agricultural Affairs Committee
FRANKS-SMITH, TERRI ....................................................................................................................... Chief Fiscal Officer**
GREEFF, CLIVE ................................................................................................................................... Pool Secretary I
HUDDLESTON, EMILY ......................................................................................................................... Secretary to Commerce and Human Resources and Local Government Committees
JACKSON, ALYSON ............................................................................................................................. Secretary to Appropriations Committee
MANCINI, ANNA MARIA ...................................................................................................................... Secretary to Revenue and Taxation Committee
MAULIN, CARRIE .............................................................................................................................. Chief Clerk of the House**
MCDONNELL, TRACEY ....................................................................................................................... Secretary to Resources and Conservation Committee
MCGINNIS, ERICA .................................................................................................................................... Journal Clerk
MCKENZIE, JOHN ................................................................................................................................ Doorkeeper
MCKENZIE, JOYCE ............................................................................................................................. Secretary to Transportation and Defense Committee
MOLITOR, MARYLOU .......................................................................................................................... Chief of Staff to Speaker**
MOORE, IRENE ..................................................................................................................................... Secretary to Health and Welfare Committee
NORTON, BETH .................................................................................................................................... Secretary to Ways and Means Committee
PRICE, MAGGIE .................................................................................................................................... Secretary to Environment, Energy and Technology Committee
STASKEY, KELLY ................................................................................................................................ Secretary to Business Committee
TAYLOR, CHRIS ...................................................................................................................................... Assistant Chief Clerk
THOMAS, JOY ......................................................................................................................................... Minority Chief of Staff
VILLA, HALEY ....................................................................................................................................... Secretary to State Affairs Committee
WALL, JEFF ............................................................................................................................................. Sergeant at Arms**
WERLINGER, SUSAN ........................................................................................................................... Secretarial Supervisor**

** Permanent Employees

HOUSE PAGES:

ALLES, HOPE ........................................................................................................................................ MEBANE, HOLLY
BUDE, ALEX .......................................................................................................................................... MECHAM, MILES
CARNEY, QUINTEN ................................................................................................................................ PAYNE, AUDREY
CASE, SYDNEY ...................................................................................................................................... WAKEFIELD, SAMUEL
LIND, VANCE .......................................................................................................................................... ZELLER, ELIJAH
The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Mr. Burns.

The Chief Clerk read the official proclamation as follows:

I, LAWERENCE DENNEY, Secretary of State of the State of Idaho and legal custodian of the records of elections held in the State of Idaho, do hereby certify that the following is a full, true and complete list of those elected to serve as members of the House of Representatives of the Second Regular Session of the Sixty-sixth Legislature, as shown by official records on file in my office:

DISTRICT  NAME
1 .......................... Heather Scott (R), Sage G. Dixon (R)
2 .......................... Vito Barbieri (R), Doug Okuniewicz (R)
3 .......................... Ron Mendive (R), Tony Wisniewski (R)
4 .......................... Jim Addis (R), Paul Amador (R)
5 .......................... Brandon Mitchell (R), Caroline Nilsson Troy (R)
6 .......................... Lori McCann (R), Mike Kingsley (R)
7 .......................... Priscilla Giddings (R), Charlie Shepherd (R)
8 .......................... Terry Geestrin (R), Dorothy Moon (R)
9 .......................... Ryan Kerby (R), Judy Boyle (R)
10 ................................................. Julie Yamamoto (R), Greg Chaney (R)
11 ................................................. Scott Syme (R), Tammy Nichols (R)
12 ................................................. Bruce D. Skaug (R), Rick D. Youngblood (R)
13 ................................................. Brent J. Crane (R), Ben Adams (R)
14 ................................................. Mike Moyle (R), Gayann DeMordaunt (R)
15 ................................................. Steve Berch (D), Codi Galloway (R)
16 ................................................. John McCroistie (D), Colin Nash (D)
17 ................................................. John Gannon (D), Sue Chew (D)
18 ................................................. Ilana Rubel (D), Brooke Green (D)
19 ................................................. Lauren Necochea (D), Chris Mathias (D)
20 ................................................. Joe A. Palmer (R), James Holtzclaw (R)
21 ................................................. Steven C. Harris (R), Greg Fench (R)
22 ................................................. John Vander Woude (R), Jason A. Monks (R)
23 ................................................. Matthew "Matt" Bundy (R), Megan Blanksma (R)
24 ................................................. Lance Clow (R), Linda Wright Hartgen (R)
25 ................................................. Laurie Lickley (R), Clark Kauffman (D)
26 ................................................. Ned Burns (D), Sally J. Toone (D)
27 ................................................. Scott Bedke (R), Fred Wood (R)
28 ................................................. Randy Armstrong (R), Kevin Andrus (R)
29 ................................................. Dustin Manwaring (R), James D. Ruchti (D)
30 ................................................. Gary L. Marshall (R), Wendy Hornman (R)
31 ................................................. David M. Cannon (R), Julianne Young (R)
32 ................................................. Marc Gibbs (R), Chad Christensen (R)
33 ................................................. Barbara Ehardt (R), Marco Erickson (R)
34 ................................................. Jon O. Weber (R), Ron Nate (R)
35 ................................................. Karey Hanks (R), Rod Furniss (R)

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 27th day of December in the year of our Lord two thousand and twenty-one, and of the Independence of the United States of America, the two hundred and forty-sixth year, and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State
There being no objection, the House advanced to the Seventh Order of Business.

**7TH ORDER**
Motions, Memorials, and Resolutions

**HOUSE CONCURRENT RESOLUTION NO. 26**
BY MOYLE AND RUBEL
A CONCURRENT RESOLUTION

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Governor has informed the House of Representatives and the Senate that he desires to deliver a message to a Joint Session of the House of Representatives and the Senate of the Second Regular Session of the Sixty-sixth Idaho Legislature in the Chamber of the House of Representatives at 1 p.m. on Monday, January 10, 2022.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the House of Representatives and the Senate meet in Joint Session on Monday, January 10, 2022, at 1 p.m. for the purpose of hearing the message from the Governor.

HCR 26 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

January 10, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 26.

CHANET, Chairman

HCR 26 was ordered held at the Desk.

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

**7TH ORDER**
Motions, Memorials, and Resolutions

**HCR 26 - GOVERNOR'S ADDRESS**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HCR 26 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 HCR 26 be read the second time by title and third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES--Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Giddings, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.
NAYS--None.
Absent--Adams, Amador, Gibbs, Green, Toone, Wood.
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 HCR 26 was read the second time by title and third time at length, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Moyle to open debate.

The question being, "Shall HCR 26 be adopted?"

Whereupon the Speaker declared HCR 26 adopted by voice vote and ordered the resolution transmitted to the Senate.

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

**13TH ORDER**
Miscellaneous and Unfinished Business

The following committee appointments were announced.

Mr. Burns will serve on the Health and Welfare, Local Government, and Resources and Conservation Committees.

**HEALTH AND WELFARE (13)**

Wood, Chairman
Vander Woude, Vice Chairman

Gibbs
Blanksma
Kingsley
Christensen
Lickley
Erickson
Ferch
Mitchell

**LOCAL GOVERNMENT (14)**

Mendive, Chairman
Kingsley, Vice Chairman

Barbieri
Clow
Christensen
Bundy
Erickson
Galloway
Nate
Skaug
Weber

Berch
Green
Burns
Burns
RESOURCES AND CONSERVATION (18)

Gibbs, Chairman
Lickley, Vice Chairman

Moyle
Wood
Boyle
Vander Woude
Gestrin
Mendive
Kauffman
Blanksma
Addis
Moon
Manwaring
Okuniewicz
Yamamoto
Rubel
Mathias
Burns

ETHICS AND HOUSE POLICY

The Minority party has chosen Representative Green as an alternate to the Ethics and House Policy Committee to replace Representative Davis.

House of Representatives
State of Idaho

December 2, 2021

Dear Governor Little,

Thank you for your recent appointment to the upcoming Blaine County Commissioner's position. Because of this appointment I feel it appropriate to submit my resignation for the District 26, seat A legislator position effective December 31, 2021. I very much have enjoyed serving the people of District 26 and am thankful, through your appointment, I am still able to serve the people of Blaine County.

Sincerely,

Muffy Davis
Idaho State Legislator District 26

The letter was ordered filed in the office of the Chief Clerk.

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

7TH ORDER
Motions, Memorials, and Resolutions

Mr. Moyle asked unanimous consent that two committees be appointed by the Speaker; one to notify the Governor, and one to notify the Senate that the House is organized and ready to do business. There being no objection, it was so ordered.

The Speaker appointed the following committees to notify the Governor and the Senate.

Representatives Wood, Gibbs, and Toone were appointed as the committee to notify the Governor and Representatives Amador, Adams, and Green were appointed as the committee to notify the Senate. The committees were excused.

The committee appointed to notify the Governor that the House was in session returned to the House and reported they had conveyed the message to the Governor and that the Governor sent his greetings and best wishes for a productive session. The committee was thanked and discharged by the Speaker.

The committee appointed to notify the Senate that the House was in session returned to the House and reported that they had conveyed the message to the Senate, and the Senate returned its best wishes for a productive session. The committee was thanked and discharged by the Speaker.

At this time, Senators acting as a committee from the Senate, were escorted into the House Chamber to notify the House of Representatives that the Senate was organized and ready for business. The Speaker thanked the committee.

Mr. Moyle asked unanimous consent that a committee be appointed to wait upon the Senate and escort the Senators to the House Chamber for the purpose of attending the Joint Session. There being no objection, it was so ordered.

The Speaker appointed Representatives Lickley, Galloway, and Ruchti as the committee to wait upon the Senate. The committee was excused.

The committee appointed to wait upon the Senate returned and reported that the Senate was waiting to enter the House Chambers. The Speaker thanked and discharged the committee.

JOINT SESSION

Pursuant to HCR 26, the hour of 1 p.m. having arrived, the members of the Senate entered the House Chamber and met in Joint Session with Speaker Scott Bedke presiding.

Roll call showed 68 members present.
Absent and excused - Berch and Mathias. Total - 2.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Chaplain Tom Dougherty.

Mr. Moyle asked unanimous consent that one committee be appointed to wait upon the Supreme Court Justices and Appellate Court Judges and one to wait upon the Elected Officials and escort them to the House Chamber. There being no objection, it was so ordered.

The Speaker appointed Representatives Chaney and Gannon and Senators Lakey and Nye as the committee to wait upon the Supreme Court Justices and Appellate Court Judges and Representatives Monks and Necoecha and Senators Lee and Ward-Engelking as the committee to wait upon the Elected Officials and escort them to the House Chamber. The committees were excused.

Mr. Moyle asked unanimous consent that the Speaker appoint a committee to wait upon the Governor and escort him to the House Chamber. There being no objection, it was so ordered.

The Speaker appointed Representatives Moyle and Rubel and Senators Winder and Stennett as the committee to wait upon the Governor and escort him to the House Chamber. The committee was excused.

The committee appointed by the Speaker escorted the Supreme Court Justices and the Appellate Court Judges to the House Chamber where they were presented to the Joint Session.
The committee appointed by the Speaker escorted the Elected Officials to the House Chamber where they were presented to the Joint Session.

The committee appointed by the Speaker escorted the Governor to the House Chamber.

His Excellency, the Governor of the State of Idaho, Brad Little, was introduced by the Speaker and the following **State of the State Message and Budget Address** was delivered by Governor Little.

* * * * *

Mr. Speaker, Mr. Pro Tem, Madam President, honored legislators, my fellow constitutional officers, Mr. Chief Justice and members of the judiciary, my family, friends, and my fellow Idahoans.

It's good to deliver this speech back in the chambers. Last year I closed my State of the State address by saying, "In times of hardship, opportunity for growth emerges."

There's no doubt the past couple of years have presented incredible challenges. Our frontline workers in healthcare, public safety, and education in particular have done an exceptional job.

Today, we have a few of these pandemic heroes here with us. They are nurses, doctors, police officers, guardsmen, and teachers. I would like to invite them to please stand up. Please, everyone, join me in recognizing them and their colleagues and thanking them for their service to our great state.

My friends, I stand before you today with great optimism and excitement about the once-in-a-lifetime opportunity before us.

Idaho's economy is stronger than ever before.

We're one of only four states with more jobs today than before the pandemic.

Idahoans are working. We have one of the lowest unemployment rates in the country.

Our budget is balanced.

We have robust reserves.

Idaho businesses and citizens benefit from living and working in the least regulated state in the nation.

We've turned more money back to the citizens through historic tax relief and strategic investments in the areas that impact their daily lives.

And for the second year in a row, we have yet another record budget surplus.

My friends, our success is no accident.

While other states liquidated their rainy-day funds and begged politicians in Washington, D.C. for a bailout, together we rolled up our sleeves, made tough decisions, and led Idaho.

In Idaho, we manage government the same way families manage a household budget. It is basic "kitchen table economics." It means facing tradeoffs head on, choosing to live within our means, saving for hard times, cutting waste, and stretching our dollars further.

While D.C. is digging the country into a $29 trillion hole, Idaho has a record surplus of $1.9 billion and counting.

While D.C. continues to crank out onerous new regulations, we took an axe to Idaho's regulations for three straight years, and we continue to widen our lead as the least regulated state in the nation. In fact, since I took office three years ago, we have cut or simplified 95-percent of Idaho regulations. And now, through our Zero-Based Regulation initiative, this year we aim to cut or simplify another 20-percent of what remains, removing rocks from the shoes of small businesses.

While D.C. wants to raise taxes on all citizens as Bidenflation surges, Idaho has put more money back into the people's pockets. Last year, together we cut income taxes and returned $450 million to all Idaho citizens and businesses.

It was called the biggest tax cut in state history, but I call it a good start.

While President Biden divides Americans in his attempts to elevate the role of government in citizens' lives, coercing Americans with government-imposed vaccine mandates, Idaho says, "No."

Our lawsuits challenging Biden's polarizing vaccine mandates are working.

I banned divisive "vaccine passports."

I never mandated masks or vaccines.

We responded to a crisis with a balanced approach and kept Idaho open.

And, while President Biden continues to dismiss the catastrophe at the U.S.-Mexico border, Idaho is banding together with other states to act.

I traveled to the border last summer, where I saw for myself how Mexico drug cartels control access into our country! All because of President Biden's flawed border policies. This is completely unacceptable. Biden's inaction has spawned a growing drug threat in our state. The vast majority of illicit drugs in Idaho are now sourced in Mexico.

Idaho families deserve better.

Last summer, I sent a specialized team of Idaho State Troopers to Arizona to help fight the drug flow into our country and our state. We sent our best to protect Americans and Idahoans from the drug cartels, and those troopers returned with new knowledge and training to help law enforcement here at home fight the drugs that have devastated so many lives.

We have some of those troopers here with us today. Gentlemen, please stand so we can recognize you.

And now, I am asking for your support to deploy "Operation Estar Perpetua." I will have more to share in the coming weeks, but "Operation Estar Perpetua" will bring together law enforcement and communities in new ways.

We will continue to fight the consequences of our loose border and curb the smuggling of killer drugs such as fentanyl into our state from Mexico.

Folks, we have been able to set the example of accountable, responsible government here in Idaho. My family and Teresa's have been in Idaho for generations. We want nothing more than for our grandchildren to stay settled in Idaho and enjoy their grandchildren here too.

Teresa and I want the same for your grandchildren, too.

By now, you know my goal - for Idaho to be the place where we all can have the opportunity to thrive, where our children and
grandchildren choose to stay, and for the ones who have left to choose to return.

Think about someone you know who demonstrated true leadership. For me, my father, David Little, Teresa's father, Phil Soulen, and an old friend, Louise Shadduck, come to mind.

Here's what I've learned from them.

Leaders give people confidence and show the way through humble strength.

Leaders go through life with a spirit of service.

Leaders listen.

The voice of a leader is effective, not just loud.

Every day I endeavor to live up to the example of my mentors. That is what the people of Idaho deserve from their Governor, and it is what they deserve from all those elected to public office.

I have a plan for Idaho - a path to give back our record budget surplus to Idahoans through continued tax relief and strategic investments where they make the biggest difference in their daily lives.

My plan is called LEADING IDAHO.

My plan is rooted in a longstanding conservative principle - fiscal discipline.

For the first time in state history, Idaho was upgraded to a Triple-A credit rating. It is an achievement that will save taxpayer dollars and, importantly, reflects our dedication to conservative, responsible budgeting.

Earlier today I delivered a budget that is balanced and holds the line on spending.

My budget pays off state building debt, saving taxpayers tens of millions of dollars in interest payments.

My budget also puts us on a path to pay off all known deferred maintenance needs - those backlogged repairs needed in our infrastructure - over the next ten years.

And my budget bolsters our rainy-day funds to a record level, putting more than $1 billion in the bank to guard against future downturns.

We must be even more vigilant in perceived times of plenty to make decisions that are prudent and will withstand the test of time. We did not spend our way to a surplus, and budget surpluses must never become an excuse for wasteful spending.

There's no better feeling than giving back to hardworking Idahoans more of what they earned.

To date, in my first term, we have cut nearly $1 billion in taxes.

Let me repeat that.

Together, we have given back nearly $1 billion to Idahoans through income tax relief, property tax relief, and relief from unemployment taxes on Idaho businesses.

And today, I am proposing we double down on our efforts.

I propose we return more than $1 billion in income tax relief to Idaho taxpayers over the next five years!

And let's not wait. Right now, Idaho families are forced to pay more for food, gas, and everyday goods as inflation swells under Biden's watch. Poor handling of the economy, oppressive regulations, and a bloated federal budget have all contributed to inflation rates we have not seen in 40 years.

With Bidenflation exploding, let's immediately pass $600 million in income tax relief that we can get back into the wallets of all Idahoans this spring!

I propose $350 million in immediate rebates and $250 million in ongoing income tax relief, allowing working families to keep more of what they earned and free them from the penalty of living with historic inflation.

We cannot delay in deploying this investment in working families.

We must also support Idaho's small businesses, the backbone of our economy.

Last year, we strengthened our unemployment insurance trust fund, making it one of the most solvent funds in the country. Doing so led to a $200 million tax cut for Idaho businesses.

I propose we lock in these lower rates for the next two years, saving Idaho businesses $64 million so they can continue creating good Idaho jobs.

Some say we shouldn't cut taxes, that we have to choose between cutting taxes and meeting important needs within our state.

This is false.

My budget shows we can do both.

We can spend less than we bring in, offer tax relief, and fund the top priorities - education and infrastructure.

More than 130 years ago, the founders of our state in writing the Idaho Constitution recognized the stability and endurance of our republican form of government depends mainly on "the intelligence of the people."

A person's education starts in the home. Parents are in the drivers' seat, as they should be and always will be in Idaho.

The children today will become the workforce of tomorrow. They will be the engineers, loggers, doctors, farmers, construction workers, entrepreneurs, teachers, truckers, you name it. We want our Idaho students to receive a strong foundation of learning now so they can stay here and make our state strong for future generations.

And Idaho schools partner with parents in the education of their children.

That's why I propose making the largest investment in Idaho education, ever.

My budget adds $1.1 billion over the next five years to improve Idaho education.

And it all starts with literacy.

Today, I propose adding $47 million in ongoing funding to literacy programs - to build on the reading success that parents instill at home. Local school districts across Idaho, with input from families, will decide how best to deploy the resources.
Literacy has been my top priority because it just makes sense. Our investments in education later on will have more impact if we can work with families to get more students to read proficiently early on.

Adding these investments now will increase state literacy funding five-fold since I took office just three years ago.

I cannot think of a more "back to basics" investment that will make a meaningful difference in students' lives today and for years to come.

The key to strong schools is parental involvement. Our system of public education in Idaho is locally driven, and the system works best when parents and families engage.

Parents partner with teachers in the education of their children, and we cannot meet our commitment to our students without supporting the people who teach them in the classroom.

If you're running a business, you know you can only attract and retain dedicated, quality workers by paying them competitively, offering good benefits, and making them feel valued.

Our educator workforce is no different.

My budget invests in these partners - our teachers - which ultimately serves Idaho families.

The pandemic pushed many parents toward new ways of meeting the educational needs of their children. Last year, we served 18,000 Idaho families and 46,000 students with grants to help cover educational needs outside the classroom.

And now, to build on our success, I am proposing $50 million for the new Empowering Parents grants. The grants will cover things such as computers, tutoring, internet connectivity and other needs so students have the best chance for success.

The Empowering Parents grants put families in control of their child's education, as it should be.

My Leading Idaho plan also makes other key investments to support law enforcement, our veterans, our valued members of the Idaho National Guard, and safe and secure elections.

I want to add more than $60 million to address needs within the Idaho State Police. Idaho is a state that openly values its police officers. While others seek to "defund the police," Idaho DEFENDS the police. Idaho truly is a state that "backs the blue."

I also propose we make the biggest investment ever in our State Veterans Homes - $75 million - to give our veterans better quality of life and improve services for them. Our veterans have done so much for us, and they deserve it.

I also want to invest in the soldiers and airmen of the Idaho National Guard. My plan doubles our investment in scholarships for Guardsmen, which boosts our efforts to get more Idahoans to sign up for the Guard. Military service has always been and always will be one of the most honorable ways for a person to serve their community, state, and country. We are so grateful to our Guardsmen and all military service members and veterans for all they have done and continue to do to promote freedom and peace in our country.

We can honor the sacrifice of our military heroes by doing our part to make America as strong as possible - and we all know free and fair elections are the cornerstone of our democracy.

We're very fortunate to live in Idaho where our elections are free of fraud. But there is more we can do to elevate Idahoans' trust in their elections.

Last year, I established my Cybersecurity Task Force to come up with new ways to protect Idaho from cyber-attacks and bolster election integrity. My Leading Idaho plan implements recommendations from the task force.

I am proposing $12 million to establish the new Cyber Response and Defense Fund to ensure the state is prepared to respond to any cyber-attack from bad actors in China, Russia, or elsewhere.

I'm also pushing for proactive integrity audits to enhance transparency and confidence in our elections here in Idaho.

We must make election integrity a priority, to give our citizens confidence that their vote matters.

Idaho has a strong track record of giving back through tax relief and by making significant investments in the areas that impact Idahoans' daily lives the most.

Things like… clean and plentiful water for a strong agricultural sector; improved broadband access; increased medical capacity to support a healthy Idaho and our healthcare heroes; better access to outdoor recreation and improved land and fire management; and better opportunities through investments in career technical education, colleges, workforce development and housing, and childcare.

The list goes on and on. My Leading Idaho plan will continue to invest in all of these important areas and many others.

Protecting Idahoans of all ages from the afflictions of mental illness and addiction led to the creation of the three-branch Behavioral Health Council in 2020. It was a step that is now helping Idaho families access the services they need when they need it most.

Behavioral health issues affect Idaho's corrections system, judicial system, hospitals, local communities, and schools.

Today, we are joined by Krista Gneiting, the brave teacher who confronted and disarmed a 12-year-old girl at school last May in Rigby. Krista calmly took the gun away from a little girl in crisis, and then held her in her arms until police arrived.

Krista, please stand so we can recognize you for protecting everyone in the building that day and for your compassion with that sixth-grade girl.

As I know Krista can attest, there is a strong connection between safe communities and access to behavioral health resources for Idahoans of all ages.

Today, I am proposing we accelerate the implementation of the Behavioral Health Council's recommendations by investing $50 million to improve behavioral healthcare across Idaho. It is one step of many we will take to help prevent tragedy, improve lives, and make our communities safer.

Another area where we are making real progress to improve safety is the time Idahoans spend on the road.

Last year, together we passed the largest transportation funding package in state history. Our sustainable transportation funding solution added historic amounts for new infrastructure
to improve safety and ease congestion, giving all Idahoans more precious time with their families.

And we did it without raising taxes.

But we cannot stop there.

The continued prosperity of our farmers, ranchers, and the folks who work in the woods depends on a safe, efficient system of roads and bridges.

We cannot continue our record economic trajectory if our logging trucks can't get across old bridges or we can't get our farm products to market.

My budget invests another $200 million in ongoing funding to fully address our known maintenance needs locally and statewide. I also propose we invest another $200 million in one-time funding to clear out one-third of the backlog of deficient bridges.

We have a once-in-a-lifetime opportunity to fully fund known needs - to maintain our roads and bridges permanently - with no new taxes.

I am unwilling to put the safety of Idahoans and the maintenance of our state's roads and bridges at the whims of the feds. We must not look to Washington, D.C. to solve our problems. Leading Idaho means addressing our own state's needs. Together, we'll show Washington, D.C., how to tackle transportation - by fully funding known gaps with no new taxes and providing long-term funding for long-term needs.

Ladies and gentlemen, the challenges of the past two years for many, including myself, have driven us to more frequent prayer and a closer relationship with our creator.

And out of the hardships we have strengthened. We have kept things headed in the right direction.

We won't spoil the once-in-a-lifetime opportunity before us to give the people back their hard-earned dollars through tax relief and make historic investments where they matter most.

We will stay focused on LEADING IDAHO.

I want to thank my family for their unwavering support. Family is the nucleus of all that is important in life. And our First Lady - her good heart is a source of strength and peace for our family and the entire state.

And I want to thank YOU - the people of Idaho - for Idaho's success. You have proven you will always stand up for the strength and prosperity of our great state.

Thank you and God bless.

* * * * *

The Speaker thanked Governor Little.

The committee appointed to wait upon the Governor came forward and escorted him from the House Chamber and was, on its return, thanked and discharged by the Speaker.

The committee appointed to wait upon the Supreme Court Justices and the Appellate Court Judges came forward and escorted them from the House Chamber and was, on its return, thanked and discharged by the Speaker.

The committee appointed to wait upon the Elected Officials came forward and escorted them from the House Chamber and was, on its return, thanked and discharged by the Speaker.

Mr. Moyle moved that the Governor's State of the State Message and Budget Address be printed in both the House and Senate Journals. Seconded by Mr. Monks.

The question being, "Shall the motion carry?"

Whereupon the Speaker declared the motion carried by voice vote and ordered the Governor's State of the State Message and Budget Address printed in both the House and Senate Journals.

Mr. Moyle moved that the Joint Session be dissolved. Seconded by Mr. Monks. Motion carried.

The Senate returned to its Chamber.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Tuesday, January 11, 2022. Seconded by Ms. Necochea. Motion carried.

Whereupon the Speaker declared the House adjourned at 1:45 p.m. SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
House of Representatives

The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 69 members present.
Absent and excused - Erickson. Total - 1.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Miles Mecham, Page.

3RD ORDER
Approval of Journal

January 11, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the First Legislative Day and recommend that same be adopted as corrected.

CHANEX, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

January 10, 2022

Mr. Speaker:

I return herewith HCR 26 which has passed the Senate.

NOVAK, Secretary

HCR 26 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

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

7TH ORDER
Motions, Memorials, and Resolutions

Mr. Moyle moved that the following persons be approved as attaches to serve the House of Representatives for and during the Second Regular Session of the Sixty-sixth Idaho Legislature. Seconded by Ms. Rubel.

Chief of Staff to Speaker ......................... MaryLou Molitor
Chief Fiscal Officer .............................. Terri Franks-Smith
Chief Clerk of the House ....................... Carrie Maulin

Assistant Chief Clerk .................................. Chris Taylor
Journal Clerk .................................. Erica McGinnis
Sergeant at Arms .................................. Jeff Wall
Assistant Sergeant at Arms .......................... Kim Blackburn
Secretarial Supervisor ............................ Susan Werlinger
Chaplain ........................................... Tom Dougherty
Minority Chief of Staff ............................ Joy Thomas
Majority Office Secretary .......................... Cameron Douglas
Doorkeeper ...................................... John McKenzie
Legislative Aide ................................. Brighten Critchfield
Legislative Aide ................................. Kaya Evans
Pool Secretary I ................................. Clive Greeff
Pool Secretary II ................................ Haley Villa
Pool Secretary III ................................ Lisa Boggs
Pool Secretary IV ................................ Laura Ball

Committee Secretaries:
Agricultural Affairs ............................... Jayne Feik
Appropriations ................................. Alyson Jackson
Business .............................................. Kelly Staskey
Commerce & Human Resources .............. Elbia Christensen
Education ............................................ Maggie Price
Environment, Energy & Technology ........... Irene Moore
Judiciary, Rules & Administration ............ Andrea Blades
Local Government ............................... Anna Maria Mancini
State Affairs ................................. Tracey McDonnell
Revenue & Taxation ............................. Anna Maria Mancini
Resources & Conservation .................... Rebecca Fisk
Transportation & Defense ..................... Joyce McKenzie
Ways & Means .................................. Tanya Wolfe

Pages:
Hope Alles ................................. Quinten Carney
Sydney Case ................................. Vance Lind
Miles Mecham ............................... Audrey Payne

Whereupon the Speaker declared the motion carried by voice vote and administered the oath of office to the above named attaches.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Wednesday, January 12, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:14 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
The Fund transmitting Mr. Chaney.

Third Legislative Day
Wednesday, January 12, 2022

House of Representatives

The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 66 members present.

Absent and excused - Galloway, Holtclaw, Moon, and Vander Woude. Total - 4.

Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Audrey Payne, Page.

3rd Order
Approval of Journal

January 12, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Second Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4th Order
Consideration of Messages from the Governor and the Senate
Office of the Governor
Boise

January 10, 2022

The Honorable Scott Bedke
Speaker of the House

As required by Section 57-1601, Idaho Code, I am transmitting the following report of the Governor's Emergency Fund for fiscal years 2021 and 2022.

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<th>Amount</th>
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/s/ Brad Little
Governor

The correspondence was ordered filed in the office of the Chief Clerk.

5th Order
Report of Standing Committees

January 12, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled HCR 26.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled HCR 26 and, when so signed, ordered it transmitted to the Senate for the signature of the President.

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. 436
By Revenue and Taxation Committee
An Act

H 436 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 Fifteenth Order of Business.

15th Order
Announcements

Announcements were made to the body.

16th Order
Adjournment

Mr. Moyle moved that the House adjourn until 11:30 a.m., Thursday, January 13, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:11 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
FOURTH LEGISLATIVE DAY
THURSDAY, JANUARY 13, 2022

House of Representatives

The House convened at 11:30 a.m., the Speaker in the Chair.

Roll call showed 64 members present.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Sydney Case, Page.

3RD ORDER
Approval of Journal

January 13, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Third Legislative Day and recommend that same be adopted as corrected.

CHANLEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

January 13, 2022

Mr. Speaker:
I return herewith enrolled HCR 26 which has been signed by the President.

NOVAK, Secretary

Enrolled HCR 26 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

5TH ORDER
Report of Standing Committees

January 13, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 436.

CHANLEY, Chairman

H 436 was referred to the Revenue and Taxation Committee.

There being no objection, the House advanced to the Seventh Order of Business.
HOUSE BILL NO. 439
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO VOTERS; AMENDING SECTION 34-411A, IDAHO CODE, TO REVISE THE DEADLINE FOR AN UNAFFILIATED ELECTOR TO AFFILIATE WITH A POLITICAL PARTY PRIOR TO A PRIMARY ELECTION; AND DECLARING AN EMERGENCY.

H 437, H 438, and H 439 were 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 Fifteenth Order of Business.

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 8 a.m., Friday, January 14, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:39 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled HCR 26 to the Secretary of State at 11:48 a.m., as of this date, January 13, 2022.

CHANNEY, Chairman

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

15TH ORDER
Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Monday, January 17, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 8:06 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

EIGHTH LEGISLATIVE DAY
MONDAY, JANUARY 17, 2022

House of Representatives
The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 67 members present.
Absent and excused - DeMordaunt, Gannon, and Shepherd.
Total - 3.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.
The Pledge of Allegiance was led by Quinten Carney, Page.

3RD ORDER
Approval of Journal
January 17, 2022
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Fifth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

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. 440
BY MCCROSTIE
AN ACT
RELATING TO CIVIL RIGHTS; AMENDING SECTION 67-5901, IDAHO CODE, TO PROVIDE THAT FREEDOM FROM DISCRIMINATION BECAUSE OF SEXUAL ORIENTATION OR GENDER IDENTITY IS A CIVIL RIGHT; AMENDING SECTION 67-5902, IDAHO CODE, TO DEFINE TERMS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 67-5909, IDAHO CODE, TO PROHIBIT DISCRIMINATION AGAINST A PERSON BECAUSE OF SEXUAL ORIENTATION OR GENDER IDENTITY AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
NINTH LEGISLATIVE DAY
TUESDAY, JANUARY 18, 2022

House of Representatives
The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 67 members present.
Absent and excused - Burns, DeMordaunt, and Gestrin.
Total - 3.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.
The Pledge of Allegiance was led by Hope Alles, Page.

3RD ORDER
Approval of Journal
January 18, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Eighth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, JOHN MCCROSTIE, State Representative, District 16, Seat A, Ada County, State of Idaho, has nominated, DON COBERLY, of 6281 N. Charleston Place, Garden City, Idaho 83703, to perform the duties of this office temporarily as Acting State Representative, District 16, Seat A.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Don Coberly of Garden City, Idaho, to the office of Acting State Representative, District 16, Seat A, for a term commencing January 18, 2022 through January 21, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 17th day of January, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor
/s/ LAWRENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Don Coberly.

5TH ORDER
Report of Standing Committees
January 18, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 440 and H 441.

CHANNEY, Chairman

H 440 was referred to the Ways and Means Committee.

H 441 was referred to the State Affairs Committee.

January 18, 2022

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 436 and recommend that it do pass.

HARRIS, Chairman

H 436 was filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE RESOLUTION NO. 5
BY STATE AFFAIRS COMMITTEE
A HOUSE RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND ENCOURAGING THE RECOGNITION OF JANUARY 22 AS IDAHO’S DAY OF TEARS TO ACKNOWLEDGE THE LOSS OF LIFE FROM THE MILLIONS OF UNBORN CHILDREN SINCE THE SUPREME COURT’S DECISION IN ROE V. WADE.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the House of Representatives finds that on January 22, 1973, the majority of the members of the Supreme Court ruled that abortion was a right secured by the Constitution; and

WHEREAS, since that fateful day, more than 62 million unborn children have perished.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that January 22, in perpetuity, hereby be recognized as the Day of Tears in Idaho and that the citizens of Idaho be encouraged to lower their flags to half-staff to mourn the innocents who have lost their lives to abortion.
HOUSE CONCURRENT RESOLUTION NO. 28
BY STATE AFFAIRS COMMITTEE

STATING FINDINGS OF THE LEGISLATURE AND HONORING THE LONG LIFE OF HARRY FOX LEMOYNE AND HIS STEADFAST SERVICE TO THE UNITED STATES AND THE STATE OF IDAHO.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, Harry Fox LeMoyne, a longtime resident of Twin Falls, was born August 21, 1918, passing away on August 9, 2021, at the age of 102. Harry was born in Hailey, Idaho, to Harry (Henri) and Jeanette LeMoyne and moved to Hagerman when he was 10 years old. He graduated from Hagerman High School and attended Boise Junior College and the University of Idaho; and

WHEREAS, Harry served in the Army Air Corps from 1941 to 1945 flying P-47 fighters on over 60 combat missions, escorting bombers on their way to and through Europe. Although he was never shot down, there were several close calls. During one mission, Harry's plane was hit by a 20 mm shell that knocked the canopy off the plane, severely wounding Harry. Despite his injuries, Harry guided the damaged plane and landed it in England after a very difficult flight; and

WHEREAS, Harry was awarded the Distinguished Flying Cross and the Purple Heart in 1944 along with many other commendations during his time in the service. Harry remained proud to have served during the beginnings of the United States Air Force. Harry stayed active in the Air Force Reserves and after being a Captain during the war, retired as a full Colonel; and

WHEREAS, after the war, Harry went to work for the Bacon Sheep Company, where he learned a great deal about trailing and caring for sheep. After working for the Bacon Sheep Company, Harry bought a band of sheep to raise on a 40-acre pasture he purchased west of Hagerman; and

WHEREAS, in 1999, Harry was inducted into the Southern Idaho Livestock Hall of Fame. The Southern Idaho Livestock Hall of Fame was established to recognize and honor the men and women who have made positive impacts on the livestock industry; and

WHEREAS, Harry began his real estate career in 1953. Harry obtained an Idaho real estate broker's license and began listing and selling farms and ranches primarily in Idaho. Harry also worked for the Gooding County Assessor appraising farms and ranches. Harry retired from real estate sales in 2016 after 63 years in the business.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that we honor the long life of Harry Fox LeMoyne and his steadfast service to the United States and the State of Idaho.

HR 5 and HCR 28 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

Mr. Chaney asked unanimous consent that Rule 40(1), with the exception of smoking and consumption of food, be suspended on the House floor for the remainder of session. There being no objection, it was so ordered.

8TH ORDER

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

HOUSE BILL NO. 442
BY BUSINESS COMMITTEE

AN ACT

RELATING TO PROPERTY; AMENDING SECTION 55-307, IDAHO CODE, TO PROVIDE THAT A LOCAL GOVERNMENTAL UNIT SHALL NOT ENACT, MAINTAIN, OR ENFORCE AN ORDINANCE OR RESOLUTION TO REGULATE RENT, FEES, OR DEPOSITS CHARGED FOR LEASING PRIVATE RESIDENTIAL PROPERTY; AMENDING SECTION 55-2006, IDAHO CODE, TO REVISE PROVISIONS REGARDING RENT IN MANUFACTURED HOME COMMUNITIES AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 443
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

AN ACT

RELATING TO EDUCATION; AMENDING CHAPTER 57, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5711A, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING THE PUBLIC SCHOOL HEALTH INSURANCE PARTICIPATION FUND; AMENDING SECTION 33-1002, IDAHO CODE, TO REMOVE PROVISIONS REGARDING LEADERSHIP PREMIUMS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 33-1004B, IDAHO CODE, TO REMOVE PROVISIONS REGARDING LEADERSHIP PREMIUMS; AMENDING SECTION 33-1004C, IDAHO CODE, TO REMOVE PROVISIONS REGARDING LEADERSHIP PREMIUMS; AMENDING SECTION 33-1004D, IDAHO CODE, TO REMOVE PROVISIONS REGARDING LEADERSHIP PREMIUMS; AMENDING SECTION 33-1004E, IDAHO CODE, TO REMOVE PROVISIONS REGARDING LEADERSHIP PREMIUMS; AMENDING SECTION 33-1004F, IDAHO CODE, TO REMOVE PROVISIONS REGARDING LEADERSHIP PREMIUMS; AMENDING SECTION 55-2006, IDAHO CODE, TO PROVIDE THAT A LOCAL GOVERNMENTAL UNIT SHALL NOT ENACT, MAINTAIN, OR ENFORCE AN ORDINANCE OR RESOLUTION TO REGULATE RENT, FEES, OR DEPOSITS CHARGED FOR LEASING PRIVATE RESIDENTIAL PROPERTY; AMENDING SECTION 55-2006, IDAHO CODE, TO REVISE PROVISIONS REGARDING RENT IN MANUFACTURED HOME COMMUNITIES AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 444
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

AN ACT

RELATING TO THE CORONAVIRUS LIMITED IMMUNITY ACT; AMENDING SECTION 1, CHAPTER 97, LAWS OF 2021, TO EXTEND THE SUNSET DATE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 445
BY HEALTH AND WELFARE COMMITTEE

AN ACT

RELATING TO CARE OF BIOLOGICAL PRODUCTS; REPEALING SECTION 39-1501, IDAHO CODE, RELATING TO VACCINES, ANTITOXINS, AND OTHER SERA; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
HOUSE BILL NO. 446
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO CONTROLLED SUBSTANCES;
AMENDING SECTION 37-2701, IDAHO CODE, TO
REVISE A DEFINITION; AMENDING SECTION
37-2705, IDAHO CODE, TO PROVIDE THAT CERTAIN
NABIXIMOLS SHALL NOT BE CONSIDERED SCHEDULE
I CONTROLLED SUBSTANCES AND TO MAKE
TECHNICAL CORRECTIONS; AND DECLARING AN
EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 442, H 443, H 444, H 445, and H 446 were 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 Fifteenth Order of Business.

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Wednesday, January 19, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:12 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
House of Representatives

The House convened at 11 a.m., Mr. Moyle in the Chair.

Roll call showed 63 members present.
Absent and excused - Bedke, Burns, DeMordaunt, Gestrin, Gibbs, Green, and Wood. Total - 7.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Miles Mecham, Page.

3RD ORDER
Approval of Journal

January 19, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Ninth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

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

5TH ORDER
Report of Standing Committees

January 19, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HR 5, HCR 28, H 442, H 443, H 444, H 445, and H 446.

CHANNEY, Chairman

HR 5 and HCR 28 were filed for second reading.

H 442 was ordered held at the Desk.

H 443 and H 444 were referred to the Judiciary, Rules and Administration Committee.

H 445 and H 446 were referred to the Health and Welfare Committee.

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. 447
BY NASH
AN ACT
RELATING TO THE IDAHO PAID FAMILY LEAVE ACT; AMENDING TITLE 44, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 28, TITLE 44, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO DEFINE TERMS, TO ESTABLISH PROVISIONS REGARDING PAID FAMILY LEAVE AND BENEFITS AND TO PROVIDE A PROHIBITION, TO ESTABLISH PROVISIONS REGARDING A PAID FAMILY LEAVE FUND AND A CERTAIN TAX, TO PROVIDE AUTHORITY TO THE IDAHO DEPARTMENT OF LABOR, AND TO PROVIDE FOR STATUTORY CONSTRUCTION AND PURPOSE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 448
BY NATE
AN ACT
RELATING TO THE SALES AND USE TAX; AMENDING CHAPTER 36, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-362H, IDAHO CODE, TO PROVIDE A SALES AND USE TAX EXEMPTION FOR FOOD SOLD FOR HUMAN CONSUMPTION AND TO DEFINE A TERM; AMENDING SECTION 63-3638, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE SALES TAX REVENUE-SHARING DISTRIBUTION; AND DECLARING AN EMERGENCY AND PROVIDING EFFECTIVE DATES.

H 447 and H 448 were 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 436, by Revenue and Taxation Committee, was read the second time by title and filed for third reading.

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

13TH ORDER
Miscellaneous and Unfinished Business

The following Special Committee assignment was made for the Second Regular Session of the 66th Legislature:

Memorial Committee

Representative Lickley, Chairman
Representative Furniss
Representative Addis
Representative Mathias

There being no objection, the House advanced to the Fifteenth Order of Business.
15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Monks moved that the House adjourn until 11 a.m., Thursday, January 20, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker Pro Tem declared the House adjourned at 11:10 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:

The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 68 members present. Absent and excused - Burns and Gestrin. Total - 2. Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Audrey Payne, Page.

3RD ORDER
Approval of Journal

January 20, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Tenth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

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

5TH ORDER
Report of Standing Committees

January 20, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 447 and H 448.

CHANNEY, Chairman

H 447 and H 448 were referred to the Ways and Means Committee.

January 19, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 443 and recommend that it do pass.

CHANNEY, Chairman

H 443 was filed for second reading.

H 442 held at the Desk January 19, 2022, was referred to the Business Committee.

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. 449
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO APPROPRIATIONS; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE PEST CONTROL DEFICIENCY WARRANT FUND; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE HAZARDOUS SUBSTANCE EMERGENCY RESPONSE FUND; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE WASTE TIRE DISPOSAL DEFICIENCY WARRANT FUND; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 450
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO EMPLOYMENT SECURITY LAW; AMENDING SECTION 72-1350, IDAHO CODE, TO PROVIDE BASE TAX RATES FOR CERTAIN YEARS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 451
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE JUVENILE CORRECTIONS ACT; AMENDING SECTION 20-502, IDAHO CODE, TO DEFINE A TERM AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 20-532, IDAHO CODE, TO PROVIDE THAT A JUVENILE OFFENDER SHALL APPEAR BEFORE THE CUSTODY REVIEW BOARD IN CERTAIN INSTANCES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 39-1202, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 452
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE JUVENILE CORRECTIONS ACT; AMENDING SECTION 20-509, IDAHO CODE, TO REVISE PROVISIONS REGARDING DETENTION OF A JUVENILE IN A JAIL OR LOCKUP FOR ADULTS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 20-518, IDAHO CODE, TO REVISE A PROVISION REGARDING STANDARDS FOR DETENTION, TO PROVIDE A CORRECT RULE REFERENCE, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
HOUSE BILL NO. 453
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE JUVENILE CORRECTIONS ACT; AMENDING SECTION 20-511, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DIVERSION PROCESS AND TO REMOVE PROVISIONS REGARDING INFORMAL DISPOSITION OF A PETITION; AMENDING SECTION 20-520, IDAHO CODE, TO PROVIDE FOR AN INFORMAL ADJUSTMENT FOR A JUVENILE OFFENDER, TO PROVIDE CERTAIN REQUIREMENTS, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 20-525A, IDAHO CODE, TO REMOVE A CODE REFERENCE AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 20-532, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 454
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO THE COMMISSION FOR THE BLIND AND THE VISUALLY IMPAIRED; AMENDING SECTION 67-5408, IDAHO CODE, TO PROVIDE A CORRECT CITATION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 449, H 450, H 451, H 452, H 453, and H 454 were 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

HR 5 and HCR 28, by State Affairs Committee, were read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 436 - INCOME TAXES

H 436 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. Harris and Mr. Moyle to open debate.

The question being, "Shall H 436 pass?"

Roll call resulted as follows:


Paired Votes:
AYE - Gestrin NAY - Mathias
AYE - Bundy NAY - Burns
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 436 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

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 8 a.m., Friday, January 21, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12:37 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
TWELFTH LEGISLATIVE DAY
FRIDAY, JANUARY 21, 2022

House of Representatives

The House convened at 8 a.m., the Speaker in the Chair.

Roll call showed 54 members present.

Absent and excused - Addis, Andrus, Armstrong, Barbieri, Berce, Burns, Chaney, Chew, Christensen, Clow, Geinstr, Hanks, Mendive, Nichols, Ruchti, and Wisniewski. Total - 16.

Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Sydney Case, Page.

3RD ORDER
Approval of Journal

January 21, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Eleventh Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

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

5TH ORDER
Report of Standing Committees

January 21, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 449, H 450, H 451, H 452, H 453, and H 454.

CHANNEY, Chairman

H 449 was filed for second reading.

H 450 was referred to the Commerce and Human Resources Committee.

H 451, H 452, and H 453 were referred to the Judiciary, Rules and Administration Committee.

H 454 was referred to the Health and Welfare Committee.

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. 455
BY AGRICULTURAL AFFAIRS COMMITTEE
AN ACT RELATING TO AGRICULTURE; AMENDING SECTION 22-603, IDAHO CODE, TO REMOVE CODE REFERENCES; AMENDING SECTION 22-605, IDAHO CODE, TO REVISE PROVISIONS REGARDING A CERTAIN FEE AND TO MAKE TECHNICAL CORRECTIONS; REPEALING SECTION 22-608, IDAHO CODE, RELATING TO INSPECTION FEES; REPEALING SECTION 22-609, IDAHO CODE, RELATING TO TONNAGE REPORTS; AMENDING SECTION 22-2205, IDAHO CODE, TO REVISE PROVISIONS REGARDING A CERTAIN FEE AND TO MAKE TECHNICAL CORRECTIONS; REPEALING SECTION 22-2208, IDAHO CODE, RELATING TO TONNAGE FEES; REPEALING SECTION 22-2209, IDAHO CODE, RELATING TO TONNAGE REPORTS; AMENDING SECTION 22-2217, IDAHO CODE, TO REMOVE CODE REFERENCES AND TO MAKE TECHNICAL CORRECTIONS; REPEALING CHAPTER 32, TITLE 22, IDAHO CODE, RELATING TO THE ARTIFICIAL PRODUCTION OF RAINFALL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 456
BY ENVIRONMENT, ENERGY AND TECHNOLOGY COMMITTEE
AN ACT RELATING TO THE INVASIVE SPECIES FUND; AMENDING SECTION 67-7008A, IDAHO CODE, TO REVISE PROVISIONS REGARDING FEES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 455 and H 456 were 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 443, by Judiciary, Rules and Administration Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places until Monday, January 24, 2022. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.
16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Monday, January 24, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 8:14 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

FIFTEENTH LEGISLATIVE DAY
MONDAY, JANUARY 24, 2022

House of Representatives
The House convened at 11 a.m., the Speaker in the Chair.
Roll call showed 65 members present.
Absent and excused - Chaney, Crane, Ehardt, McCann, and Mitchell. Total - 5.
Total - 70.
Prayer was offered by Chaplain Tom Dougherty.
The Pledge of Allegiance was led by Quinten Carney, Page.

3RD ORDER
Approval of Journal
January 24, 2022
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Twelfth Legislative Day and recommend that same be adopted as corrected.
CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.
There being no objection, the House advanced to the Fifth Order of Business.

5TH ORDER
Report of Standing Committees
January 24, 2022
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 455 and H 456.
CHANNEY, Chairman

H 455 and H 456 were referred to the Agricultural Affairs Committee.
There being no objection, the House advanced to the Seventh Order of Business.

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 29
BY HEALTH AND WELFARE COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND ENCOURAGING CERTAIN OFFICERS, AGENCIES, AND EMPLOYEES OF THE STATE TO BECOME INFORMED ABOUT THE IMPACTS OF TRAUMATIC CHILDHOOD EXPERIENCES AND TO IMPLEMENT INTERVENTIONS AND PRACTICES TO DEVELOP RESILIENCY IN CHILDREN AND ADULTS WHO SUFFERED FROM TRAUMATIC CHILDHOOD EXPERIENCES.

Be It Resolved by the Legislature of the State of Idaho:
WHEREAS, there have been recent significant advances in neuroscience with increased understanding of how emotional neglect and exposure to serious trauma affect the way children perceive and interact with their world both during childhood and into adulthood; and

WHEREAS, post-traumatic stress disorder and other trauma-related disorders in children and adults can be caused both by exposure to a single severe traumatic incident or by exposure to a cumulative series of serious traumatic events; and

WHEREAS, such traumatic incidents and events include emotional and physical abuse and neglect, sexual abuse, separation from or loss of a parent due to divorce or other reasons, serious injury or death of a parent, exposure to family discord, domestic violence, parental mental illness, substance abuse, criminal activity in the home, and other traumatic and non-nurturing experiences and environments; and

WHEREAS, abuse, neglect, and traumatic events compose part of what has been described in medical literature as "adverse childhood experiences" or "ACEs," and the cumulative potential impact to a child who has a significant history of exposure to neglect and trauma can be calculated using what is called an ACE score; and

WHEREAS, it is now understood that significant exposure to severe traumatic events as described above can negatively affect the neurobiology and anatomy of a child's developing brain and result in a substantially impaired ability to absorb new information, develop healthy coping skills, and adapt to life's challenges as the child becomes locked into a "fight-flight-or-freeze" mode that becomes the child's and future adult's default approach when interacting with the world around them; and

WHEREAS, children and adults whose brains have been negatively affected by exposure to severe or repeated serious trauma often experience persistent and sometimes overwhelming dysfunctional emotions of fear, anxiety, depression, hopelessness, and anger and may exhibit socially inappropriate labile and aggressive behaviors or may exhibit socially inappropriate emotional detachment and avoidance behaviors; and

WHEREAS, these negative coping behaviors and dysfunctional emotions limit a person's capacity to form healthy stable relationships, foster social capital, learn from experiences and mistakes, set and achieve short-term and long-term goals, and succeed in educational and vocational pursuits; and

WHEREAS, in addition to the above negative outcomes, children and adults are more likely to attempt to self-medicate trauma-related "fight-flight-or-freeze" anxiety and emotional dysfunction by using available substances such as tobacco, alcohol, prescription medications, and street drugs, including heroin, methamphetamine, cocaine, and cannabis; and

WHEREAS, because of the cumulative adverse effects of the above negative outcomes on their physical health and emotional and cognitive capabilities, children and adults affected by severe traumatic events, despite their sincere and best efforts to succeed in life, are more likely to:
1. Perform poorly in school and other academic pursuits;
2. Struggle with work performance and sustainable employment;
3. Become chronically unemployed as adults, resulting in financial stress, reduced quality of life, and increased risk of experiencing long-term disability, homelessness, and other personal and family traumatic experiences;
4. Become dependent on and addicted to tobacco, alcohol, prescription medications, illicit drugs, and other substances;
5. Become directly engaged with law enforcement and the criminal justice system;
6. Suffer from significant mental illness, including depression, psychosis, and severe anxiety, leading to suicides and attempted suicides that otherwise would not have occurred;
7. Suffer from serious physical health problems with poor long-term outcomes that otherwise would not have occurred;
8. Engage in high-risk sexual behaviors as adolescents and adults, including onset of sexual activity at an early age and multiple sexual partners, resulting in increased risks of adolescent pregnancy and paternity, other unintended pregnancies, and sexually transmitted diseases;
9. Experience significant problems and failures in marriage and other intimate partner relationships;
10. Become victims or perpetrators of intimate partner violence as adults;
11. Struggle, despite their sincere efforts, to provide a stable and nurturing environment for their current and future children, resulting in increased likelihood of intergenerational trauma and intergenerational poverty; and
12. Face a life expectancy shortened by as many as 20 years when compared to average life expectancy for adults who did not experience severe trauma as children; and

WHEREAS, with an increase in understanding about the impacts of trauma has come the development of evidence-based questionnaires that identify behaviors and health-related disorders in children and adults that can be indicative of possible trauma-related exposures; and

WHEREAS, using these questionnaires can provide the opportunity to identify and refer a child or adult for appropriate additional evaluation and treatment; and

WHEREAS, the mental health profession can effectively diagnose and treat trauma-related disorders following evidence-based approaches that have been proven to be successful; and

WHEREAS, early childhood offers an important window of elevated opportunity to prevent, treat, and heal the impacts of adverse childhood experiences and toxic stress on a child's brain and body; and

WHEREAS, a critical factor in buffering a child from the negative effects of toxic stress and adverse childhood experiences is the existence of at least one stable, supportive relationship between the child and a nurturing adult; and

WHEREAS, with the increase in scientific understanding and ability to identify, prevent, and treat trauma-related disorders, there is great hope for thousands of Idaho children and adults to begin healing from the negative effects of adverse childhood experiences, to develop resiliency, and to have brighter, more productive futures than was previously possible; and

WHEREAS, in order to maximize the potential for positive outcomes of evidence-based interventions in the treatment of severe trauma, it is imperative that employees of the State of Idaho and other people who interact directly with vulnerable children and adults become informed regarding the effects of trauma on the human brain and available screening and assessment tools and treatment interventions that lead to increased resiliency in children and adults who struggle in life as the result of trauma-related disorders.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that all officers, agencies, and employees of the State of Idaho whose responsibilities include working with vulnerable children and adults, such as the State Board of Education, the State Department of Education, the State Department of Health and Welfare, the Department of Correction, the Department of Juvenile Corrections, the Department of Labor, and Idaho courts, are encouraged to:

1. Become informed regarding well-documented detrimental short-term and long-term impacts to children and adults from serious traumatic childhood experiences as outlined above; and
2. Implement evidence-based interventions and practices that are proven to be successful in developing resiliency in children and adults currently suffering from trauma-related disorders to help them recover from their trauma and function at their full capacity and potential in school, in the workplace, and in community, family, and interpersonal relationships.

BE IT FURTHER RESOLVED that a copy of this resolution be sent to the State Board of Education, the State Department of Education, the Department of Health and Welfare, the Department of Correction, the Department of Juvenile Corrections, the Department of Labor, and the Idaho Supreme Court.

BE IT FURTHER RESOLVED that a copy of this resolution be sent to all nonprofit agencies and other entities that contract with the State of Idaho to provide services to vulnerable children and adults.

HCR 29 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

8TH ORDER

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

HOUSE BILL NO. 457
BY RUBEL
AN ACT
RELATING TO THE REGULATION OF AUXILIARY CONTAINERS; REPEALING SECTION 67-2340, IDAHO CODE, RELATING TO STATE PREEMPTION OF LOCAL REGULATION OF AUXILIARY CONTAINERS, INCLUDING PLASTIC BAGS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 458
BY RUBEL
AN ACT
RELATING TO MINIMUM WAGES; AMENDING SECTION 44-1502, IDAHO CODE, TO REMOVE THE PROHIBITION ON POLITICAL SUBDIVISIONS ENACTING A HIGHER MINIMUM WAGE THAN THE STATE MINIMUM WAGE AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 459
BY RUBEL
AN ACT
RELATING TO REGISTRATION OF ELECTORS; PROVIDING A SHORT TITLE; AMENDING SECTION 34-404, IDAHO CODE, TO PROVIDE FOR REGISTRATION OF ELIGIBLE ELECTORS AT DRIVER'S LICENSING
OFFICES, TO PROVIDE THAT THE DIVISION OF MOTOR VEHICLES SHALL FORWARD REGISTRATION APPLICATIONS TO THE OFFICE OF THE COUNTY CLERK, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 460 BY SCOTT AND NATE AN ACT RELATING TO ABORTION; PROVIDING LEGISLATIVE INTENT; REPEALING SECTION 18-4016, IDAHO CODE, RELATING TO THE DEFINITION OF A HUMAN EMBRYO AND FETUS AND PROHIBITING THE PROSECUTION OF CERTAIN PERSONS; AMENDING CHAPTER 40, TITLE 18, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 18-4016, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO DEFINE TERMS, TO PROVIDE THAT ABORTION SHALL BE ILLEGAL, TO PROVIDE THAT THE ATTORNEY GENERAL SHALL PERFORM CERTAIN TASKS, TO PROVIDE IMMUNITY FOR CERTAIN PERSONS, TO PROVIDE THAT CERTAIN ACTIONS SHALL NOT BE CONSIDERED ABORTION, AND TO PROVIDE THAT CERTAIN CONDUCT AND OFFENSES SHALL NOT BE RETROACTIVE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 457, H 458, H 459, and H 460 were 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 449, by Appropriations Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

HCR 28 - HARRY FOX LEMOYNE

HCR 28 was read the third time at length and placed before the House for final consideration.

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

The question being, "Shall HCR 28 be adopted?"

Whereupon the Speaker declared HCR 28 adopted by voice vote and ordered the resolution transmitted to the Senate.

H 443 - DEPARTMENT OF ADMINISTRATION

H 443 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. Furniss and Mrs. Horman to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 443:

Mr. Furniss  Ms. Troy

The question being, "Shall H 443 pass?"

Roll call resulted as follows:


NAYS–Barbieri, Christensen, Ferch, Giddings, Hanks, Kingsley, Mendive, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Wisniewski. Total - 14.

Absent–Crane. Total - 1.

Paired Votes:

AYE - Chaney  NAY - Barbieri
AYE - Amador  NAY - Wisniewski
AYE - Ehardt  NAY - Christensen
AYE - Andrus  NAY - Giddings
AYE - Mitchell  NAY - Palmer
AYE - McCann  NAY - Ferch

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that H 443 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that HR 5 retain its place on the Third Reading Calendar until Wednesday, January 26, 2022. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Tuesday, January 25, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12:23 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

SIXTEENTH LEGISLATIVE DAY
TUESDAY, JANUARY 25, 2022

House of Representatives

The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 66 members present.

Absent and excused - Crane, Ehhardt, McCann, and Troy.

Total - 4.

Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Vance Lind, Page.

3RD ORDER
Approval of Journal

January 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Fifteenth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

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

5TH ORDER
Report of Standing Committees

January 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 29, H 457, H 458, H 459, and H 460.

CHANNEY, Chairman

HCR 29 was referred to the Health and Welfare Committee.

H 457, H 458, H 459, and H 460 were referred to the Ways and Means Committee.

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. 461
BY EDUCATION COMMITTEE
An ACT
RELATING TO SCHOLARSHIPS; AMENDING SECTION 33-4302, IDAHO CODE, TO REVISE ELIGIBILITY REQUIREMENTS FOR ARMED FORCES AND PUBLIC SAFETY OFFICER SCHOLARSHIPS, TO REMOVE OBSOLETE LANGUAGE, TO DEFINE TERMS, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 461 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 Eleventh Order of Business.

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 449 - APPROPRIATIONS

H 449 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. Nash to open debate.

The question being, "Shall H 449 pass?"

Roll call resulted as follows:


NAYS--Barbieri, Christensen. Total - 2.

Absent--Crane, Ehhardt, McCann, Troy. Total - 4.

Paired Votes:

AYE - Syme
NAY - Christensen

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that H 449 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

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Wednesday, January 26, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:14 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration H 445 and H 454 and recommend that they do pass.

WOOD, Chairman

H 445 and H 454 were filed for second reading.

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. 462
BY ADAMS
AN ACT
RELATING TO THE NATIONAL GUARD; PROVIDING LEGISLATIVE INTENT; AMENDING CHAPTER 1, TITLE 46, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 46-114, IDAHO CODE, TO PROVIDE FOR THE DEFEND THE GUARD ACT; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 463
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO THE DEPARTMENT OF ADMINISTRATION; AMENDING SECTION 67-5710A, IDAHO CODE, TO INCREASE THE AUTHORIZED LIMITATION FOR PUBLIC WORKS PROJECTS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 464
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO WORKER’S COMPENSATION; AMENDING CHAPTER 4, TITLE 72, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 72-452, IDAHO CODE, TO PROVIDE THAT COVID-19 VACCINATION-RELATED ACCIDENTS OR INJURIES SHALL BE COMPENSABLE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 465
BY BUSINESS COMMITTEE
AN ACT
RELATING TO DIGITAL ASSETS; AMENDING TITLE 28, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 53, TITLE 28, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO PROVIDE SCOPE, TO DEFINE TERMS, TO PROVIDE FOR CLASSIFICATION OF DIGITAL ASSETS, TO PROVIDE FOR PURCHASE AND SALE OF DIGITAL ASSETS, AND TO PROVIDE FOR PERFECTION BY POSSESSION OR CONTROL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 466
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO CONFINED ANIMAL FEEDING OPERATIONS; AMENDING CHAPTER 36, TITLE 39, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 39-362B, IDAHO CODE, TO PROVIDE FOR THE CONFINED
ANIMAL FEEDING OPERATIONS IMPROVEMENT FUND, TO PROVIDE FOR THE EXPENDITURE AND GRANTS OF MONEYS IN THE FUND, TO PROVIDE FOR AN ANNUAL REPORT TO THE LEGISLATURE, TO PROVIDE THAT CERTAIN LAW SHALL NOT APPLY TO THE FUND, TO PROVIDE FOR THE CAFO IMPROVEMENT FUND COMMITTEE, AND TO PROVIDE THAT THE DEPARTMENT OF ENVIRONMENTAL QUALITY SHALL PROVIDE STAFF ASSISTANCE AND SUPPORT; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 467
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO WATER; AMENDING SECTION 42-1756, IDAHO CODE, TO REVISE PROVISIONS REGARDING LOANS FROM THE REVOLVING ACCOUNT AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 468
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO ENDOWMENT LAND; AMENDING CHAPTER 1, TITLE 58, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 58-156, IDAHO CODE, TO PROVIDE FOR CERTAIN NOTICES AND TO PROVIDE FOR VIOLATIONS AND PENALTIES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 469
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE PEACE OFFICERS STANDARDS AND TRAINING FUND; AMENDING SECTION 19-5116, IDAHO CODE, TO PROVIDE REFERENCE TO A CERTAIN ACCOUNT; AMENDING SECTION 23-404, IDAHO CODE, TO PROVIDE THAT CERTAIN MONEYS SHALL BE DISTRIBUTED TO THE PEACE OFFICERS STANDARDS AND TRAINING FUND AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 470
BY NECOCEA
AN ACT
RELATING TO TAXATION; AMENDING CHAPTER 36, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-3622H, IDAHO CODE, TO PROVIDE A SALES AND USE TAX EXEMPTION FOR FOOD SOLD FOR HUMAN CONSUMPTION AND TO DEFINE A TERM; AMENDING SECTION 63-3638, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE SALES TAX REVENUE-SHARING DISTRIBUTION; REPEALING SECTION 63-3024A, IDAHO CODE, RELATING TO FOOD TAX CREDITS AND REFUNDS; AMENDING SECTION 57-811, IDAHO CODE, TO PROVIDE FOR THE DISTRIBUTION OF MONEYS FROM THE TAX RELIEF FUND; REPEALING SECTION 63-3077G, IDAHO CODE, RELATING TO A CERTAIN AGREEMENT FOR EXCHANGE OF INFORMATION; REPEALING SECTION 63-3077H, IDAHO CODE, RELATING TO A CERTAIN AGREEMENT FOR EXCHANGE OF INFORMATION; AMENDING SECTION 32-706, IDAHO CODE, TO REMOVE A PROVISION REGARDING THE FOOD TAX CREDIT AND REFUND; AND DECLARING AN EMERGENCY, PROVIDING RETROACTIVE APPLICATION, AND PROVIDING EFFECTIVE DATES.

HOUSE BILL NO. 471
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO SALES AND USE TAXES; AMENDING SECTION 63-1803, IDAHO CODE, TO REVISE A DEFINITION; AMENDING SECTION 63-1804, IDAHO CODE, TO REVISE PROVISIONS REGARDING TAXATION OF SHORT-TERM RENTAL MARKETPLACE TRANSACTIONS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 472
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO INCOME TAXES; AMENDING SECTION 63-3004, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE INTERNAL REVENUE CODE; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

H 462, H 463, H 464, H 465, H 466, H 467, H 468, H 469, H 470, H 471, and H 472 were 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 Eleventh Order of Business.

11TH ORDER
Third Reading of Bills and Joint Resolutions

HR 5 - ABORTION

HR 5 was read the third time at length and placed before the House for final consideration.

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

The question being, "Shall HR 5 be adopted?"

Roll call resulted as follows:

AYES--Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, DeMordaunt, Dixon, Ehardt, Erickson, Furch, Furniss, Geistrin, Hanks, Harris, Holtzclaw, Hornman, Kerby, Kingsley, Manwaring, McCann, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 48.


Absent--Crane, Giddings. Total - 2.

Total - 70.

Whereupon the Speaker declared HR 5 adopted and ordered the resolution filed in the office of the Chief Clerk.

There being no objection, the House advanced to the Fifteenth Order of Business.
15TH ORDER
Announcements

At this time, the Speaker put the House at ease for the State of the Judiciary address.

*****

At this time, the Speaker introduced G. Richard Bevan, Chief Justice of the Idaho Supreme Court, who delivered the State of the Judiciary address to the members of the House.

*****

Prior to going at ease, the House was at the Fifteenth Order of Business.

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Monks moved that the House adjourn until 11 a.m., Thursday, January 27, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12:11 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
H 471 and H 472 were referred to the Revenue and Taxation Committee.

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration H 446 and recommend that it do pass.

WOOD, Chairman

H 446 was filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 30
BY HEALTH AND WELFARE COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND RECOGNIZING PANDAS/PANS AWARENESS DAY.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, pediatric autoimmune neuropsychiatric disorders associated with streptococcal infection (PANDAS) and pediatric acute-onset neuropsychiatric syndrome (PANS) involve a misdirected autoimmune process that affects or weakens the blood-brain barrier in children; and

WHEREAS, children afflicted with PANDAS or PANS display sudden, dramatic changes in personality manifesting as obsessive compulsive disorder together with accompanying symptoms following a strep, bacterial, or viral infection. Accompanying symptoms may include tics, intense fear or anxiety, depression, behavioral regression, deterioration in school performance, sensory sensitivities, severely restricted food intake, and more; and

WHEREAS, it is estimated that at least 1 in 200 children in the United States, including more than 2,000 children in Idaho, are affected by PANDAS/PANS; and

WHEREAS, children with PANDAS/PANS can often go undiagnosed or be misdiagnosed or undertreated. PANDAS/PANS is likely as common as pediatric cancer and pediatric diabetes and can seriously affect health outcomes in a child's life; and

WHEREAS, established standards of care for treatment of PANDAS/PANS include antibiotics, steroids, intravenous immunoglobulin, plasmapheresis, cognitive behavioral therapy, and anti-inflammatory medications and are utilized based on the needs of the child and the severity of an individual case; and

WHEREAS, greater public awareness of this health issue is imperative to improve timely diagnosis and access to treatment so that health outcomes for affected children may be improved; and

WHEREAS, on September 21, 2021, Governor Little issued a proclamation recognizing October 9, 2021, as PANDAS/PANS Awareness Day in Idaho, which proclamation directly inspired this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that October 9, 2022, be recognized in the State of Idaho as PANDAS/PANS Awareness Day.

BE IT FURTHER RESOLVED that the Legislature recognizes and honors the patients and families affected by PANDAS/PANS and the practitioners who assist them.
BE IT FURTHER RESOLVED that the Legislature encourages the Department of Health and Welfare, in cooperation with the State Board of Education, the State Department of Education, and school districts, to ensure accurate information about PANDAS/PANS is readily accessible to Idaho families by collaborating with an established PANDAS/PANS nonprofit organization on educational materials.

HCR 30 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 473
BY BUSINESS COMMITTEE
AN ACT
RELATING TO LANDLORDS AND TENANTS; AMENDING SECTION 6-321, IDAHO CODE, TO PROVIDE THAT CERTAIN SECURITY DEPOSITS FOR RESIDENTIAL RENTAL PREMISES SHALL BE MAINTAINED IN ACCOUNTS AT AN INSTITUTION INSURED BY THE FEDERAL DEPOSIT INSURANCE CORPORATION OR THE NATIONAL CREDIT UNION ADMINISTRATION AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 474
BY LOCAL GOVERNMENT COMMITTEE
AN ACT
RELATING TO COUNTY LEASES; AMENDING SECTION 31-1001, IDAHO CODE, TO REVISE PROVISIONS REGARDING LEASES FOR COURTHOUSE PREMISES, ROOMS, AND JAIL AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 475
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO MILITIA AND MILITARY AFFAIRS; REPEALING SECTION 46-802, IDAHO CODE, RELATING TO UNORGANIZED ASSOCIATIONS AND PARADES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 476
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO THE YOUTH CHALLENGE PROGRAM; AMENDING SECTION 46-805, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE GOVERNING BOARD, TO REMOVE PROVISIONS REGARDING CERTAIN ADMINISTRATIVE RULES, TO PROVIDE FOR ELIGIBILITY REQUIREMENTS, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 477
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO THE MILITARY; AMENDING THE HEADING FOR CHAPTER 2, TITLE 46, IDAHO CODE; AMENDING SECTION 46-202, IDAHO CODE, TO REVISE TERMINOLOGY AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 46-205, IDAHO CODE, TO REVISE TERMINOLOGY AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 46-215, IDAHO CODE, TO REVISE TERMINOLOGY; AMENDING SECTION 46-224, IDAHO CODE, TO REVISE TERMINOLOGY AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 46-225, IDAHO CODE, TO REVISE TERMINOLOGY; AMENDING SECTION 46-226, IDAHO CODE, TO REVISE TERMINOLOGY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 478
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO THE MILITARY DIVISION; AMENDING SECTION 67-827A, IDAHO CODE, TO AUTHORIZE THE MILITARY DIVISION TO CHARGE AND RECEIVE PAYMENT FOR EXPENSES INCURRED IN PROVIDING SERVICES TO UNITS OF STATE GOVERNMENT UNDER SPECIFIED LAW; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 479
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO RECREATIONAL ACTIVITIES; AMENDING SECTION 67-7101, IDAHO CODE, TO REVISE A DEFINITION AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 480
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO USE TAXES; AMENDING SECTION 63-3621, IDAHO CODE, TO CLARIFY TERMINOLOGY; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 481
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO PROPERTY TAX REDUCTION; AMENDING SECTION 63-705, IDAHO CODE, TO REVISE PROVISIONS REGARDING EXCLUSIONS FROM THE PROPERTY TAX REDUCTION PROGRAM AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 482
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO DISTRIBUTIONS OF MONEYS TO LOCAL GOVERNMENTAL ENTITIES; AMENDING SECTION 63-3637, IDAHO CODE, TO REVISE DEFINITIONS; AMENDING SECTION 63-3638, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE FREQUENCY OF MONEYS DISTRIBUTED TO COUNTIES, CITIES, AND SPECIAL TAXING DISTRICTS; AMENDING SECTION 63-602K, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE PAYMENT OF PROPERTY TAX REPLACEMENT MONEYS AND TO MAKE
TECHNICAL CORRECTIONS; AMENDING SECTION 67-1076, IDAHO CODE, TO REVISE A PROVISION REGARDING THE WITHHOLDING OF CERTAIN MONEYS TO NONCOMPLIANT LOCAL GOVERNMENTAL ENTITIES AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 483
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO CHILDREN'S MENTAL HEALTH SERVICES; AMENDING CHAPTER 24, TITLE 16, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 16-2435, IDAHO CODE, TO DEFINE TERMS, TO PROHIBIT CONVERSION THERAPY IN CERTAIN INSTANCES, TO PROVIDE THAT A VIOLATION SHALL BE CONSIDERED UNPROFESSIONAL CONDUCT, AND TO PROVIDE EXCEPTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 473, H 474, H 475, H 476, H 477, H 478, H 479, H 480, H 481, H 482, and H 483 were 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 444, H 451, and H 452, by Judiciary, Rules and Administration Committee, were read the second time by title and filed for third reading.

H 445 and H 454, by Health and Welfare Committee, were read the second time by title and filed for third reading.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 8 a.m., Friday, January 28, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:28 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

NINETEENTH LEGISLATIVE DAY
FRIDAY, JANUARY 28, 2022

House of Representatives

The House convened at 8 a.m., the Speaker in the Chair.

Roll call showed 58 members present.

Absent and excused - Addis, Andrus, Armstrong, Barbieri, Crane, Erickson, Gibbs, Kauffman, Kingsley, Nichols, Wood, and Young. Total - 12.

Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Audrey Payne, Page.

3RD ORDER
Approval of Journal

January 28, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Eighteenth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

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

5TH ORDER
Report of Standing Committees

January 28, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 30, H 473, H 474, H 475, H 476, H 477, H 478, H 479, H 480, H 481, H 482, and H 483.

CHANNEY, Chairman

HCR 30 and H 483 were referred to the Ways and Means Committee.

H 473 was referred to the Business Committee.

H 474 was referred to the Local Government Committee.

H 475, H 476, H 477, H 478, and H 479 were referred to the Transportation and Defense Committee.

H 480, H 481, and H 482 were referred to the Revenue and Taxation Committee.

H 453 was filed for second reading.

January 27, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 453 and recommend that it do pass.

CHANNEY, Chairman

H 453 was filed for second reading.

January 27, 2022

Mr. Speaker:
We, your COMMITTEE ON COMMERCE AND HUMAN RESOURCES, report that we have had under consideration H 450 and recommend that it do pass.

HOLTZCLAW, Chairman

H 450 was filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE JOINT MEMORIAL NO. 3
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

A JOINT MEMORIAL
TO THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES IN CONGRESS ASSEMBLED AND TO THE CONGRESSIONAL DELEGATION REPRESENTING THE STATE OF IDAHO IN THE CONGRESS OF THE UNITED STATES.

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

WHEREAS, Yellowstone National Park was established in 1872 as the first national park in America; and

WHEREAS, while the majority of Yellowstone is located in Wyoming, small portions of the park are located in Montana and Idaho; and

WHEREAS, as a national park, Yellowstone is federal land, and any crimes committed within the confines of Yellowstone are federal crimes; and

WHEREAS, Congress has established in United States Code that all of Yellowstone, including the portion in Idaho, falls under the jurisdiction of the United States District Court for the District of Wyoming; and

WHEREAS, an article by Professor Brian C. Kalt in the Georgetown Law Journal theorizes that the United States Constitution requires that for any crime committed in the portion of Yellowstone located in Idaho, the jurors in such a trial would need to be drawn from the portion of Yellowstone located in Idaho; and

WHEREAS, according to the 2020 census, the population of the portion of Yellowstone located in Idaho is zero, meaning there would be no potential jurors for a crime committed there; and

WHEREAS, without any potential jurors, a person who commits a crime in the portion of Yellowstone located in Idaho would theoretically be deprived of their constitutional right to a trial by jury, and the United States District Court may have no choice but to dismiss any such charges; and

WHEREAS, such a legal loophole creates a scenario where any person who commits a crime in the portion of Yellowstone located in Idaho could commit such crime with impunity; and
WHEREAS, placing the portion of Yellowstone located in Idaho under the jurisdiction of the United States District Court for the District of Idaho would theoretically close such a loophole.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the Legislature calls upon Congress to close this potential legal loophole by amending United States Code and placing the portion of Yellowstone National Park located in Idaho under the jurisdiction of the United States District Court for the District of Idaho while maintaining the United States Court of Appeals for the Tenth Circuit as the proper venue for all administrative appeals concerning Yellowstone.

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 Senate and the Speaker of the House of Representatives of Congress and to the congressional delegation representing the State of Idaho in the Congress of the United States.

HJM 3 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

Mr. Adams asked unanimous consent that pursuant to House Rule 42, he be allowed to address the body for two and a half minutes on a matter of personal privilege. There being no objection, he delivered his comments to the House.

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

HOUSE BILL NO. 484
BY GIDDINGS
AN ACT
RELATING TO INCOME TAX; AMENDING SECTION 63-3022A, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DEDUCTION OF MILITARY RETIREMENT PAY FROM TAXABLE INCOME AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 485
BY GIDDINGS
AN ACT
RELATING TO ELECTIONS; AMENDING SECTION 34-1005, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE RETURN OF ABSENTEE BALLOTS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 486
BY GIDDINGS
AN ACT
RELATING TO HEALTH; REPEALING CHAPTER 38, TITLE 39, IDAHO CODE, RELATING TO MINORS' CONSENT TO CERTAIN MEDICAL TREATMENT; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 487
BY GIDDINGS
AN ACT
RELATING TO BALLOTS; AMENDING SECTION 34-1201, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE SEALING AND STORAGE OF BALLOTS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 488
BY GIDDINGS
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-138, IDAHO CODE, TO PROVIDE FOR A PRIVATE CAUSE OF ACTION FOR CERTAIN VIOLATIONS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 489
BY GIDDINGS
AN ACT
RELATING TO TAXATION POLICIES REGARDING FOOD; AMENDING CHAPTER 36, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-3622H, IDAHO CODE, TO PROVIDE A SALES AND USE TAX EXEMPTION FOR FOOD SOLD FOR HUMAN CONSUMPTION AND TO DEFINE A TERM; AMENDING SECTION 63-3638, IDAHO CODE, TO REVISE THE PROVISIONS REGARDING REVENUE-SHARING DISTRIBUTION; REPEALING SECTION 63-3024A, IDAHO CODE, RELATING TO FOOD INCOME TAX CREDITS AND REFUNDS; REPEALING SECTION 63-3077G, IDAHO CODE, RELATING TO THE EXCHANGE OF INFORMATION WITH THE DEPARTMENT OF CORRECTION; REPEALING SECTION 63-3077H, IDAHO CODE, RELATING TO THE EXCHANGE OF INFORMATION WITH THE DEPARTMENT OF HEALTH AND WELFARE; AMENDING SECTION 32-706, IDAHO CODE, TO REMOVE A PROVISION REGARDING THE FOOD TAX CREDIT AND REFUND; AND DECLARING AN EMERGENCY, PROVIDING RETROACTIVE APPLICATION, AND PROVIDING EFFECTIVE DATES.

HOUSE BILL NO. 490
BY GIDDINGS
AN ACT
RELATING TO FIREARMS; AMENDING SECTION 18-3302J, IDAHO CODE, TO PROVIDE A PENALTY FOR A VIOLATION; AMENDING SECTION 18-3315A, IDAHO CODE, TO PROVIDE A PENALTY FOR CERTAIN VIOLATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 491
BY NICHOLS
AN ACT
RELATING TO MEDICAL PRIVACY; AMENDING SECTION 39-9002, IDAHO CODE, TO DEFINE A TERM AND TO MAKE TECHNICAL CORRECTIONS; AMENDING CHAPTER 90, TITLE 39, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 39-9004, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING PRIVACY OF PERSONAL MEDICAL INFORMATION; AMENDING SECTION 39-9004, IDAHO CODE, TO REDESIGNATE THE SECTION; TO PROVIDE THAT CERTAIN VIOLATIONS SHALL CONSTITUTE MISDEMEANORS, AND TO MAKE A TECHNICAL CORRECTION; PROVIDING SERVERABILITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 492
BY NATE AND NICHOLS
AN ACT
RELATING TO FUELS TAX; AMENDING CHAPTER 24, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-2402A, IDAHO CODE, TO PROVIDE FOR A TEMPORARILY REDUCED MOTOR FUEL TAX,
DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE; AND PROVIDING A SUNSET DATE.

HOUSE BILL NO. 493
BY NICHOLS
AN ACT
RELATING TO SALES AND USE TAX; AMENDING SECTION 63-3619, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE SALES TAX; AMENDING SECTION 63-3621, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE USE TAX; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 494
BY NECOEHEA
AN ACT
RELATING TO PROPERTY TAX REDUCTION; AMENDING SECTION 63-701, IDAHO CODE, TO REVISE A DEFINITION; AMENDING SECTION 63-705, IDAHO CODE, TO REVISE PROVISIONS REGARDING REQUIREMENTS FOR THE PROPERTY TAX REDUCTION PROGRAM; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 495
BY CHANEY
AN ACT
RELATING TO INCOME TAXES; AMENDING CHAPTER 30, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-3029H, IDAHO CODE, TO ESTABLISH PROVISIONS FOR INCOME TAX CREDITS FOR CERTAIN PROPERTY TAXES PAID; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 496
BY SCOTT
AN ACT
RELATING TO CHILD PROTECTION; AMENDING SECTION 16-1601, IDAHO CODE, TO REVISE A STATEMENT OF POLICY; AMENDING SECTION 16-1629, IDAHO CODE, TO REVISE PROVISIONS REGARDING POWERS AND DUTIES OF THE DEPARTMENT OF HEALTH AND WELFARE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 497
BY CHEW
AN ACT
RELATING TO LABOR; REPEALING SECTION 44-1502, IDAHO CODE, RELATING TO MINIMUM WAGES; AMENDING CHAPTER 15, TITLE 44, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 44-1502, IDAHO CODE, TO PROVIDE FOR MINIMUM WAGES; AMENDING SECTION 44-1503, IDAHO CODE, TO REMOVE A CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 498
BY RUBEL
AN ACT
RELATING TO SALES TAX; AMENDING SECTION 63-3620F, IDAHO CODE, TO REVISE THE DISTRIBUTION OF TAX COLLECTED BY MARKETPLACE FACILITATORS AND OUT-OF-STATE RETAILERS; AMENDING SECTION 57-811, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE TAX RELIEF FUND; AMENDING SECTION 63-3638, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DISTRIBUTION OF SALES AND USE TAX; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 499
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE PUBLIC EMPLOYEE RETIREMENT SYSTEM OF IDAHO; AMENDING SECTION 59-1303, IDAHO CODE, TO PROVIDE FOR THE POLICE OFFICER MEMBER STATUS OF EMERGENCY COMMUNICATIONS OFFICERS AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 500
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO JUVENILE CORRECTIONS; AMENDING SECTION 16-2405, IDAHO CODE, TO PROVIDE A CERTAIN EXCEPTION REGARDING CHARGES TO PARENTS; AMENDING SECTION 16-2433, IDAHO CODE, TO PROVIDE A CERTAIN EXCEPTION REGARDING CHARGES TO PARENTS; AMENDING SECTION 19-854, IDAHO CODE, TO PROVIDE THAT CERTAIN PERSONS SHALL BE PRESUMED INDIGENT; AMENDING SECTION 19-3922, IDAHO CODE, TO PROVIDE THAT JUVENILES, THEIR PARENTS, AND OTHER LEGALLY OBLIGATED PERSONS SHALL NOT BE RESPONSIBLE FOR CERTAIN COSTS AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 19-4708, IDAHO CODE, TO PROVIDE THAT JUVENILES, THEIR PARENTS, AND OTHER LEGALLY OBLIGATED PERSONS SHALL NOT BE CHARGED CERTAIN FEES AND COSTS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 19-5608, IDAHO CODE, TO PROVIDE THAT JUVENILES, THEIR PARENTS, AND OTHER LEGALLY OBLIGATED PERSONS SHALL NOT BE CHARGED A CERTAIN FEE; AMENDING SECTION 20-225, IDAHO CODE, TO PROVIDE THAT JUVENILES, THEIR PARENTS, AND OTHER LEGALLY OBLIGATED PERSONS SHALL NOT BE CHARGED CERTAIN FEES; AMENDING SECTION 20-501, IDAHO CODE, TO REVISE LEGISLATIVE INTENT; AMENDING SECTION 20-511, IDAHO CODE, TO REMOVE PROVISIONS REGARDING FEES FOR JUVENILES AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 20-511A, IDAHO CODE, TO REMOVE A PROVISION REGARDING COSTS AND FEES FOR JUVENILES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 20-514, IDAHO CODE, TO REVISE A PROVISION REGARDING COMPENSATION FOR COUNSEL, TO REMOVE PROVISIONS REGARDING JUVENILES AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 20-516A, IDAHO CODE, TO REMOVE PROVISIONS REGARDING FEES; AMENDING SECTION 20-519A, IDAHO CODE, TO REVISE PROVISIONS REGARDING EXAMINATION OF A JUVENILE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 20-519B, IDAHO CODE, TO REMOVE PROVISIONS REGARDING FEES; AMENDING SECTION 20-520, IDAHO CODE, TO REMOVE PROVISIONS REGARDING CHARGES.
AND FEES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 20-522, IDAHO CODE, TO REMOVE PROVISIONS REGARDING A CERTAIN CHARGE TO A PARENT, LEGAL GUARDIAN, OR CUSTODIAN; REPEALING SECTION 20-524, IDAHO CODE, RELATING TO SUPPORT OF A JUVENILE OR JUVENILE OFFENDER AND REIMBURSEMENT FOR COSTS INCURRED; AMENDING SECTION 20-529, IDAHO CODE, TO REVISE PROVISIONS REGARDING FUNDS AND FEES; AMENDING SECTION 20-532, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING CHAPTER 5, TITLE 20, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 20-550, IDAHO CODE, TO PROVIDE THAT CERTAIN FEES ASSESSED AGAINST JUVENILES SHALL BE VOID, UNCOLLECTIBLE, AND UNENFORCEABLE; AMENDING SECTION 31-870, IDAHO CODE, TO PROHIBIT A BOARD OF COUNTY COMMISSIONERS FROM IMPOSING OR COLLECTING CERTAIN FEES AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 31-3201, IDAHO CODE, TO PROHIBIT A CLERK OF THE DISTRICT COURT FROM IMPOSING OR COLLECTING CERTAIN FEES; AMENDING SECTION 31-3201A, IDAHO CODE, TO PROVIDE A CERTAIN EXCEPTION REGARDING THE JUVENILE CORRECTIONS ACT AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 31-3201B, IDAHO CODE, TO PROHIBIT A COURT FROM CHARGING A CERTAIN FEE TO JUVENILES; AMENDING SECTION 31-3201C, IDAHO CODE, TO PROHIBIT A COURT FROM CHARGING A CERTAIN FEE TO JUVENILES; AMENDING SECTION 31-3201D, IDAHO CODE, TO PROVIDE A CERTAIN EXEMPTION REGARDING THE JUVENILE CORRECTIONS ACT; AMENDING SECTION 31-3201E, IDAHO CODE, TO PROVIDE A CERTAIN EXEMPTION REGARDING THE JUVENILE CORRECTIONS ACT AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 504
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT RELATING TO THE PERSONNEL SYSTEM; REPEALING SECTION 67-5339, IDAHO CODE, RELATING TO AN EDUCATIONAL LOAN REPAYMENT PROGRAM; AMENDING CHAPTER 53, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5339, IDAHO CODE, TO PROVIDE FOR AN EDUCATIONAL REIMBURSEMENT PROGRAM; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 484, H 485, H 486, H 487, H 488, H 489, H 490, H 491, H 492, H 493, H 494, H 495, H 496, H 497, H 498, H 499, H 500, H 501, H 502, H 503, and H 504 were 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 446, by Health and Welfare Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions
Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places until Monday, January 31, 2022. There being no objection, it was so ordered.

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

15TH ORDER
Announcements
Announcements were made to the body.

16TH ORDER
Adjournment
Mr. Moyle moved that the House adjourn until 11 a.m., Monday, January 31, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 8:25 a.m.
SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
TWENTY-SECOND LEGISLATIVE DAY
MONDAY, JANUARY 31, 2022

House of Representatives

The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed all 70 members present.

Prayer was offered by Representative Bundy.

The Pledge of Allegiance was led by Sydney Case, Page.

3RD ORDER
Approval of Journal

January 31, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Nineteenth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, PRISCILLA GIDDINGS, State Representative, District 7, Seat A, Bonner, Clearwater, Idaho, and Shoshone Counties, State of Idaho, has nominated, CINDY CARLSON, of P.O. Box 250, Riggins, Idaho 83549, to perform the duties of this office temporarily as Acting State Representative, District 7, Seat A.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Cindy Carlson of Riggins, Idaho, to the office of Acting State Representative, District 7, Seat A, for a term commencing January 31, 2022 through February 4, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 27th day of January, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor
/s/ LAVERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Cindy Carlson.

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, MARCO ERICKSON, State Representative, District 33, Seat B, Bonneville County, State of Idaho, has nominated, JAMES POWELL, of 2344 Malibu Drive, Idaho Falls, Idaho 83703, to perform the duties of this office temporarily as Acting State Representative, District 33, Seat B.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint James Powell of Idaho Falls, Idaho, to the office of Acting State Representative, District 33, Seat B, for a term commencing January 31, 2022 through February 4, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 27th day of January, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor
/s/ LAVERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to James Powell.

5TH ORDER
Report of Standing Committees

January 31, 2022

Mr. Speaker:


CHANNEY, Chairman

HJM 3, H 499, H 500, and H 501 were referred to the Judiciary, Rules and Administration Committee.


H 503 was referred to the Business Committee.

H 504 was referred to the Commerce and Human Resources Committee.
Mr. Speaker:
We, your COMMITTEE ON WAYS AND MEANS, return misdirected H 483 and HCR 30 to the Desk.

AMADOR, Chairman

H 483 and HCR 30 were referred to the Health and Welfare Committee.

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 471 and H 472 and recommend that they do pass.

HARRIS, Chairman

H 471 and H 472 were filed for second reading.

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. 505
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-4605, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE POSTSECONDARY CREDIT SCHOLARSHIP AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 505 and H 506 were 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 453, by Judiciary, Rules and Administration Committee, was read the second time by title and filed for third reading.

H 450, by Commerce and Human Resources Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 451 and H 452 retain their places on the Third Reading Calendar until Monday, February 7, 2022. There being no objection, it was so ordered.

H 444 - CORONAVIRUS LIMITED IMMUNITY ACT

H 444 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. Young, Mr. Kerby, and Mr. Skaug to open debate.

The question being, "Shall H 444 pass?"

Roll call resulted as follows:

Whereupon the Speaker declared that H 444 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 445 - HEALTH

H 445 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. Blanksma to open debate.

The question being, "Shall H 445 pass?"

Roll call resulted as follows:

Whereupon the Speaker declared that H 445 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 454 - COMMISSION FOR THE BLIND AND VISUALLY IMPAIRED

H 454 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. Gibbs to open debate.

The question being, "Shall H 454 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Berch, Blanksma, Boyle, Bundy, Burns, Chaney, Chew, Clow, Erickson(Powell), Furniss, Gannon, Gibbs, Green, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann,
NAYS–Adams, Armstrong, Barbieri, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings(Carlson), Hanks, Harris, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Skaug, Wisniewski, Yamamoto, Young. Total - 30.
Total - 70.

Whereupon the Speaker declared that H 454 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 446 - CONTROLLED SUBSTANCES

H 446 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. Wood to open debate.

The question being, "Shall H 446 pass?"

Roll call resulted as follows:
NAYS–Crane, Hornman, Vander Woude, Yamamoto, Youngblood. Total - 5.
Total - 70.

Whereupon the Speaker declared that H 446 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

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Tuesday, February 1, 2022. Seconded by Ms. Necochea. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:27 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:

We, your COMMITTEE ON RESOURCES AND CONSERVATION, report that we have had under consideration H 466 and H 467 and recommend that they do pass.

GIBBS, Chairman

H 466 and H 467 were filed for second reading.

January 31, 2022

Mr. Speaker:

We, your COMMITTEE ON COMMERCE AND HUMAN RESOURCES, report that we have had under consideration H 464 and recommend that it do pass.

HOLTZCLAW, Chairman

H 464 was filed for second reading.

February 1, 2022

Mr. Speaker:

We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration HCR 29 and recommend that it do pass.

WOOD, Chairman

HCR 29 was filed for second reading.

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. 507
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO FISH AND GAME; AMENDING CHAPTER 11, TITLE 36, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 36-1101A, IDAHO CODE, TO AUTHORIZE THE USE OF CERTAIN ARCHERY EQUIPMENT; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 508
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO SEX CRIMES; AMENDING SECTION 18-925, IDAHO CODE, TO PROVIDE A MINIMUM PENALTY; AMENDING SECTION 18-1506, IDAHO CODE, TO PROVIDE A MINIMUM PENALTY AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 18-1508, IDAHO CODE, TO PROVIDE A MINIMUM PENALTY AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 18-1508A, IDAHO CODE, TO PROVIDE A MINIMUM PENALTY AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 18-6104, IDAHO CODE, TO REVISE A PROVISION REGARDING PUNISHMENT FOR RAPE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 18-6608, IDAHO CODE, TO PROVIDE A MINIMUM PENALTY; AMENDING SECTION 18-8311, IDAHO CODE, TO PROVIDE MINIMUM PENALTIES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 18-8327, IDAHO CODE, TO PROVIDE MINIMUM PENALTIES AND TO MAKE TECHNICAL CORRECTIONS; AND PROVIDING AN EFFECTIVE DATE.
CORRECTIONS; AMENDING SECTION 18-8329 , IDAHO CODE, TO PROVIDE A MINIMUM PENALTY AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 19-2601, IDAHO CODE, TO PROVIDE CERTAIN EXCEPTIONS AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 509**

BY REVENUE AND TAXATION COMMITTEE

AN ACT

RELATING TO TAXATION; AMENDING SECTION 63-3024A, IDAHO CODE, TO REVISE PROVISIONS REGARDING FOOD TAX CREDITS AND REFUNDS; AMENDING SECTION 57-811, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE TAX RELIEF FUND; AND DECLARING AN EMERGENCY.

**HOUSE BILL NO. 510**

BY REVENUE AND TAXATION COMMITTEE

AN ACT

RELATING TO INCOME TAXES; AMENDING SECTION 63-3026B, IDAHO CODE, TO REVISE PROVISIONS REGARDING STATE AND LOCAL TAXATION TREATMENT FOR AFFECTED BUSINESS ENTITIES; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

H 507, H 508, H 509, and H 510 were 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 471 and H 472, by Revenue and Taxation Committee, were read the second time by title and filed for third reading.

**11TH ORDER**

Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 453 retain its place on the Third Reading Calendar until Monday, February 7, 2022. There being no objection, it was so ordered.

**H 450 - EMPLOYMENT SECURITY LAW**

H 450 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. Syme to open debate.

The question being, "Shall H 450 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Kaufman. Total - 1.

Total - 70.

Whereupon the Speaker declared that H 450 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

Announcements were made to the body.

**16TH ORDER**

Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Wednesday, February 2, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:18 a.m.

SCOTT BEDKE, Speaker

ATTEST:

CARRIE MAULIN, Chief Clerk
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled HCR 28, H 449, and H 436.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled HCR 28, H 449, and H 436 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

February 1, 2022

Mr. Speaker:
We, your COMMITTEE ON BUSINESS, report that we have had under consideration H 442 and recommend that it do pass.

DIXON, Chairman

H 442 was filed for second reading.

February 2, 2022

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 480, H 481, and H 482 and recommend that they do pass.

HARRIS, Chairman

H 480, H 481, and H 482 were filed for second reading.

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. 511
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO BALLOTS; AMENDING SECTION 34-903, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE ARRANGEMENT OF CANDIDATE NAMES ON BALLOTS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 512
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO BOND ELECTIONS; AMENDING SECTION 34-106, IDAHO CODE, TO PROVIDE THAT CERTAIN TAXING DISTRICT BOND ELECTIONS SHALL NOT BE HELD WITHIN ELEVEN MONTHS OF A FAILED BOND ELECTION WITHIN THE SAME TAXING DISTRICT AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 63-1309, IDAHO CODE, TO PROVIDE THAT CERTAIN TAXING DISTRICT BOND ELECTIONS SHALL NOT BE HELD WITHIN ELEVEN MONTHS OF A FAILED BOND ELECTION AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 513
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO SALES; AMENDING SECTION 63-3620, IDAHO CODE, TO REQUIRE SELLERS TO ACCEPT CASH
AS A METHOD OF PAYMENT ALONG WITH ANY OTHER ACCEPTED METHODS OF PAYMENT, TO DEFINE A TERM, AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 514**
**BY STATE AFFAIRS COMMITTEE**
**AN ACT**
RELATING TO MASK MANDATES; AMENDING CHAPTER 23, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-2359, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING THE PROHIBITION OF MASK MANDATES; AND DECLARING AN EMERGENCY.

**HOUSE BILL NO. 515**
**BY HEALTH AND WELFARE COMMITTEE**
**AN ACT**
RELATING TO PUBLIC HEALTH DISTRICTS; AMENDING SECTION 39-401, IDAHO CODE, AS AMENDED BY SECTION 2, CHAPTER 336, LAWS OF 2021, TO REMOVE PROVISIONS REGARDING CERTAIN STATE EMPLOYEES AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 516**
**BY HEALTH AND WELFARE COMMITTEE**
**AN ACT**
RELATING TO PUBLIC HEALTH DISTRICTS; AMENDING SECTION 39-413, IDAHO CODE, AS AMENDED BY SECTION 4, CHAPTER 336, LAWS OF 2021, TO PROVIDE FOR THE ESTABLISHMENT OF A PERSONNEL SYSTEM BY THE DISTRICT HEALTH DIRECTOR AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 517**
**BY HEALTH AND WELFARE COMMITTEE**
**AN ACT**
RELATING TO DENTAL LICENSES; AMENDING SECTION 54-924, IDAHO CODE, TO PROVIDE EXCEPTIONS FOR CERTAIN DISCIPLINARY ACTIONS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 518**
**BY COMMERCE AND HUMAN RESOURCES COMMITTEE**
**AN ACT**
RELATING TO WORKER’S COMPENSATION; REPEALING SECTION 72-404, IDAHO CODE, RELATING TO LUMP SUM PAYMENTS; AMENDING CHAPTER 4, TITLE 72, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 72-404, IDAHO CODE, TO PROVIDE FOR SETTLEMENT AGREEMENTS AND LUMP SUM PAYMENTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 519**
**BY RESOURCES AND CONSERVATION COMMITTEE**
**AN ACT**
RELATING TO BOATING; AMENDING SECTION 67-7003, IDAHO CODE, TO DEFINE TERMS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 67-7004, IDAHO CODE, TO REVISE PROVISIONS REGARDING HULL IDENTIFICATION NUMBERS; AMENDING SECTION 67-7008, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTIFICATES OF NUMBER; AMENDING SECTION 67-7008A, IDAHO CODE, TO REMOVE A CODE REFERENCE; AMENDING SECTION 67-7009, IDAHO CODE, TO REVISE THE EXEMPTION FROM NUMBERING PROVISIONS; AMENDING SECTION 67-7015, IDAHO CODE, TO REVISE PROVISIONS REGARDING SAFETY EQUIPMENT; AMENDING SECTION 67-7017, IDAHO CODE, TO REVISE PROVISIONS REGARDING NEGLIGENT OPERATION; AMENDING SECTION 67-7024, IDAHO CODE, TO REVISE PROVISIONS REGARDING WATER SKIING; AMENDING SECTION 67-7031, IDAHO CODE, TO REVISE PROVISIONS REGARDING MARKING OF WATER AREAS; AMENDING SECTION 67-7078, IDAHO CODE, TO REVISE PROVISIONS REGARDING PERSONAL WATERCRAFT LIVERIES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 520**
**BY RESOURCES AND CONSERVATION COMMITTEE**
**AN ACT**
RELATING TO FISH AND GAME; AMENDING SECTION 36-2120, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DESIGNATION OF_ALLOCATED TAGS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 521**
**BY STATE AFFAIRS COMMITTEE**
**AN ACT**
RELATING TO ABORTION; AMENDING SECTION 18-608, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN PERMITTED ABORTIONS AND TO PROVIDE THAT CERTAIN ABORTIONS SHALL NOT BE MADE LEGAL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 522**
**BY STATE AFFAIRS COMMITTEE**
**AN ACT**
RELATING TO THE STATE TREASURER; AMENDING SECTION 67-1210, IDAHO CODE, TO PROVIDE THAT IDLE MONEYS MAY BE INVESTED IN PHYSICAL GOLD AND SILVER IN CERTAIN INSTANCES AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 511, H 512, H 513, H 514, H 515, H 516, H 517, H 518, H 519, H 520, H 521, and H 522 were 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 466 and H 467, by Resources and Conservation Committee, were read the second time by title and filed for third reading.

H 464, by Commerce and Human Resources Committee, was read the second time by title and filed for third reading.

HCR 29, by Health and Welfare Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 471 retain its place on the Third Reading Calendar until Monday, February 7, 2022. There being no objection, it was so ordered.

H 472 - INCOME TAXES

H 472 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. Moyle to open debate.

Mrs. Scott asked unanimous consent that she be allowed to read papers. Ms. Lickley objected.

Mrs. Scott moved that she be allowed to read papers. Seconded by Mr. Nate.

Whereupon the Speaker declared the motion carried by voice vote.

The question being, "Shall H 472 pass?"

Roll call resulted as follows:

NAYS–Armstrong, Barbieri, Boyle, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Giddings(Carlson), Hanks, Kingsley, Moon, Nate, Nichols, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 22.


Paired Votes:
AYE - Rubel
NAY - Christensen
(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that H 472 passed the House. Title was approved and the bill ordered transmitted to the Senate.

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

4TH ORDER
Consideration of Messages from the Governor and the Senate

February 2, 2022
Mr. Speaker:
I return herewith enrolled HCR 28, H 449, and H 436 which have been signed by the President.

NOVAK, Secretary

Enrolled H 449 and H 436 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

Enrolled HCR 28 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Thursday, February 3, 2022. Seconded by Ms. Necochea. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:54 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 68 members present.


Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Hope Alles, Page.

**3RD ORDER**
Approval of Journal

February 3, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Twenty-fourth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

**4TH ORDER**
Consideration of Messages from the Governor and the Senate

February 2, 2022

Mr. Speaker:
I transmit herewith S 1238 which has passed the Senate.

NOVAK, Secretary

S 1238 was filed for first reading.

**5TH ORDER**
Report of Standing Committees

February 3, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 511, H 512, H 513, H 514, H 515, H 516, H 517, H 518, H 519, H 520, H 521, and H 522.

CHANNEY, Chairman

H 518 was referred to the Commerce and Human Resources Committee.

H 519 and H 520 were referred to the Resources and Conservation Committee.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 449 and H 436 to the Governor at 1:45 p.m., as of this date, February 2, 2022.

CHANNEY, Chairman

February 3, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled HCR 28 to the Secretary of State at 1:44 p.m., as of this date, February 2, 2022.

CHANNEY, Chairman

February 2, 2022

Mr. Speaker:
We, your COMMITTEE ON AGRICULTURAL AFFAIRS, report that we have had under consideration H 455 and recommend that it do pass.

KAUFFMAN, Chairman

H 455 was filed for second reading.

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

**7TH ORDER**
Motions, Memorials, and Resolutions

Ms. Rubel moved that Rule 40(1), with the exception of smoking, be suspended on the House floor for the remainder of session. Seconded by Ms. Necochea.

The question being, "Shall the motion carry?"


NAYS–Blanksma, Galloway, Hanks, Harris, Manwaring, Marshall, Monks, Moyle, Nichols, Okuniewicz, Palmer, Shepherd, Mr. Speaker. Total - 13.

Absent–Adams, Andrus, Kauffman. Total - 3.

Total - 70.

Whereupon the Speaker declared the motion carried and the rule was suspended.

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

**HOUSE BILL NO. 523**

BY TRANSPORTATION AND DEFENSE COMMITTEE

AN ACT

RELATING TO MOTOR VEHICLE DRIVER’S LICENSES; REPEALING SECTION 49-327, IDAHO CODE, RELATING TO SURRENDER OF AN IDAHO DRIVER’S
LICENSE AND APPLICATION FOR A DUPLICATE; AMENDING SECTION 49-331, IDAHO CODE, TO PROVIDE FOR THE UNLAWFUL USE OF A CANCELLED DRIVER'S LICENSE AND TO MAKE TECHNICAL CORRECTIONS; REPEALING SECTION 49-1222, IDAHO CODE, RELATING TO SURRENDER OF AN IDAHO DRIVER'S LICENSE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 524
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO THE IDAHO TRANSPORTATION DEPARTMENT; AMENDING SECTION 40-514, IDAHO CODE, TO REMOVE A PROVISION REGARDING A CERTAIN AGENCY REPRESENTATIVE ON THE INTERAGENCY WORKING GROUP AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 525
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO MOTOR VEHICLE DRIVER'S LICENSES; AMENDING SECTION 49-305, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE EXPIRATION OF COMMERCIAL LEARNER'S PERMITS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 526
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO MOTOR VEHICLE DRIVER'S LICENSES; AMENDING SECTION 49-335, IDAHO CODE, TO PROVIDE FOR REINSTATEMENT OF COMMERCIAL DRIVER'S LICENSES UNDER CERTAIN CIRCUMSTANCES AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 527
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO DRIVER'S LICENSES; AMENDING SECTION 49-306, IDAHO CODE, TO PROVIDE FOR UNITED STATES CITIZENSHIP; AMENDING SECTION 49-315, IDAHO CODE, TO PROVIDE FOR UNITED STATES CITIZENSHIP; AMENDING SECTION 49-321, IDAHO CODE, TO PROVIDE FOR PROOF OF UNITED STATES CITIZENSHIP AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 49-2444, IDAHO CODE, TO PROVIDE FOR UNITED STATES CITIZENSHIP STATUS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 528
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO PERSONAL DELIVERY DEVICES; AMENDING SECTION 40-2305, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE OPERATION OF PERSONAL DELIVERY DEVICES; AMENDING SECTION 49-117, IDAHO CODE, TO REVISE DEFINITIONS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 529
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO MOTOR VEHICLES; AMENDING SECTION 49-202, IDAHO CODE, TO REMOVE A PROVISION REGARDING REGISTRATION STICKERS; AMENDING SECTION 49-402, IDAHO CODE, TO REMOVE PROVISIONS REGARDING VALIDATION REGISTRATION STICKERS; AMENDING SECTION 49-402A, IDAHO CODE, TO REMOVE A PROVISION REGARDING VALIDATION REGISTRATION STICKERS, TO PROVIDE FOR LICENSE PLATE ISSUANCE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-402E, IDAHO CODE, TO REMOVE PROVISIONS REGARDING LICENSE PLATE STICKERS; AMENDING SECTION 49-411, IDAHO CODE, TO REMOVE PROVISIONS REGARDING VALIDATION STICKERS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-412, IDAHO CODE, TO REMOVE A PROVISION REGARDING REGISTRATION STICKERS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-428, IDAHO CODE, TO REMOVE PROVISIONS REGARDING REGISTRATION STICKERS; AMENDING SECTION 49-434, IDAHO CODE, TO REMOVE A PROVISION REGARDING VALIDATION STICKERS; AMENDING SECTION 49-443, IDAHO CODE, TO PROVIDE A CODE REFERENCE AND TO REMOVE PROVISIONS REGARDING REGISTRATION STICKERS; AMENDING SECTION 67-7602B, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 530
BY AGRICULTURAL AFFAIRS COMMITTEE
AN ACT
RELATING TO THE IDAHO HOP GROWER'S COMMISSION; AMENDING CHAPTER 31, TITLE 22, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 22-3105A, IDAHO CODE, TO AUTHORIZE THE IDAHO HOP GROWER'S COMMISSION TO PROMOTE BEER MADE WITH IDAHO-GROWN HOPS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 523, H 524, H 525, H 526, H 527, H 528, H 529, and H 530 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1238, by Education Committee, was introduced, read the first time by title, and referred to the Education Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 442, by Business Committee, was read the second time by title and filed for third reading.
H 480, H 481, and H 482, by Revenue and Taxation Committee, were read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 466 and H 464 retain their places on the Third Reading Calendar until Tuesday, February 8, 2022. There being no objection, it was so ordered.

H 467 - WATER

H 467 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. Burns to open debate.

The question being, "Shall H 467 pass?"

Roll call resulted as follows:
Absent–Andrus, Kauffman. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 467 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HCR 29 - HEALTH

HCR 29 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mrs. Green and Ms. Lickley to open debate.

The question being, "Shall HCR 29 be adopted?"

Roll call resulted as follows:
NAYS–Adams, Armstrong, Barbieri, Boyle, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Giddings(Carlson), Hanks, Harris, Holtzclaw, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Shepherd, Skaug, Wisniewski, Young. Total - 25.
Total - 70.

Whereupon the Speaker declared HCR 29 adopted and ordered the resolution transmitted to the Senate.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 8 a.m., Friday, February 4, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:43 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 443.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 443 and, when so signed, ordered it transmitted to the Senate for the signature of the President.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 469, H 501, and HJM 3 and recommend that they do pass.

CHANNEY, Chairman

H 469, H 501, and HJM 3 were filed for second reading.

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. 531
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO MONUMENTS AND MEMORIALS; AMENDING CHAPTER 1, TITLE 73, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 73-123, IDAHO CODE, TO PROVIDE FOR THE PROTECTION OF CERTAIN MONUMENTS AND MEMORIALS, TO PROVIDE CERTAIN EXCEPTIONS, AND TO PROVIDE THAT THE IDAHO STATE HISTORICAL SOCIETY SHALL NOT BE HELD LIABLE OR RESPONSIBLE FOR CERTAIN COSTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 532
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO ELECTIONS; AMENDING CHAPTER 2, TITLE 34, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 34-219, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING JUDICIAL REVIEW OF ELECTION RESULTS; AMENDING SECTION 34-106, IDAHO CODE, TO PROVIDE AN EXCEPTION AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 533
BY EDUCATION COMMITTEE
AN ACT
RELATING TO PUBLIC SCHOOLS; AMENDING SECTION 33-1004I, IDAHO CODE, TO PROVIDE THAT AN EMPLOYEE PREVIOUSLY AWARDED A MASTER EDUCATOR PREMIUM SHALL CONTINUE TO RECEIVE THE PREMIUM IN CERTAIN INSTANCES AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.
HOUSE BILL NO. 534
BY COMMERCE AND HUMAN RESOURCES
COMMITTEE
AN ACT
RELATING TO THE STATE INSURANCE FUND; AMENDING SECTION 67-5333, IDAHO CODE, TO PROVIDE THAT STATE INSURANCE FUND EMPLOYEES HIRED AFTER A CERTAIN DATE SHALL NOT PARTICIPATE IN THE SICK LEAVE PROGRAM ESTABLISHED BY THE SECTION AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 72-910, IDAHO CODE, TO PROVIDE THAT THE MANAGER OF THE STATE INSURANCE FUND SHALL BE THE CUSTODIAN OF THE STATE INSURANCE FUND AND TO REVISE PROVISIONS REGARDING SUCH FUND; AMENDING SECTION 72-912, IDAHO CODE, TO REMOVE REFERENCES TO THE STATE TREASURER AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 72-927, IDAHO CODE, TO PROVIDE FOR THE STATE INSURANCE MANAGER AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 535
BY BUSINESS COMMITTEE
AN ACT
RELATING TO THE STATE TREASURER; AMENDING SECTION 67-1201, IDAHO CODE, TO REVISE PROVISIONS REGARDING DUTIES OF THE TREASURER; AMENDING CHAPTER 12, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-1203C, IDAHO CODE, TO PROVIDE THAT THE INVESTMENT BOARD SHALL REVIEW CERTAIN INVESTMENT VEHICLES AND TO PROVIDE FOR DUTIES OF THE INVESTMENT BOARD IN CERTAIN INSTANCES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 536
BY JUDICIARY, RULES AND ADMINISTRATION
COMMITTEE
AN ACT
RELATING TO DIVORCE ACTIONS; AMENDING SECTION 32-715, IDAHO CODE, TO REMOVE A CODE REFERENCE AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 537
BY JUDICIARY, RULES AND ADMINISTRATION
COMMITTEE
AN ACT
RELATING TO JURY SELECTION AND SERVICE; AMENDING SECTION 2-219, IDAHO CODE, TO REVISE A PROVISION REGARDING DELEGATION OF AUTHORITY BY ADMINISTRATIVE JUDGES AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 538
BY JUDICIARY, RULES AND ADMINISTRATION
COMMITTEE
AN ACT
RELATING TO CRIMES AND PUNISHMENTS; AMENDING SECTION 18-211, IDAHO CODE, TO REVISE A PROVISION REGARDING THE FILING OF A REPORT OF EXAMINATION AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 18-212, IDAHO CODE, TO REVISE A PROVISION REGARDING THE FILING OF A CERTAIN REPORT AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 539
BY JUDICIARY, RULES AND ADMINISTRATION
COMMITTEE
AN ACT
RELATING TO DRIVER'S LICENSES; AMENDING SECTION 49-303, IDAHO CODE, TO PROVIDE FOR RENEWAL OF A SUSPENDED NONCOMMERCIAL DRIVER'S LICENSE IN CERTAIN INSTANCES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-319, IDAHO CODE, TO PROVIDE FOR RENEWAL OF A SUSPENDED NONCOMMERCIAL DRIVER'S LICENSE IN CERTAIN INSTANCES AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 540
BY JUDICIARY, RULES AND ADMINISTRATION
COMMITTEE
AN ACT
RELATING TO LAW ENFORCEMENT; AMENDING SECTION 39-6316, IDAHO CODE, TO PROVIDE FOR LAW ENFORCEMENT TRAINING, POWERS, AND DUTIES REGARDING SEXUAL ASSAULT COMPLAINTS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 541
BY JUDICIARY, RULES AND ADMINISTRATION
COMMITTEE
AN ACT
RELATING TO LIMITATION OF ACTIONS; AMENDING SECTION 5-214A, IDAHO CODE, TO REVISE PROVISIONS REGARDING AN ACTION TO FORECLOSE MORTGAGE ON REAL PROPERTY AND TO PROVIDE THAT A LIEN OF THE MORTGAGE SHALL BE DEEMED AUTOMATICALLY RELEASED IN CERTAIN INSTANCES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 542
BY JUDICIARY, RULES AND ADMINISTRATION
COMMITTEE
AN ACT
RELATING TO DISTRICT COURT FEES; AMENDING SECTION 31-3201, IDAHO CODE, TO REVISE A DEADLINE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 31-3201A, IDAHO CODE, TO REVISE DEADLINES AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 543
BY JUDICIARY, RULES AND ADMINISTRATION
COMMITTEE
AN ACT
RELATING TO THEFT; AMENDING SECTION 18-2407, IDAHO CODE, TO REVISE PROVISIONS REGARDING GRAND THEFT AND TO PROVIDE FOR THE CRIME OF
GRAND THEFT IN CERTAIN INSTANCES; AMENDING SECTION 18-2408, IDAHO CODE, TO PROVIDE A CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 531, H 532, H 533, H 534, H 535, H 536, H 537, H 538, H 539, H 540, H 541, H 542, and H 543 were 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 455, by Agricultural Affairs Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places until Monday, February 7, 2022. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Monday, February 7, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 8:14 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
TWENTY-NINTH LEGISLATIVE DAY
MONDAY, FEBRUARY 7, 2022

The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 69 members present.
Absent and excused - Youngblood. Total - 1.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Audrey Payne, Page.

3RD ORDER
Approval of Journal

February 7, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Twenty-sixth Legislative Day and recommend that same be adopted as corrected.

CHANЕY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, FRED WOOD, State Representative, District 27, Seat B, Cassia and Minidoka Counties, State of Idaho, has nominated, DEBBIE CRITCHFIELD, of 1854 South Hwy 27, Oakley, Idaho 83346, to perform the duties of this office temporarily as Acting State Representative, District 27, Seat B.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Amy Schutte of Twin Falls, Idaho, to the office of Acting State Representative, District 25, Seat A, for a term commencing February 7, 2022, and continuing until such time as Acting Lickley is able to resume her duties.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 7th day of February, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Debbie Payne.

OFFICE OF THE GOVERNOR
Boise

February 4, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on February 4, 2022 and I am transmitting to the Secretary of State the following House bills, to wit:

H 436 and H 449

Sincerely,

/s/ Brad Little
Governor
Mr. Speaker:
I return herewith enrolled H 443 which has been signed by the President.

NOVAK, Secretary

Enrolled H 443 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

February 4, 2022

Mr. Speaker:
I transmit herewith S 1249 and S 1241 which have passed the Senate.

NOVAK, Secretary

S 1249 and S 1241 were filed for first reading.

5TH ORDER
Report of Standing Committees

February 7, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 531, H 532, H 533, H 534, H 535, H 536, H 537, H 538, H 539, H 540, H 541, H 542, and H 543.

CHANAY, Chairman

H 531, H 532, and H 535 were referred to the State Affairs Committee.

H 533 was referred to the Education Committee.

H 534 was referred to the Commerce and Human Resources Committee.

H 536, H 537, H 538, H 540, H 541, H 542, and H 543 were referred to the Judiciary, Rules and Administration Committee.

H 539 was referred to the Transportation and Defense Committee.

February 4, 2022

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 461, H 505, and H 506 and recommend that they do pass.

CLOW, Chairman

H 461, H 505, and H 506 were filed for second reading.

February 7, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 521 and recommend that it do pass.

CRANE, Chairman

H 521 was filed for second reading.

February 7, 2022

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 509 and H 510 and recommend that they do pass.

HARRIS, Chairman

H 509 and H 510 were filed for second reading.

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. 544
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-1001, IDAHO CODE, TO REVISE A DEFINITION AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 33-1004B, IDAHO CODE, TO PROVIDE FOR PLACEMENT OF CERTAIN STAFF ON THE CAREER LADDER; AMENDING SECTION 33-1201A, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN PROFESSIONAL ENDORSEMENTS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 545
BY EDUCATION COMMITTEE
AN ACT
RELATING TO PUBLIC CHARTER SCHOOLS; REPEALING SECTION 33-5217, IDAHO CODE, RELATING TO THE PUBLIC CHARTER SCHOOL DEBT RESERVE; AMENDING CHAPTER 52, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-5217, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING THE PUBLIC CHARTER SCHOOL REVOLVING LOAN FUND; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 546
BY BUSINESS COMMITTEE
AN ACT

HOUSE BILL NO. 547
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO BALLOTS; AMENDING CHAPTER 23, TITLE 18, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 18-2324, IDAHO CODE, TO PROHIBIT CERTAIN
BALLOT COLLECTION ACTIVITIES; AND DECLARING AN EMERGENCY.

**HOUSE BILL NO. 548**
**BY STATE AFFAIRS COMMITTEE**
**AN ACT**

RELATING TO ELECTIONS; AMENDING SECTION 34-107, IDAHO CODE, TO PROVIDE THAT IF A PERSON CLAIMS A CERTAIN EXEMPTION FOR A HOMESTEAD, THEN THAT HOMESTEAD SHALL BE THE PERSON'S RESIDENCE FOR VOTING PURPOSES AND TO REVISE PROVISIONS REGARDING THE DETERMINATION OF A PERSON'S RESIDENCE FOR VOTING PURPOSES; AMENDING CHAPTER 2, TITLE 34, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 34-219, IDAHO CODE, TO PROVIDE FOR AN INVESTIGATION INTO THE QUALIFICATIONS OF A CANDIDATE FOR OFFICE, TO PROVIDE FOR A DEADLINE, AND TO PROVIDE THAT THE STATE OR A POLITICAL SUBDIVISION SHALL PROVIDE CERTAIN INFORMATION UPON REQUEST OF THE SECRETARY OF STATE OR A COUNTY CLERK; AMENDING SECTION 34-701, IDAHO CODE, TO REQUIRE A SWORN VERIFICATION ON QUALIFICATIONS FOR OFFICE AND TO PROVIDE FOR A CERTAIN DISCLOSURE; AMENDING SECTION 63-602G, IDAHO CODE, TO PROVIDE FOR A CERTAIN DISCLOSURE TO A COUNTY CLERK AND THE SECRETARY OF STATE, TO PROVIDE FOR A CERTAIN DATABASE, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

**HOUSE BILL NO. 549**
**BY STATE AFFAIRS COMMITTEE**
**AN ACT**

RELATING TO ELECTIONS; AMENDING SECTION 34-404, IDAHO CODE, TO REVISE PROVISIONS REGARDING REGISTRATION OF ELECTORS; AMENDING SECTION 34-408A, IDAHO CODE, TO REVISE PROVISIONS REGARDING ELECTION DAY REGISTRATION; AMENDING SECTION 34-409, IDAHO CODE, TO REVISE PROVISIONS REGARDING ELECTRONIC VOTER REGISTRATION; AMENDING SECTION 34-410A, IDAHO CODE, TO REVISE PROVISIONS REGARDING FEDERAL ABSENTEE REGISTRATION FORMS; AMENDING SECTION 34-411, IDAHO CODE, TO REVISE PROVISIONS REGARDING VOTER REGISTRATION INFORMATION; AMENDING SECTION 34-1106, IDAHO CODE, TO REVISE PROVISIONS REGARDING DELIVERY OF BALLOTS TO ELECTORS AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 34-1113, IDAHO CODE, TO REMOVE PROVISIONS REGARDING VOTER IDENTIFICATION REQUIRED AT THE POLLS; REPEALING SECTION 34-1114, IDAHO CODE, RELATING TO AN AFFIDAVIT IN LIEU OF PERSONAL IDENTIFICATION; AMENDING CHAPTER 11, TITLE 34, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 34-1114, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING PROVISIONAL BALLOTS; AMENDING SECTION 34-217, IDAHO CODE, TO REVISE PROVISIONS REGARDING RETENTION OF COUNTY ELECTION RECORDS; AMENDING SECTION 34-1012, IDAHO CODE, TO REVISE PROVISIONS REGARDING EARLY VOTING AND TO MAKE TECHNICAL CORRECTIONS; PROVIDING SEVERABILITY; AND DECLARING AN EMERGENCY.

H 544, H 545, H 546, H 547, H 548, and H 549 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1249 and S 1241, by Local Government and Taxation Committee, were introduced, read the first time by title, and referred to the Revenue and Taxation Committee.

At this time, the Speaker put the House at ease for an Idaho State Historical Society presentation.

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The Idaho State Historical Society presented for viewing the original documents that admitted Idaho as the 43rd state in the Union in 1890.

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Prior to going at ease, the House was at the Eighth Order of Business.

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

**10TH ORDER**
Second Reading of Bills and Joint Resolutions

H 469, H 501, and HJM 3, by Judiciary, Rules and Administration Committee, were read the second time by title and filed for third reading.

**11TH ORDER**
Third Reading of Bills and Joint Resolutions

Mr. Kaufman asked unanimous consent that H 471 be placed on General Orders for consideration. There being no objection, it was so ordered.

**H 451 - JUVENILE CORRECTIONS ACT**

H 451 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. Erickson to open debate.

The question being, "Shall H 451 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Ferch, Fennell, Galloway, Gannon, Geist, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kaufman, Kerby, Kingsley, Lickley(Schutte), Manwaring, Marshall, Mathias, McCann, McCroistie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nite, Necoechea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood(Critchfield), Yamamoto, Young, Mr. Speaker. Total - 68.

NAYS–None.

Absent–DeMordaunt, Youngblood. Total - 2.

Total - 70.

Whereupon the Speaker declared that H 451 passed the House. Title was approved and the bill ordered transmitted to the Senate.
H 452 - JUVENILE CORRECTIONS ACT

H 452 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. Erickson to open debate.

The question being, "Shall H 452 pass?"

Roll call resulted as follows:
NAYS—None.
Absent–DeMordaunt, McCrostie, Youngblood. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 452 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 453 - JUVENILE CORRECTIONS ACT

H 453 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. Erickson to open debate.

The question being, "Shall H 453 pass?"

Roll call resulted as follows:
AYES—Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Fench, Funniss, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley(Schutte), Manwaring, Marshall, Mathias, McCann, Mendive, Mitchell, Monsk, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood(Critchfield), Yamamoto, Young, Mr. Speaker. Total - 68.
NAYS—None.
Absent–McCrostie, Youngblood. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 453 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 442 - PROPERTY

H 442 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. Palmer to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 442:
Mr. Ferch Mr. Geistrin Mr. Kingsley
Ms. McCann Ms. Rubel Mr. Weber
Ms. Chew Mr. Ruchti Mr. Holtzclaw
Ms. Nichols Mr. Skaug Mrs. Scott
Ms. Troy Mr. Gannon Ms. Necochea

The question being, "Shall H 442 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Fench, Funniss, Galloway, Geistrin, Gibbs, Giddings, Harris, Hartgen, Holtzclaw, Hornman, Kingsley, Lickley(Schutte), Manwaring, Marshall, Mathias, McCann, Mendive, Mitchell, Monsk, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Mr. Speaker. Total - 54.
Absent–Burns, Youngblood. Total - 2.
Paired Votes:
AYE - Manwaring
NAY - McCrostie
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 442 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Tuesday, February 8, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12:03 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 544, H 545, H 546, H 547, H 548, and H 549.

CHANNEY, Chairman

H 544 and H 545 were referred to the Education Committee.

H 546 was referred to the Business Committee.

H 547, H 548, and H 549 were referred to the State Affairs Committee.

Mr. Speaker:

We, your COMMITTEE ON RESOURCES AND CONSERVATION, report that we have had under consideration H 507 and recommend that it do pass.

GIBBS, Chairman

H 507 was filed for second reading.

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 536, H 537, H 538, and H 542 and recommend that they do pass.

CHANNEY, Chairman

H 536, H 537, H 538, and H 542 were filed for second reading.

Mr. Speaker:

We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 511 and recommend that it do pass.

CRANE, Chairman

H 511 was filed for second reading.

There being no objection, the House advanced to the Seventh Order of Business.
7TH ORDER
Motions, Memorials, and Resolutions

HOUSE RESOLUTION NO. 6
BY COMMERCE AND HUMAN RESOURCES COMMITTEE

A HOUSE RESOLUTION
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND OBLIGATING FUNDS FROM THE STATE FISCAL RECOVERY FUND FOR A STATE EMPLOYEE HEALTH INSURANCE FUND OFFSET.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the House of Representatives finds that the American Rescue Plan Act (ARPA), P.L. 117-2, as passed by Congress and signed into law, allocated $1,094,018,353 to the State of Idaho for the State Fiscal Recovery Fund; and

WHEREAS, projects associated with the State Fiscal Recovery Fund must be obligated by December 31, 2024, and expended by December 31, 2026; and

WHEREAS, one of the four allowable uses of the State Fiscal Recovery Fund includes COVID-19 mitigation and prevention; and

WHEREAS, Idaho's State Employee Health Insurance Fund has been negatively impacted by the COVID-19 pandemic due to the unexpected costs of testing, treatment, and in some cases hospitalization that were otherwise unanticipated by premium payments by the employer and employee.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that $25,000,000 be obligated from the State Fiscal Recovery Fund to rebuild reserves in the State Employee Health Insurance Fund.

HOUSE RESOLUTION NO. 7
BY COMMERCE AND HUMAN RESOURCES COMMITTEE

A HOUSE RESOLUTION
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND OBLIGATING FUNDS FROM THE STATE FISCAL RECOVERY FUND TO PROVIDE SUPPORT TO THE IDAHO FOODBANK.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the House of Representatives finds that the American Rescue Plan Act (ARPA), P.L. 117-2, as passed by Congress and signed into law, allocated $1,094,018,353 to the State of Idaho for the State Fiscal Recovery Fund; and

WHEREAS, projects associated with the State Fiscal Recovery Fund must be obligated by December 31, 2024, and expended by December 31, 2026; and

WHEREAS, one of the four allowable uses of the State Fiscal Recovery Fund includes supporting the public health and economic response to COVID-19, including by providing aid to nonprofits to mitigate financial hardships; and

WHEREAS, the COVID-19 pandemic has increased the number of families, seniors, and children experiencing food insecurity; and

WHEREAS, the Idaho Foodbank serves Idaho families, seniors, and children who are considered food insecure.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that $1,000,000 be obligated from the State Fiscal Recovery Fund to provide support to the Idaho Foodbank.

HOUSE CONCURRENT RESOLUTION NO. 31
BY STATE AFFAIRS COMMITTEE

A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND RECOGNIZING THE ACCOMPLISHMENTS OF THE IDAHO FALLS BANDITS BASEBALL TEAM.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, baseball has always been America's game; and
WHEREAS, nothing is more American than baseball, hot dogs, and apple pie; and
WHEREAS, the "boys of summer" have played on for years, always playing in a "field of dreams"; and
WHEREAS, the State of Idaho has not been known as a major force in baseball; and
WHEREAS, Idaho's boys nonetheless continued to dream; and
WHEREAS, dreams sometimes do come true, when coupled with hard work; and
WHEREAS, the Idaho Falls Bandits legion team overcame incredible odds to go to the 2019 American Legion World Series compiling a 61-6-1 record, beating Fargo, North Dakota, in the final championship game of the American Legion World Series; and
WHEREAS, the Bandits were unable to defend their championship in 2020 due to COVID-19; and
WHEREAS, the Bandits came back in incredible fashion to once again make it to the 2021 American Legion World Series; and
WHEREAS, the 2021 Bandits went 45-10-1 and beat Honolulu, Hawaii, 6-1 in the championship game of the American Legion World Series; and
WHEREAS, 33 kids played on the two teams and one, Kai Howell, played in both American Legion World Series championships; and
WHEREAS, numerous players received special recognition, including the All-Tournament Team of: Nate Rose, shortstop; McGwire Jepshon, third baseman; Kai Howell, offensive player; and Merit Jones, pitcher; and
WHEREAS, the 2021 World Series MVP was Idaho Falls' own Nate Rose; and
WHEREAS, the real hero of both championship teams is their coach, Ryan Alexander, who received the Jack Williams Memorial Leadership Award in recognition of the Bandits coaching staff.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the Legislature and the Governor recognize the amazing accomplishments of Idaho's 2019 and 2021 championship baseball teams.

BE IT FURTHER RESOLVED that we recognize the great example these young men have set both in and outside of the classroom and who, for a few short weeks, brought our state together, cheering for these fine young men.

HR 6, HR 7, and HCR 31 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.
8TH ORDER
Introduction, First Reading, and Reference of Bills and Joint Resolutions

HOUSE BILL NO. 550
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO CITY PROPERTY TAXES; AMENDING SECTION 50-235, IDAHO CODE, TO AUTHORIZE AND ESTABLISH PROVISIONS FOR A CITY COUNCIL TO ISSUE PROPERTY TAX REBATES TO CERTAIN PROPERTY TAXPAYERS AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 551
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO THE PUBLIC EMPLOYEE RETIREMENT SYSTEM; AMENDING SECTION 59-1305, IDAHO CODE, TO PROVIDE FOR BOARD SUBPOENA AUTHORITY AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 552
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO THE PUBLIC EMPLOYEE RETIREMENT SYSTEM; AMENDING SECTION 59-1326, IDAHO CODE, TO PROVIDE FOR WITHDRAWAL PENALTIES AND TO REVISE A PROVISION REGARDING PARTIAL WITHDRAWAL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 553
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO THE PUBLIC EMPLOYEE RETIREMENT SYSTEM; AMENDING SECTION 59-1302, IDAHO CODE, TO DEFINE TERMS, TO REVISE A DEFINITION, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 554
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO THE PUBLIC EMPLOYEE RETIREMENT SYSTEM OF IDAHO; AMENDING SECTION 59-1302, IDAHO CODE, TO DEFINE A TERM; AMENDING SECTION 59-1322, IDAHO CODE, TO PROVIDE FOR SEPARATE RATES OF CONTRIBUTION FOR CERTAIN EMPLOYERS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 59-1333, IDAHO CODE, TO PROVIDE FOR SCHOOL EMPLOYEES AND TO REMOVE A PROVISION REGARDING SPECIFIED MEMBER RATES; AMENDING SECTION 59-1334, IDAHO CODE, TO REMOVE A PROVISION REGARDING SPECIFIED MEMBER RATES; AMENDING CHAPTER 13, TITLE 59, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 59-1335, IDAHO CODE, TO PROVIDE FOR CONTRIBUTIONS FROM SCHOOL EMPLOYEES; AMENDING SECTION 59-1356, IDAHO CODE, TO PROVIDE FOR REEMPLOYMENT WITH AN EMPLOYER PARTICIPATING IN THE PUBLIC EMPLOYEE RETIREMENT SYSTEM OF IDAHO AND TO MAKE TECHNICAL CORRECTIONS; REPEALING SECTION 59-1371, IDAHO CODE, RELATING TO DEFINITIONS; REPEALING SECTION 59-1372, IDAHO CODE, RELATING TO THE TRANSFER OF ALL ASSETS, LIABILITIES, DUTIES, OBLIGATIONS, AND RIGHTS TO EMPLOYEE SYSTEM; REPEALING SECTION 59-1373, IDAHO CODE, RELATING TO ACCUMULATED TEACHER MEMBER CONTRIBUTIONS, REMAINING CONTRIBUTIONS, AND MEMBERSHIP SERVICE CREDIT; REPEALING SECTION 59-1374, IDAHO CODE, RELATING TO EMPLOYERS, MEMBERS, AND EXCEPTIONS; REPEALING SECTION 59-1375, IDAHO CODE, RELATING TO ANNUITANTS AND CONTRIBUTIONS IN LIEU OF THE REQUIREMENT OF SIX MONTHS OF MEMBERSHIP SERVICE; REPEALING SECTION 59-1376, IDAHO CODE, RELATING TO BENEFITS TO TEACHER MEMBERS; AMENDING SECTION 33-2101A, IDAHO CODE, TO REMOVE CODE REFERENCES; AND DECLARING AN EMERGENCY AND PROVIDING EFFECTIVE DATES.

HOUSE BILL NO. 556
BY BUSINESS COMMITTEE
AN ACT
RELATING TO SECURITIES; AMENDING SECTION 30-14-302, IDAHO CODE, TO PROVIDE correct TERMINOLOGY; AMENDING SECTION 30-14-412, IDAHO CODE, TO CLARIFY PROVISIONS REGARDING DISCIPLINARY CONDITIONS; AMENDING SECTION 30-14-509, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE STATUTE OF LIMITATIONS; AMENDING SECTION 30-14-605, IDAHO CODE, TO PROVIDE REFERENCES TO UNITED STATES CODE AND TO PROVIDE correct TERMINOLOGY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 557
BY BUSINESS COMMITTEE
AN ACT
RELATING TO COMMERCIAL TRANSACTIONS; AMENDING SECTION 28-46-302, IDAHO CODE, TO REVISE PROVISIONS REGARDING QUALIFICATIONS FOR A REGULATED LENDER LICENSE, TO REMOVE A PROVISION REGARDING EXPENSES FOR A HEARING, TO REVISE A PROVISION REGARDING WHEN A WRITTEN DEFICIENCY NOTICE SHALL BE DEEMED RECEIVED, TO REVISE A PROVISION REGARDING REGULATED LICENSE RENEWAL, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 28-46-304, IDAHO CODE, TO REVISE PROVISIONS REGARDING A CERTAIN
REPORT; AMENDING SECTION 28-46-403, IDAHO CODE, TO REVISE PROVISIONS REGARDING QUALIFICATIONS FOR A PAYDAY LOAN LICENSE; AMENDING SECTION 28-46-404, IDAHO CODE, TO REVISE PROVISIONS REGARDING PAYDAY LOAN LICENSE APPLICATIONS, TO REVISE A PROVISION REGARDING WHEN A WRITTEN DEFICIENCY NOTICE SHALL BE DEEMED RECEIVED, TO REVISE A PROVISION REGARDING LICENSE RENEWAL, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 28-46-409, IDAHO CODE, TO REVISE A PROVISION REGARDING A CERTAIN REPORT; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 558
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO STOCKWATER; AMENDING SECTION 42-224, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE FORFEITURE OF STOCKWATER RIGHTS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 559
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO CONFINED ANIMAL FEEDING OPERATIONS; AMENDING CHAPTER 36, TITLE 39, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 39-3628B, IDAHO CODE, TO PROVIDE FOR THE CONFINED ANIMAL FEEDING OPERATIONS IMPROVEMENT FUND, TO PROVIDE FOR THE EXPENDITURE AND GRANTS OF MONEYS IN THE FUND, TO PROVIDE FOR AN ANNUAL REPORT TO THE LEGISLATURE, TO PROVIDE THAT CERTAIN LAW SHALL NOT APPLY TO THE FUND, TO PROVIDE FOR THE CAFO IMPROVEMENT FUND COMMITTEE, TO PROVIDE FOR THE RESPONSIBILITY AND AUTHORITY OF THE CAFO IMPROVEMENT FUND, AND TO PROVIDE THAT THE DEPARTMENT OF ENVIRONMENTAL QUALITY SHALL PROVIDE STAFF ASSISTANCE AND SUPPORT; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 560
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE PEACE OFFICER STANDARDS AND TRAINING COUNCIL; AMENDING SECTION 19-5109, IDAHO CODE, TO REVISE A PROVISION REGARDING POWERS OF THE COUNCIL AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 561
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO EMERGENCY MEDICAL SERVICES; AMENDING SECTION 56-1018B, IDAHO CODE, TO REVISE PROVISIONS REGARDING USE OF MONEYS IN THE EMERGENCY MEDICAL SERVICES FUND III; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 562
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO PHARMACISTS; AMENDING SECTION 54-1705, IDAHO CODE, TO REMOVE DEFINITIONS, TO REVISE A DEFINITION, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 54-1729, IDAHO CODE, TO REVISE PROVISIONS REGARDING DRUG OUTLETS, TO PROVIDE FOR RESIDENT AND NONRESIDENT DRUG OUTLETS, AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 54-1761, IDAHO CODE, TO REMOVE A CODE REFERENCE; AMENDING SECTION 54-4702, IDAHO CODE, TO REMOVE A CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 563
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO INCOME TAXES; AMENDING SECTION 63-3027, IDAHO CODE, TO REVISE PROVISIONS REGARDING COMPUTING IDAHO TAXABLE INCOME OF MULTISTATE OR UNITARY CORPORATIONS; AMENDING SECTION 63-3022, IDAHO CODE, TO PROVIDE CORRECT CODE REFERENCES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 63-3029G, IDAHO CODE, TO PROVIDE CORRECT CODE REFERENCES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 63-3029I, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 63-4406, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 564
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO HOMESTEAD TAX EXEMPTIONS; AMENDING SECTION 63-602G, IDAHO CODE, TO PROVIDE FOR AN INVESTIGATION BY A COUNTY ASSESSOR, TO PROVIDE FOR A DISCLOSURE OF INFORMATION BY THE STATE TAX COMMISSION, TO PROVIDE FOR AN APPEAL, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 565
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO PROPERTY TAXES; AMENDING SECTION 63-313, IDAHO CODE, TO REVISE PROVISIONS REGARDING TRANSIENT PERSONAL PROPERTY; AMENDING SECTION 63-602KK, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE EXEMPTION OF CERTAIN PERSONAL PROPERTY FROM PROPERTY TAX; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 566
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO THE PUBLIC INTEGRITY IN ELECTIONS ACT; AMENDING SECTION 74-603, IDAHO
Mr. Moyle asked unanimous consent that H 464 be returned to the Commerce and Human Resources Committee. There being no objection, it was so ordered.

Mr. Moyle asked unanimous consent that H 482 be returned to the Revenue and Taxation Committee. There being no objection, it was so ordered.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Wednesday, February 9, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12:02 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk

Mr. Moyle asked unanimous consent that H 466 retain its place on the Third Reading Calendar until Monday, February 14, 2022. There being no objection, it was so ordered.
Mr. Speaker:
I transmit herewith S 1240 which has passed the Senate.
NOVAK, Secretary

S 1240 was filed for first reading.

February 8, 2022

Mr. Speaker:
I return herewith H 454 which has passed the Senate.
NOVAK, Secretary

H 454 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

February 8, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HR 6, HR 7, HCR 31, H 550, H 551, H 552, H 553, H 554, H 555, H 556, H 557, H 558, H 559, H 560, H 561, H 562, H 563, H 564, H 565, H 566, and H 567.

CHANNEY, Chairman

HCR 31 and H 559 were filed for second reading.

H 550, H 563, H 564, and H 565 were referred to the Revenue and Taxation Committee.

HR 6, HR 7, H 551, H 552, H 553, H 554, and H 555 were referred to the Commerce and Human Resources Committee.

H 556 and H 557 were referred to the Business Committee.

H 558 was referred to the Resources and Conservation Committee.

H 560 was referred to the Judiciary, Rules and Administration Committee.

H 561 and H 562 were referred to the Health and Welfare Committee.

H 566 and H 567 were referred to the State Affairs Committee.

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

February 9, 2022

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 32
BY TRANSPORTATION AND DEFENSE COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND URGING THE GOVERNOR AND THE STATE OF IDAHO TO RECOGNIZE MISSION-43, ITS EFFORTS, AND ITS LEADERSHIP IN ENSURING THAT MILITARY VETERANS, THEIR SPOUSES, AND THEIR CHILDREN ARE WELCOME AND GIVEN OPPORTUNITY TO PURSUE THE AMERICAN DREAM IN IDAHO.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the State of Idaho is committed to military veterans, military spouses, and their families; and
WHEREAS, Mission43, named after the forty-third state, has taken on the mission of making Idaho a premier destination for veterans and their families during and after their service; and
WHEREAS, the State of Idaho acknowledges Mission43 and the efforts and investments to provide servicemen, servicewomen, and military spouses opportunities to succeed in Idaho after the military through the pillars of education, employment, and engagement; and
WHEREAS, Mission43 has provided more than 1,000 veterans and spouses advice and access to exclusive programs to help members maximize their military benefits, excel academically, and grow professionally; and
WHEREAS, Mission43 has provided more than 1,200 veterans access to programs that give veterans and their spouses the resources needed to succeed in their transition to the civilian Idaho workforce and advance beyond levels of underemployment; and
WHEREAS, Mission43 has organized and hosted meaningful events, providing opportunities for veterans to stay active, find purpose, and connect, having led to more than 10,000 engagements for veterans and civilians in various communities across the State of Idaho; and
WHEREAS, Mission43 has placed this mission on itself for the benefit of the State of Idaho through the generosity of Idaho citizens and has created these ongoing and growing successes without the use of federal or state funds.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that we urge the Governor and the State of Idaho to recognize Mission43, its efforts, and its leadership in ensuring that military veterans, their spouses, and their children are given welcome and opportunity to pursue the American dream in Idaho.

HCR 32 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 568
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT

RELATING TO RECREATION; AMENDING SECTION 67-7008, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 67-7008A, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 67-7014, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES; AMENDING SECTION 67-7013, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES AND TO REMOVE SURPLUS PUNCTUATION; AMENDING SECTION 67-7104, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES; AMENDING THE SECTION 67-7106, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES; AMENDING SECTION 67-7115, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 67-7116, IDAHO CODE, TO PROVIDE FOR A CERTAIN FEE; AMENDING SECTION 67-7118, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES; AMENDING SECTION 67-7122, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 67-7124, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES; AMENDING SECTION 67-7126, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN FEES; AMENDING SECTION 67-7130, IDAHO CODE, TO REVISE PROVISIONS REGARDING MULTIPLE-YEAR CERTIFICATES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 569
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO VETERANS PLATES; AMENDING SECTION 49-418, IDAHO CODE, TO PROVIDE FOR AMERICAN LEGION OR VETERANS OF FOREIGN WARS OF THE UNITED STATES DESIGNATIONS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 570
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO MOTOR VEHICLE REGISTRATION; AMENDING SECTION 49-405, IDAHO CODE, TO PROVIDE FOR THE DESIGN OF RADIO AMATEUR LICENSE PLATES AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 571
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO SCHOOL BUSES; AMENDING SECTION 33-1504, IDAHO CODE, TO PROVIDE FOR A MAXIMUM SPEED LIMIT AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 572
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO CIVIL AIR PATROL; AMENDING SECTION 39-7114A, IDAHO CODE, TO REVISE PROVISIONS REGARDING CIVIL AIR PATROL, TO PROVIDE FOR THE ADMINISTRATION OF CERTAIN MONEYS, AND TO PROVIDE FOR MEMORANDUMS OF UNDERSTANDING REGARDING OPERATIONAL AND TRAINING MISSIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 573
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO DISPOSITION OF LOW-VALUED VEHICLES; AMENDING SECTION 49-1814, IDAHO CODE, TO INCREASE THE VALUE BELOW WHICH A VEHICLE IS CONSIDERED LOW-VALUED AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-1815, IDAHO CODE, TO PROVIDE FOR A REVISED NOTICE FORM AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-1816, IDAHO CODE, TO PROVIDE FOR A REVISED VALUE BELOW WHICH A VEHICLE IS CONSIDERED LOW-VALUED AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
HOUSE BILL NO. 574
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT

RELATING TO GOLD STAR LICENSE PLATES; AMENDING SECTION 49-403B, IDAHO CODE, TO REMOVE A DEFINITION, TO REVISE A DEFINITION, TO REVISE A PROVISION REGARDING A CERTAIN FEE, AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 575
BY LOCAL GOVERNMENT COMMITTEE
AN ACT

RELATING TO COUNTY LEASES; AMENDING SECTION 31-1001, IDAHO CODE, TO REVISE PROVISIONS REGARDING LEASES FOR COURTHOUSE PREMISES, ROOMS, AND JAIL AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 576
BY LOCAL GOVERNMENT COMMITTEE
AN ACT

RELATING TO ABATEMENT DISTRICTS; AMENDING SECTION 39-2803, IDAHO CODE, TO PROVIDE THAT THE BOARD OF TRUSTEES OF AN ABATEMENT DISTRICT MAY HAVE THREE OR FIVE MEMBERS AS DETERMINED BY THE COUNTY COMMISSIONERS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

H 568, H 569, H 570, H 571, H 572, H 573, H 574, H 575, and H 576 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1240, by Judiciary and Rules Committee, was introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 507, by Resources and Conservation Committee, was read the second time by title and filed for third reading.

H 536, H 537, H 538, and H 542, by Judiciary, Rules and Administration Committee, were read the second time by title and filed for third reading.

H 511, by State Affairs Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 466 be returned to the Resources and Conservation Committee. There being no objection, it was so ordered.

Mr. Moyle asked unanimous consent that H 481 and H 505 retain their places on the Third Reading Calendar for one legislative day. There being no objection, it was so ordered.

H 480 - USE TAX

H 480 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. Addis to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 480:
Mr. Manwaring Mr. Nash

The question being, "Shall H 480 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Kauffman, Kerby, Kingsley, Lickley(Schutte), Manwaring, Marshall, Mathias, McCann, McCrostitie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necocchea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skag, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood(Critchfield), Yamamoto, Young, Youngblood, Mr. Speaker. Total - 67.
NAYS–None.
Total - 70.

Whereupon the Speaker declared that H 480 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 455 - AGRICULTURE

H 455 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. McCann to open debate.

The question being, "Shall H 455 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Kauffman, Kerby, Kingsley, Lickley(Schutte), Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necocchea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skag, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood(Critchfield), Yamamoto, Young, Youngblood, Mr. Speaker. Total - 67.
NAYS–None.
Total - 70.

Whereupon the Speaker declared that H 455 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 469 - PEACE OFFICERS STANDARDS AND TRAINING FUND

H 469 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.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 469:

Mrs. Green

The question being, "Shall H 469 pass?"

Roll call resulted as follows:

NAYS–Adams, Boyle, Ferch, Gestrin, Harris, Holtzclaw, Moyle, Nash, Palmer, Shepherd. Total - 10.


Whereupon the Speaker declared that H 469 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 501 - IDAHO CAPITOL BUILDING

H 501 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. Troy to open debate.

The question being, "Shall H 501 pass?"

Roll call resulted as follows:

NAYS–None.


Whereupon the Speaker declared that H 501 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HJM 3 - YELLOWSTONE NATIONAL PARK

HJM 3 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Nash to open debate.

The question being, "Shall HJM 3 be adopted?"

Whereupon the Speaker declared HJM 3 adopted by voice vote and ordered the memorial transmitted to the Senate.

H 461 - EDUCATION

H 461 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. Mathias to open debate.

The question being, "Shall H 461 pass?"

Roll call resulted as follows:

NAYS–None.


Whereupon the Speaker declared that H 461 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 506 - EDUCATION

H 506 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. McCann to open debate.

The question being, "Shall H 506 pass?"

Roll call resulted as follows:

NAYS–None.


Whereupon the Speaker declared that H 506 passed the House. Title was approved and the bill ordered transmitted to the Senate.
Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Thursday, February 10, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:52 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Thirty-first Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

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

5TH ORDER

Report of Standing Committees

February 10, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 32, H 568, H 569, H 570, H 571, H 572, H 573, H 574, H 575, and H 576.

CHANNEY, Chairman

HCR 32 was filed for second reading.

H 568, H 569, H 570, H 571, H 572, H 573, and H 574 were referred to the Transportation and Defense Committee.

H 575 and H 576 were referred to the Local Government Committee.

February 10, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 454.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 454 and, when so signed, ordered it transmitted to the Senate for the signature of the President.

February 9, 2022

Mr. Speaker:

We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 514 and H 531 and recommend that they do pass.

CRANE, Chairman

H 514 and H 531 were filed for second reading.

February 10, 2022

Mr. Speaker:

We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration S 1249 and recommend that it do pass.

HARRIS, Chairman

S 1249 was filed for second reading.

February 10, 2022

Mr. Speaker:

We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration H 515 and H 516 and recommend that they do pass.

WOOD, Chairman

H 515 and H 516 were filed for second reading.

February 10, 2022

Mr. Speaker:

We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 533 and recommend that it do pass.

CLOW, Chairman

H 533 was filed for second reading.

February 10, 2022

Mr. Speaker:

We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 567 and report it back to be placed on General Orders.

CRANE, Chairman

H 567 was placed on General Orders for consideration.

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

7TH ORDER

Motions, Memorials, and Resolutions

HOUSE RESOLUTION NO. 8

BY COMMERCE AND HUMAN RESOURCES COMMITTEE

A HOUSE RESOLUTION

STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND OBLIGATING FUNDS FROM THE STATE FISCAL RECOVERY FUND FOR CHILD CARE INFRASTRUCTURE.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the House of Representatives finds that the American Rescue Plan Act (ARPA), P.L. 117-2, as passed by
Congress and signed into law, allocated $1,094,018,353 to the State of Idaho for the State Fiscal Recovery Fund; and 
WHEREAS, projects associated with the State Fiscal Recovery Fund must be obligated by December 31, 2024, and expended by December 31, 2026; and 
WHEREAS, one of the four allowable uses of the State Fiscal Recovery Fund is to support the COVID-19 public health and economic response, including by providing aid for child care; and 
WHEREAS, Idaho has widespread challenges with access, affordability, and quality in early learning and child care settings; and 
WHEREAS, challenges to child care access is driven by a lack of supply of child care centers.
NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that $49,999,900 be obligated from the State Fiscal Recovery Fund to provide for child care infrastructure expansion grants to increase the number of child care slots available to working families.

HOUSE RESOLUTION NO. 9
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND OBLIGATING FUNDS FROM THE STATE FISCAL RECOVERY FUND FOR WORKFORCE TRAINING.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the House of Representatives finds that the American Rescue Plan Act (ARPA), P.L. 117-2, as passed by Congress and signed into law, allocated $1,094,018,353 to the State of Idaho for the State Fiscal Recovery Fund; and 
WHEREAS, projects associated with the State Fiscal Recovery Fund must be obligated by December 31, 2024, and expended by December 31, 2026; and 
WHEREAS, one of the four allowable uses of the State Fiscal Recovery Fund is to support the COVID-19 public health and economic response, including by providing aid for reemployment or job training; and 
WHEREAS, the Workforce Development Council provides programs for employers and workers for on-the-job training and skills development; and 
WHEREAS, the Workforce Development Council increases public awareness of and access to career education and training opportunities; and 
WHEREAS, Idaho has a need for more job training for in-demand professions for individuals impacted by the COVID-19 pandemic.
NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that $50,000,000 be obligated from the State Fiscal Recovery Fund to provide for workforce training for in-demand professions impacted by the COVID-19 pandemic.

HOUSE RESOLUTION NO. 10
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND SUPPORTING THE DEPARTMENT OF CORRECTION’S REQUEST OF $112.4 MILLION FROM THE PERMANENT BUILDING FUND FOR CONSTRUCTION OF A NEW WOMEN’S PRISON.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, due to lack of available space in Idaho prisons, the Idaho Department of Correction is housing some prisoners in an out-of-state private prison or in county jails; and 
WHEREAS, in 2020, the state Office of Performance Evaluations issued a report on correctional capacity that found it would be cheaper for the state to build a new prison than to continue placing state inmates in county jails or out-of-state facilities; and 
WHEREAS, county jails and out-of-state prisons cannot offer the same rehabilitation and reentry programming that department facilities provide; and 
WHEREAS, if the state constructs a new women's facility, the South Boise Women's Correctional Center would become a minimum security men's facility, which, along with other housing shifts, would free up roughly 700 beds for men; and 
WHEREAS, in its proposed budget for fiscal year 2023, the department requested approximately $112.4 million for a new 848-bed minimum custody women's prison at the Idaho Department of Correction complex in Kuna.
NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives supports the Idaho Department of Correction's request of $112.4 million from the Permanent Building Fund for construction of a new women's prison at the Idaho Department of Correction complex in Kuna.

HOUSE RESOLUTION NO. 11
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND SUPPORTING THE OBLIGATION OF $100,000 IN ARPA FUNDS FOR THE EXTRADITION TRANSPORT COSTS OF THE COMMISSION OF PARDONS AND PAROLE.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the American Rescue Plan Act of 2021 (ARPA), P.L. 117-2, was passed by Congress and signed into law; and 
WHEREAS, ARPA allocated $1,094,018,353 to the State of Idaho for the State Fiscal Recovery Fund; and 
WHEREAS, projects associated with the State Fiscal Recovery Fund must be obligated by December 31, 2024, and expended by December 31, 2026; and 
WHEREAS, one of the four allowable uses of the State Fiscal Recovery Fund is to respond to the economic impacts of COVID-19; and 
WHEREAS, the Northwest Shuttle service extradites parolees from 15 other states back to Idaho at no cost to the Commission of Pardons and Parole; and 
WHEREAS, the Northwest Shuttle service suspended operations due to the impact of COVID-19.
NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives supports the obligation of $100,000 in ARPA funds for the extradition transport costs of the Commission of
Pardons and Parole as bridge funding for extradition costs until a permanent solution can be found.

**HOUSE RESOLUTION NO. 12**

BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

A HOUSE RESOLUTION

STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND SUPPORTING THE OBLIGATION OF $10,000,000 IN ARPA FUNDS FOR THE WASTEWATER IMPROVEMENT NEEDS OF THE IDAHO DEPARTMENT OF CORRECTION.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the American Rescue Plan Act of 2021 (ARPA), P.L. 117-2, was passed by Congress and signed into law; and

WHEREAS, ARPA allocated $1,094,018,353 to the State of Idaho for the State Fiscal Recovery Fund; and

WHEREAS, projects associated with the State Fiscal Recovery Fund must be obligated by December 31, 2024, and expended by December 31, 2026; and

WHEREAS, one of the four allowable uses of the State Fiscal Recovery Fund is to support vital wastewater infrastructure projects; and

WHEREAS, the Idaho Department of Correction has requested $10,000,000 in ARPA funds to upgrade wastewater lagoons serving the South Boise Complex.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives supports the obligation of $10,000,000 in ARPA funds for the wastewater improvement needs of the Idaho Department of Correction.

**HOUSE RESOLUTION NO. 13**

BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

A HOUSE RESOLUTION

STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND SUPPORTING THE OBLIGATION OF $6,000,000 IN ARPA FUNDS TO THE DOMESTIC VIOLENCE COUNCIL TO OFFSET COSTS CAUSED BY INCREASED DEMAND FOR VICTIM SERVICES AS A RESULT OF THE COVID-19 PANDEMIC.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the American Rescue Plan Act of 2021 (ARPA), P.L. 117-2, was passed by Congress and signed into law; and

WHEREAS, ARPA allocated $1,094,018,353 to the State of Idaho for the State Fiscal Recovery Fund; and

WHEREAS, projects associated with the State Fiscal Recovery Fund must be obligated by December 31, 2024, and expended by December 31, 2026; and

WHEREAS, one of the four allowable uses of the State Fiscal Recovery Fund is to respond to public health needs as a result of COVID-19; and

WHEREAS, the Domestic Violence Council has requested $6,000,000 in ARPA funds to offset costs caused by increased demand for victim services as a result of the COVID-19 pandemic.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives supports the obligation of $6,000,000 in ARPA funds to the Domestic Violence Council to offset costs caused by increased demand for victim services as a result of the COVID-19 pandemic.

**HOUSE RESOLUTION NO. 14**

BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

A HOUSE RESOLUTION


Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the American Rescue Plan Act of 2021 (ARPA), P.L. 117-2, was passed by Congress and signed into law; and

WHEREAS, ARPA allocated $1,094,018,353 to the State of Idaho for the State Fiscal Recovery Fund; and

WHEREAS, projects associated with the State Fiscal Recovery Fund must be obligated by December 31, 2024, and expended by December 31, 2026; and

WHEREAS, one of the four allowable uses of the State Fiscal Recovery Fund is to respond to the economic impacts of COVID-19; and

WHEREAS, the Idaho Department of Correction has requested $500,000 in ARPA funds in each of the next two years for the costs of managing its facilities as a result of COVID-19.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives supports the obligation of $1,000,000 in ARPA funds to the Idaho Department of Correction for the costs of managing its facilities as a result of COVID-19.

**HOUSE RESOLUTION NO. 15**

BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

A HOUSE RESOLUTION

STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND SUPPORTING THE OBLIGATION OF $19,990,500 IN ARPA FUNDS TO THE IDAHO SUPREME COURT TO OFFSET COSTS OF THE COURT'S INCREASED RELIANCE ON TECHNOLOGY BROUGHT ABOUT BY THE NEGATIVE ECONOMIC IMPACTS OF COVID-19.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the American Rescue Plan Act of 2021 (ARPA), P.L. 117-2, was passed by Congress and signed into law; and

WHEREAS, ARPA allocated $1,094,018,353 to the State of Idaho for the State Fiscal Recovery Fund; and

WHEREAS, projects associated with the State Fiscal Recovery Fund must be obligated by December 31, 2024, and expended by December 31, 2026; and

WHEREAS, one of the four allowable uses of the State Fiscal Recovery Fund is to respond to the economic impacts of COVID-19; and

WHEREAS, the Idaho Supreme Court has requested $19,990,500 in ARPA funds to offset costs of the court’s increased reliance on technology brought about by the negative economic impacts of COVID-19.
NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives supports the obligation of $19,990,500 in ARPA funds to the Idaho Supreme Court to offset costs of the court's increased reliance on technology brought about by the negative economic impacts of COVID-19.

HOUSE RESOLUTION NO. 16
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
A HOUSE RESOLUTION
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND SUPPORTING THE IDAHO STATE POLICE'S REQUEST OF $7.1 MILLION FOR PURCHASE OF AN H124 AIRBUS HELICOPTER AND HOIST SYSTEM, CONSTRUCTION OF A NEW HANGAR, AND ESTABLISHMENT OF AN AIR SUPPORT DIVISION.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the Idaho State Police (ISP) serve as a significant resource to each of Idaho's county sheriffs during search and rescue operations, and a majority of search and rescue operations have little air support; and

WHEREAS, the limited air support that is available in Idaho does not include the ability to hoist individuals from ground to air; and

WHEREAS, each year county search and rescue teams put themselves at significant risk in responding to calls for service for lost hunters, hikers, and outdoor enthusiasts; and

WHEREAS, in addition, air support during law enforcement operations would dramatically increase the safety of the public and law enforcement on the ground; and

WHEREAS, risks during high-profile law enforcement operations could be mitigated with the support of an air support division. Pursuits could be discontinued sooner, manhunt operations could be coordinated more effectively, and SWAT team operations could be launched and conducted with more precision; and

WHEREAS, in a supplemental request from fiscal year 2022 and in its proposed budget for fiscal year 2023, the Idaho State Police requested approximately $7.1 million for purchase of an H124 Airbus helicopter and hoist system, construction of a new hangar, and establishment of an air support division within ISP's patrol program.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives supports the Idaho State Police's request of $7.1 million for purchase of an H124 Airbus helicopter and hoist system, construction of a new hangar, and establishment of an air support division within ISP's patrol program.

HOUSE RESOLUTION NO. 17
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
A HOUSE RESOLUTION
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND SUPPORTING THE DEPARTMENT OF CORRECTION'S REQUEST OF $37.6 MILLION FROM THE PERMANENT BUILDING FUND FOR IMPROVEMENTS TO THE MEDICAL ANNEX AT THE IDAHO STATE CORRECTIONAL INSTITUTION.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the existing sprung structure, or medical annex, at the Idaho State Correctional Institution has been the subject of litigation for decades; and

WHEREAS, a remodel of the medical annex would reduce future litigation risk; and

WHEREAS, a remodel of the medical annex would also provide for better temperature control, increase access to natural light, and increase space between residents; and

WHEREAS, in its proposed budget for fiscal year 2023, the Department of Correction requested approximately $37.6 million for improvements to its medical annex.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives supports the Idaho Department of Correction's request of $37.6 million from the Permanent Building Fund for improvements to the medical annex at the Idaho State Correctional Institution.

HOUSE RESOLUTION NO. 18
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
A HOUSE RESOLUTION
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND SUPPORTING THE DEPARTMENT OF CORRECTION'S REQUEST OF $12 MILLION FROM THE PERMANENT BUILDING FUND FOR CONSTRUCTION OF A NEW REENTRY CENTER IN POCATELLO.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, reentry centers operated by the Idaho Department of Correction enable inmates preparing to be released from custody to find success in their own community via a gradual transition back into society; and

WHEREAS, reentry centers balance investments in detention with investments in programs that reduce the need for prison capacity; and

WHEREAS, reentry centers have been proven to reduce recidivism and also promote volunteerism and charitable causes within their communities; and

WHEREAS, the department currently operates reentry centers in Idaho Falls, Twin Falls, Nampa, Kuna, and Boise; and

WHEREAS, in its proposed budget for fiscal year 2023, the department requested approximately $12 million for a new 100-bed reentry facility in Pocatello.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives supports the Idaho Department of Correction's request of $12 million from the Permanent Building Fund for construction of a new reentry center in Pocatello.

HR 8, HR 9, HR 10, HR 11, HR 12, HR 13, HR 14, HR 15, HR 16, HR 17, and HR 18 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.
8TH ORDER

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

HOUSE BILL NO. 577
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO FREE EXERCISE OF RELIGION; AMENDING CHAPTER 4, TITLE 73, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 73-405, IDAHO CODE, TO DEFINE A TERM, TO PROVIDE CERTAIN REQUIREMENTS REGARDING A CORONAVIRUS VACCINE REQUIREMENT AND RELIGIOUS EXEMPTIONS, TO PROVIDE FOR A CLAIM AGAINST AN EMPLOYER IN CERTAIN INSTANCES, TO PROVIDE FOR ATTORNEY’S FEES, AND TO PROVIDE THAT CERTAIN EMPLOYMENT PRACTICES SHALL REMAIN ILLEGAL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 578
BY BUSINESS COMMITTEE
AN ACT
RELATING TO THE REQUIRED IMMUNIZATION LIABILITY ACT; AMENDING TITLE 44, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 28, TITLE 44, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO DEFINE A TERM, TO PROVIDE THAT EMPLOYERS SHALL BE LIABLE FOR REQUIRED IMMUNIZATIONS, AND TO PROVIDE THAT NOTHING SHALL PRECLUDE AN EMPLOYER FROM OBTAINING CERTAIN INSURANCE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 579
BY BUSINESS COMMITTEE
AN ACT
RELATING TO EMPLOYEE PERSONAL MEDICAL INFORMATION; AMENDING CHAPTER 2, TITLE 44, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 44-203, IDAHO CODE, TO PROVIDE FOR THE LIMITED DISCLOSURE OF AN EMPLOYEE’S PERSONAL MEDICAL INFORMATION; AMENDING THE HEADING FOR CHAPTER 2, TITLE 44, IDAHO CODE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 580
BY BUSINESS COMMITTEE
AN ACT
RELATING TO EASEMENTS; AMENDING SECTION 55-603, IDAHO CODE, TO PROVIDE FOR EASEMENTS IN GROSS OF A COMMERCIAL CHARACTER; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 581
BY BUSINESS COMMITTEE
AN ACT
RELATING TO THE EMPLOYEE MEDICAL INFORMATION PROTECTION ACT; AMENDING TITLE 44, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 28, TITLE 44, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO SPECIFY THAT EMPLOYERS IN THE STATE OF IDAHO SHALL NOT ENGAGE IN DISCRIMINATION AGAINST CERTAIN PERSONS, TO CLARIFY TERMS, AND TO PROVIDE A PENALTY; PROVIDING SEVERABILITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 582
BY BUSINESS COMMITTEE
AN ACT
RELATING TO BUILDING CODES; AMENDING SECTION 54-1016, IDAHO CODE, TO PROVIDE AN EXEMPTION FOR NONPROFIT ELECTRICAL INSTALLATION, TO PROVIDE CORRECT TERMINOLOGY, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 54-2602, IDAHO CODE, TO PROVIDE AN EXEMPTION FOR NONPROFIT PLUMBING INSTALLATION, TO PROVIDE CORRECT TERMINOLOGY, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 54-5002, IDAHO CODE, TO PROVIDE AN EXEMPTION FOR NONPROFIT HVAC INSTALLATION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 583
BY BUSINESS COMMITTEE
AN ACT
RELATING TO DIGITAL ASSETS; AMENDING TITLE 28, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 53, TITLE 28, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO PROVIDE SCOPE, TO DEFINE TERMS, TO PROVIDE FOR CLASSIFICATION OF DIGITAL ASSETS, TO PROVIDE FOR PURCHASE AND SALE OF DIGITAL ASSETS, AND TO PROVIDE FOR PERFECTION BY POSSESSION OR CONTROL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 584
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO ANDERSON RANCH DAM; PROVIDING LEGISLATIVE INTENT REGARDING THE ANDERSON DAM RAISE PROJECT; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 585
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO VESSELS; AMENDING CHAPTER 70, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-7013A, IDAHO CODE, TO PROVIDE FOR ADDITIONAL VESSEL FEES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 586
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO FISH AND GAME; AMENDING SECTION 36-1401, IDAHO CODE, TO REVISE PROVISIONS REGARDING VIOLATIONS; TO PROVIDE FOR CERTAIN REPORTING, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 36-1402, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 587
BY RESOURCES AND CONSERVATION COMMITTEE
AN ACT
RELATING TO THE DEPARTMENT OF LANDS; AMENDING SECTION 58-104A, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE LAND, MINERAL, AND GRAZING DIVISION OF THE DEPARTMENT AND
TO MAKE TECHNICAL CORRECTIONS; AMENDING CHAPTER 1, TITLE 58, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 58-156, IDAHO CODE, TO PROVIDE FOR CERTAIN PRICE COMPARISONS AND TO PROVIDE FOR AN OMBUDSMAN; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 588
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO WILDLAND FIREFIGHTERS; AMENDING SECTION 59-1603, IDAHO CODE, TO PROVIDE POLICE OFFICER MEMBER STATUS FOR JUVENILE DETENTION OFFICERS, JUVENILE PROBATION OFFICERS, AND ADULT MISDEMEANOR PROBATION OFFICERS AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 589
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO THE PUBLIC EMPLOYEE RETIREMENT SYSTEM; AMENDING SECTION 59-1303, IDAHO CODE, TO PROVIDE POLICE OFFICER MEMBER STATUS FOR JUVENILE DETENTION OFFICERS, JUVENILE PROBATION OFFICERS, AND ADULT MISDEMEANOR PROBATION OFFICERS AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 590
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO WORKER'S COMPENSATION; REPEALING SECTION 72-404, IDAHO CODE, RELATING TO LUMP SUM PAYMENTS; AMENDING CHAPTER 4, TITLE 72, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 72-404, IDAHO CODE, TO PROVIDE FOR SETTLEMENT AGREEMENTS AND LUMP SUM PAYMENTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 591
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO THE INDUSTRIAL COMMISSION; AMENDING SECTION 1-2102, IDAHO CODE, TO PROVIDE FOR THE JUDICIAL COUNCIL TO NAME CERTAIN CANDIDATES FOR THE INDUSTRIAL COMMISSION; AMENDING SECTION 72-501, IDAHO CODE, TO PROVIDE FOR THE JUDICIAL COUNCIL TO NAME CANDIDATES FOR THE INDUSTRIAL COMMISSION AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 592
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO THE IDAHO WORKFORCE HOUSING FUND; AMENDING CHAPTER 62, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-6227, IDAHO CODE, TO PROVIDE LEGISLATIVE PURPOSE; AMENDING CHAPTER 62, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-6228, IDAHO CODE, TO ESTABLISH THE IDAHO WORKFORCE HOUSING ESTATEMENT AND TO PROVIDE FOR ALLOCATION OF FUNDS; AMENDING CHAPTER 62, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-6229, IDAHO CODE, TO ESTABLISH THE IDAHO WORKFORCE HOUSING ADVISORY COMMISSION, TO PROVIDE FOR MEMBERSHIP OF THE COMMISSION, AND TO PROVIDE FOR CERTAIN POWERS AND DUTIES OF THE COMMISSION; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 593
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO WORKER'S COMPENSATION; AMENDING CHAPTER 4, TITLE 72, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 72-452, IDAHO CODE, TO PROVIDE THAT COVID-19 VACCINATION-RELATED ACCIDENTS OR INJURIES SHALL BE COMPENSABLE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 594
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO STATE OFFICERS AND EMPLOYEES; AMENDING SECTION 59-1603, IDAHO CODE, TO PROVIDE FOR NONCLASSIFIED EMPLOYEES OF THE EXECUTIVE DEPARTMENT, TO REVISE PROVISIONS REGARDING THE STATE BOARD OF EDUCATION, AND TO PROVIDE CORRECT CODE REFERENCES; AMENDING SECTION 67-5301, IDAHO CODE, TO REVISE A PROVISION REGARDING STATE OF IDAHO EMPLOYEES; AMENDING SECTION 67-5302, IDAHO CODE, TO REVISE DEFINITIONS; AMENDING SECTION 67-5303, IDAHO CODE, TO PROVIDE FOR NONCLASSIFIED EMPLOYEES, TO REVISE PROVISIONS REGARDING CERTAIN EDUCATIONAL EMPLOYEES, AND TO REMOVE A PROVISION REGARDING POSITIONS ESTABLISHED UNDER FEDERAL GRANTS; REPEALING SECTION 67-5305, IDAHO CODE, RELATING TO EMPLOYEES HIRED PRIOR TO A CERTAIN DATE; AMENDING SECTION 67-5308, IDAHO CODE, TO PROVIDE FOR CLASSIFIED AND NONCLASSIFIED EMPLOYEES; AMENDING SECTION 67-5309, IDAHO CODE, TO PROVIDE FOR CLASSIFIED AND NONCLASSIFIED EMPLOYEES AND APPLICANTS AND TO REMOVE A PROVISION REGARDING CERTAIN APPOINTMENTS; AMENDING SECTION 67-5314, IDAHO CODE, TO PROVIDE THAT THE DIVISION OF HUMAN RESOURCES MAY NEGOTIATE CERTAIN FEES; AMENDING SECTION 67-5315, IDAHO CODE, TO PROVIDE FOR PROBLEM SOLVING PROCEDURES AND CLASSIFIED AND NONCLASSIFIED EMPLOYEES; AMENDING SECTION 67-5317, IDAHO CODE, TO PROVIDE FOR CLASSIFIED AND NONCLASSIFIED EMPLOYEES; AMENDING SECTION 67-5328, IDAHO CODE, TO PROVIDE FOR CLASSIFIED AND NONCLASSIFIED EMPLOYEES AND FAIR LABOR STANDARDS ACT REQUIREMENTS; AMENDING SECTION 67-5332, IDAHO CODE, TO PROVIDE FOR CLASSIFIED AND NONCLASSIFIED EMPLOYEES; AMENDING SECTION 67-5333, IDAHO CODE, TO PROVIDE FOR CLASSIFIED
AND NONCLASSIFIED EMPLOYEES; AMENDING SECTION 67-5342, IDAHO CODE, TO PROVIDE FOR NONCLASSIFIED EMPLOYEES; AMENDING SECTION 67-5342A, IDAHO CODE, TO PROVIDE FOR NONCLASSIFIED EMPLOYEES, AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 595
BY COMMERCE AND HUMAN RESOURCES COMMITTEE
AN ACT
RELATING TO NONCLASSIFIED STATE OFFICERS AND EMPLOYEES; AMENDING SECTION 59-1603, IDAHO CODE, TO REVISE PROVISIONS REGARDING COMPENSATION INCREASES AND TO PROVIDE FOR RETENTION BONUSES; AMENDING SECTION 67-5309B, IDAHO CODE, TO PROVIDE FOR COMPENSATION ADJUSTMENTS BASED ON INTERNAL EQUITY, EXTERNAL FACTORS, AND PERFORMANCE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 67-5309D, IDAHO CODE, TO PROVIDE FOR COMPENSATION ADJUSTMENTS, RETENTION BONUSES, AND NONPERFORMANCE PAY AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 596
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO MOTOR VEHICLES; REPEALING SECTION 49-2415, IDAHO CODE, RELATING TO LIABILITY OF MOTOR OWNER TO GUEST; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 597
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO MOTOR VEHICLES; AMENDING SECTION 49-328, IDAHO CODE, TO REVISE PROVISIONS REGARDING REINSTATEMENT OF A DRIVER'S LICENSE THAT HAS BEEN SUSPENDED FOR FAILURE TO PAY AN INFRACTION PENALTY AND TO MAKE TECHNICAL CORRECTIONS; AMENDING CHAPTER 15, TITLE 49, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 49-1505, IDAHO CODE, TO PROVIDE FOR SUSPENSION OF A DRIVER'S LICENSE AND PRIVILEGES FOR FAILURE TO PAY AN UNDERLYING TRAFFIC INFRACTION PENALTY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 598
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE GENETIC TESTING PRIVACY ACT; AMENDING SECTION 39-8303, IDAHO CODE, TO PROVIDE A CERTAIN EXCEPTION REGARDING DNA ANALYSIS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 599
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE IDAHO CHILD ABDUCTION PREVENTION ACT; AMENDING TITLE 32, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 19, TITLE 32, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO DEFINE TERMS, TO PROVIDE FOR COOPERATION AND COMMUNICATION AMONG COURTS, TO PROVIDE FOR ACTIONS FOR ABDUCTION PREVENTION MEASURES, TO PROVIDE FOR JURISDICTION IN CERTAIN CHILD CUSTODY ACTIONS, TO PROVIDE FOR THE CONTENT REQUIREMENTS OF A CERTAIN CHILD CUSTODY PETITION, TO PROVIDE FOR FACTORS TO DETERMINE RISK OF ABDUCTION, TO ESTABLISH PROVISIONS AND MEASURES TO PREVENT ABDUCTION, TO AUTHORIZE A WARRANT TO TAKE PHYSICAL CUSTODY OF A CHILD IN CERTAIN INSTANCES, TO PROVIDE FOR THE DURATION OF AN ABDUCTION PREVENTION ORDER, TO PROVIDE FOR UNIFORMITY OF APPLICATION AND CONSTRUCTION, AND TO PROVIDE FOR RELATION TO THE ELECTRONIC SIGNATURES IN GLOBAL AND NATIONAL COMMERCE ACT; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 600
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE JUDICIAL COUNCIL; AMENDING SECTION 1-2101, IDAHO CODE, TO REVISE PROVISIONS REGARDING MEMBERSHIP OF AND APPOINTMENTS TO THE JUDICIAL COUNCIL AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 1-2102, IDAHO CODE, TO REVISE A PROVISION REGARDING A CERTAIN DUTY OF THE JUDICIAL COUNCIL AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 74-104, IDAHO CODE, TO PROVIDE FOR CERTAIN RECORDS OF THE JUDICIAL COUNCIL; AMENDING SECTION 48-1509, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 601
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO THE IDAHO RESIDENTIAL CARE OR ASSISTED LIVING ACT; AMENDING SECTION 39-3316, IDAHO CODE, TO PROVIDE FOR IN-PERSON VISITATION RIGHTS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 602
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO THE AUDIOLGY AND SPEECH-LANGUAGE PATHOLOGY INTERSTATE COMPACT; AMENDING CHAPTER 29, TITLE 54, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 54-2918A, IDAHO CODE, TO PROVIDE FOR THE AUDIOLGY AND SPEECH-LANGUAGE PATHOLOGY INTERSTATE COMPACT; AMENDING SECTION 54-2912, IDAHO CODE, TO PROVIDE FOR THE SUBMISSION OF FINGERPRINTS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING
SECTION 54-2913, IDAHO CODE, TO PROVIDE FOR THE SUBMISSION OF FINGERPRINTS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 603
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO HOSPITAL DISTRICTS; AMENDING CHAPTER 13, TITLE 39, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 39-1358, IDAHO CODE, TO PROVIDE FOR LEASE OR SALE OF HOSPITAL DISTRICT PROPERTY; AMENDING CHAPTER 13, TITLE 39, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 39-1359, IDAHO CODE, TO PROVIDE FOR CONVEYANCE OF HOSPITAL DISTRICT PROPERTY TO A NONPROFIT CORPORATION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 604
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO IMMUNIZATION; AMENDING CHAPTER 23, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-2359, IDAHO CODE, TO PROVIDE THAT A PERSON SHALL NOT BE REQUIRED TO RECEIVE ANY VACCINATION OR TO PROVIDE PROOF OF ANY OTHER FORM OF IMMUNIZATION OR NEGATIVE LABORATORY TEST FOR CERTAIN PURPOSES, TO PROHIBIT CERTAIN DISCRIMINATION, TO DEFINE TERMS, AND TO PROVIDE FOR CERTAIN EXCEPTIONS; PROVIDING SEVERABILITY; AND DECLARING AN EMERGENCY.

H 577, H 578, H 579, H 580, H 581, H 582, H 583, H 584, H 585, H 586, H 587, H 588, H 589, H 590, H 591, H 592, H 593, H 594, H 595, H 596, H 597, H 598, H 599, H 600, H 601, H 602, H 603, and H 604 were 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
HCR 31, by State Affairs Committee, was read the second time by title and filed for third reading.

H 559, by Resources and Conservation Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 481 and H 505 retain their places on the Third Reading Calendar for one legislative day. There being no objection, it was so ordered.

H 521 - ABORTION

H 521 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. Young to open debate.

The question being, "Shall H 521 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Barbieri, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furch, Furniss, Galloway, Gestrin, Gibbs, Giddings, Hanks, Harris, Hartgen, Holtclaw, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, McCann, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Wood(Critchfield), Yamamoto, Young, Youngblood, Mr. Speaker. Total - 56.

Paired Votes:
AYE - Wood(Critchfield) NAY - Green
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 521 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 509 - TAXES

H 509 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. Addis to open debate.

Mr. Nate moved that H 509 be placed on General Orders for consideration. Seconded by Mrs. Scott.

The question being, "Shall the motion carry?"

Roll call resulted as follows:
AYES–Adams, Berch, Boyle, Burns, Chew, Christensen, Crane, Dixon, Furch, Gannon, Giddings, Green, Hanks, Kingsley, Mathias, Moon, Nash, Nate, Necochea, Nichols, Rubel, Scott, Skaug, Toone, Vander Woude, Wisniewski. Total - 70.
Absent–Armstrong, Okuniewicz, Wood(Critchfield).
Total - 3.
Total - 70.

Whereupon the Speaker declared the motion failed.

The question being, "Shall H 509 pass?"

Roll call resulted as follows:
NAYS–Barbieri, Berch, Boyle, Chew, Clow, Furch, Galloway, Gannon, Giddings, Hanks, Harris, Horner, Marshall, McCann, Mitchell, Moon, Nash, Nate, Nichols, Rubel, Scott,
Shepherd, Toone, Wisniewski, Yamamoto, Young, Youngblood. Total - 27.
Absent–Armstrong, Okuniewicz, Wood(Critchfield). Total - 3.
Total - 70.

Whereupon the Speaker declared that H 509 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Friday, February 11, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12:16 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor
/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Rob Beiswenger.

February 10, 2022

Mr. Speaker:
I transmit herewith S 1262 and S 1255 which have passed the Senate.

NOVAK, Secretary

S 1262 and S 1255 were filed for first reading.

5TH ORDER
Report of Standing Committees

February 11, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HR 8, HR 9, HR 10, HR 11, HR 12, HR 13, HR 14, HR 15, HR 16, HR 17, HR 18, H 577, H 578, H 579, H 580, H 581, H 582, H 583, H 584, H 585, H 586, H 587, H 588, H 589, H 590, H 591, H 592, H 593, H 594, H 595, H 596, H 597, H 598, H 599, H 600, H 601, H 602, H 603, and H 604.

CHANENY, Chairman

HR 8, HR 9, H 588, H 589, H 590, H 591, H 592, H 593, H 594, and H 595 were referred to the Commerce and Human Resources Committee.

HR 10, HR 11, HR 12, HR 13, HR 14, HR 15, HR 16, HR 17, HR 18, H 596, H 597, H 598, H 599, and H 600 were referred to the Judiciary, Rules and Administration Committee.

H 577, H 578, H 579, H 580, H 581, H 582, and H 583 were referred to the Business Committee.

H 584, H 585, H 586, and H 587 were referred to the Resources and Conservation Committee.

H 601, H 602, and H 603 were referred to the Health and Welfare Committee.

H 604 was referred to the State Affairs Committee.

February 10, 2022

Mr. Speaker:
We, your COMMITTEE ON TRANSPORTATION AND DEFENSE, report that we have had under consideration H 479 and H 526 and recommend that they do pass.

PALMER, Chairman

H 479 and H 526 were filed for second reading.
February 10, 2022

Mr. Speaker:

We, your COMMITTEE ON AGRICULTURAL AFFAIRS, report that we have had under consideration H 530 and recommend that it do pass.  

KAUFFMAN, Chairman  

H 530 was filed for second reading.  

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

7TH ORDER  
Motions, Memorials, and Resolutions  

HOUSE CONCURRENT RESOLUTION NO. 33  
BY TRANSPORTATION AND DEFENSE COMMITTEE  
A CONCURRENT RESOLUTION  
STATING FINDINGS OF THE LEGISLATURE AND COMMENDING BRIAN W. NESS FOR HIS YEARS OF SERVICE AND OUTSTANDING CONTRIBUTIONS TO THE IDAHO TRANSPORTATION DEPARTMENT AND TO THE PEOPLE OF IDAHO AND WISHING HIM WELL IN HIS RETIREMENT.  

Be It Resolved by the Legislature of the State of Idaho:  

WHEREAS, Idaho Transportation Department (ITD) Director Brian W. Ness will retire on May 27, 2022; and  
WHEREAS, Director Ness served as an employee of the Iowa Department of Transportation for three years and of the Michigan Department of Transportation for 30 years; and  
WHEREAS, Director Ness is the Idaho Transportation Department's longest-serving director, at over 12 years; and  
WHEREAS, under Director Ness's leadership the department successfully reorganized by eliminating layers of management from nine to five; and  
WHEREAS, during Director Ness's tenure, the department reduced red tape by 45%; and  
WHEREAS, in 2015, Director Ness worked with the Legislature and Governor to secure additional transportation funding for the first time in two decades; and  
WHEREAS, Director Ness initiated an innovation program that utilizes thousands of ideas from frontline employees and has resulted in millions of dollars in savings and efficiencies; and  
WHEREAS, Director Ness has made ITD a model for all other state agencies in terms of customer service, employee satisfaction, and cost-cutting solutions to everyday problems; and  
WHEREAS, many of the programs and policies Director Ness created at ITD have been adopted as regional and national models; and  
WHEREAS, Director Ness has led ITD to be recognized as a national leader in innovation by numerous organizations, including the Federal Highway Administration, the National Cooperative Highway Research Program, and the American Association of State Highway and Transportation Officials; and  
WHEREAS, Director Ness has been called on by the White House and United States Congress to give voice to rural states like Idaho; and  
WHEREAS, the department has won 20 American Association of State Highway Technical Officials President's Awards, more than any other state in the country; and  
WHEREAS, the department has received 175 national awards and employee honors during his leadership; and  
WHEREAS, in 2021, Director Ness worked with Governor Brad Little and the Legislature to secure $60 million in new, ongoing transportation revenue as well as onetime investments as part of Governor Little's "Leading Idaho" plan for statewide transportation and congestion mitigation projects; and  
WHEREAS, Director Ness's leadership, innovative thinking, and hard work have truly left a mark on the department.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that we commend Brian W. Ness for his positive contributions and his years of service to the Idaho Transportation Department and the State of Idaho and wish him well in his retirement.  

HCR 33 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 605  
BY TRANSPORTATION AND DEFENSE COMMITTEE  
AN ACT  
RELATING TO MOTOR VEHICLE DEALERS AND SALESMEN LICENSING; AMENDING SECTION 49-1637, IDAHO CODE, TO PROVIDE FOR LIVE, INTERACTIVE, INSTRUCTOR-LED TRAINING AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.  

HOUSE BILL NO. 606  
BY AGRICULTURAL AFFAIRS COMMITTEE  
AN ACT  
RELATING TO THE RIGHT TO FARM; AMENDING SECTION 22-4502, IDAHO CODE, TO REVISE A DEFINITION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.  

H 605 and H 606 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1262, by State Affairs Committee, was introduced, read the first time by title, and referred to the State Affairs Committee.

S 1255, by Education Committee, was introduced, read the first time by title, and referred to the Education Committee.

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

10TH ORDER  
Second Reading of Bills and Joint Resolutions  

HCR 32, by Transportation and Defense Committee, was read the second time by title and filed for third reading.

H 514 and H 531, by State Affairs Committee, were read the second time by title and filed for third reading.

S 1249, by Local Government and Taxation Committee, was read the second time by title and filed for third reading.

H 515 and H 516, by Health and Welfare Committee, were read the second time by title and filed for third reading.

H 533, by Education Committee, was read the second time by title and filed for third reading.
11TH ORDER
Third Reading of Bills and Joint Resolutions

H 481 - PROPERTY TAX REDUCTION

H 481 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. Shepherd to open debate.

Mr. Shepherd asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 481. There being no objection it was so ordered.

The question being, "Shall H 481 pass?"

Roll call resulted as follows:
NAYS–Barbieri, Christensen, Ehardt, Ferch, Furniss, Giddings, Hanks, Harris, Mitchell, Monks, Moon(Beiswenger), Moyle, Nate, Nichols, Palmer, Scott. Total - 16.

Paired Votes:
AYE - Boyle NAY - Moyle

(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 481 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 507 - FISH AND GAME

H 507 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. Mitchell to open debate.

The question being, "Shall H 507 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Bundy, Burns, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Geastrin, Gibbs, Giddings, Hanks, Harris, Holtzclaw, Hormann, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCroskie, Mendive, Mitchell, Monks, Moon(Beiswenger), Moyle, Nate, Necochea, Nichols, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 63.
NAYS–None.

Total - 70.

Whereupon the Speaker declared that H 507 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 538 - CRIMES AND PUNISHMENT

H 538 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. Skaug to open debate.

The question being, "Shall H 538 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Bundy, Burns, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Geastrin, Gibbs, Giddings, Green, Hanks, Harris, Holtzclaw, Hormann, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCroskie, Mendive, Mitchell, Monks, Moon(Beiswenger), Nash, Nate, Necochea, Nichols, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 63.
NAYS–None.

Total - 70.

Whereupon the Speaker declared that H 538 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 511 - ELECTIONS

H 511 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. Nash to open debate.

The question being, "Shall H 511 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Bundy, Burns, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Geastrin, Gibbs, Giddings, Green, Hanks, Harris, Holtzclaw, Hormann, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCroskie, Mendive, Mitchell, Monks, Moon(Beiswenger), Moyle, Nash, Nate, Necochea, Nichols, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.
NAYS–None.

Total - 70.

Whereupon the Speaker declared that H 511 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HCR 31 - IDAHO FALLS BANDITS

HCR 31 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Ms. Ehardt to open debate.
The question being, "Shall HCR 31 be adopted?"

Whereupon the Speaker declared HCR 31 adopted by voice vote and ordered the resolution transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places until Monday, February 14, 2022. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Monday, February 14, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:47 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
THIRTY-SIXTH LEGISLATIVE DAY
MONDAY, FEBRUARY 14, 2022

House of Representatives

The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 69 members present.

Absent and excused - Addis. Total - 1.

Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Miles Mecham, Page.

3RD ORDER
Approval of Journal

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Thirty-third Legislative Day and recommend that same be adopted as corrected.

CHANÉY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, RANDY ARMSTRONG, State Representative, District 28, Seat A, Bannock and Power Counties, State of Idaho, has nominated, PAIGE ARMSTRONG, of P.O. Box 8, Inkom, Idaho 83245, to perform the duties of this office temporarily as Acting State Representative, District 28, Seat A.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Paige Armstrong of Inkom, Idaho, to the office of Acting State Representative, District 28, Seat A, for a term commencing February 14, 2022, and continuing until such time as Representative Armstrong is able to resume his duties.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 14th day of February, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor
/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Paige Armstrong.

February 11, 2022

Mr. Speaker:

I return herewith enrolled H 454 which has been signed by the President.

NOVAK, Secretary

Enrolled H 454 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

5TH ORDER
Report of Standing Committees

Mrs. Scott asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

The question being, "Shall the motion carry?"

Roll call resulted as follows:


NAYS–Barbieri, Berch, Boyle, Christensen, Ferch, Gestrin, Giddings, Hanks, Kingsley, Moon(Beiswenger), Nate, Nichols, Okuniewicz, Scott, Wisniewski. Total - 15.

Absent–Addis, Galloway. Total - 2.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Ferch asked, pursuant to Rule 17, that H 491 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

The question being, "Shall the motion carry?"

Roll call resulted as follows:

AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Berch, Blanksma, Bundy, Burns, Cannon, Chaney, Chew, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furriss, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring,
NAYS–Barbieri, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon(Beiswenger), Nate, Nichols, Okuniewicz, Scott, Wisniewski. Total - 13.
Absent–Addis, Shepherd. Total - 2.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

February 14, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 33, H 605, and H 606.

CHANLEY, Chairman

HCR 33 was filed for second reading.

H 605 was referred to the Transportation and Defense Committee.

H 606 was referred to the Agricultural Affairs Committee.

February 11, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 512, H 522, and H 566 and recommend that they do pass.

CRANE, Chairman

H 512, H 522, and H 566 were filed for second reading.

February 11, 2022

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 545 and S 1238 and recommend that they do pass.

CLOW, Chairman

H 545 and S 1238 were filed for second reading.

February 14, 2022

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 564 and H 565 and recommend that they do pass.

HARRIS, Chairman

H 564 and H 565 were filed for second reading.

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

7TH ORDER

Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 34
BY RESOURCES AND CONSERVATION COMMITTEE

A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND RESOLVING THAT THE LEGISLATURE FORMALLY ACKNOWLEDGES THE LOSS OF ALL OF IDAHO'S FALLEN MINERS, THEIR FAMILIES, AND THE MEMBERS OF MINE RESCUE AND RESOLVING THAT MAY 2 OF EVERY YEAR FROM 2022 FORWARD SHALL BE KNOWN IN IDAHO AS "MINERS' MEMORIALDAY."

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, mining in Idaho predates the state's acceptance into the United States, and the abundance of minerals brought many to this great state and caused the establishment of many of its communities; and

WHEREAS, the Idaho Legislature has often recognized the importance of mining in Idaho; and

WHEREAS, prior legislatures felt so strongly about the importance of mining and natural resources that they placed a miner prominently on the Great Seal of the State of Idaho and nicknamed the state "The Gem State"; and

WHEREAS, the miners have been called upon by the United States government in times of war to produce the raw materials needed to strategically defend the country; and

WHEREAS, for over a century, miners have ensured that all Idahoans and Americans have the means to enjoy a modern lifestyle in every manner; and

WHEREAS, miners in early Idaho worked in untrammelled and hazardous environments; and

WHEREAS, on May 2, 1972, a great fire broke out in the Sunshine Mine in the Silver Valley, tragically taking the lives of 91 miners; and

WHEREAS, through this tragic event, the industry has combined innovation with institutional knowledge to greatly reduce hazards to ensure miners return home safely at shift's end; and

WHEREAS, innovation in health and safety standards continues to make hardrock and surface mining one of the safest industrial professions in Idaho; and

WHEREAS, every year on May 2, those who were affected gather from all over the world to remember these 91 miners, the mine rescue teams who worked tirelessly to rescue and recover the miners, those who have passed, and the families and community members; and

WHEREAS, May 2, 2022, will mark the 50th anniversary of the Sunshine Mine disaster.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that we formally acknowledge the loss of all of Idaho's fallen miners, their families, and the members of mine rescue.

BE IT FURTHER RESOLVED that May 2 of every year from 2022 forward shall be known in Idaho as "Miners' Memorial Day."

HOUSE CONCURRENT RESOLUTION NO. 35
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND RECOGNIZING THE OUTSTANDING CONTRIBUTIONS THAT LOUISE MCCLURE MADE TO THE PEOPLE OF IDAHO THROUGH HER SELFLESS PUBLIC SERVICE AND COMMITMENT TO THE ARTS AND RECOGNIZING MARCH 30, 2022, AS "LOUISE MCCLURE DAY" IN HONOR OF HER EXTRAORDINARY IMPACT ON IDAHO AND THE WORLD.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, Louise Miller McClure was born March 30, 1928, in Troy, Idaho, to wheat farmers Claude and Dorothy Miller and grew up in Nampa, Idaho, along with her older brother, Duane. She began school in a one-room schoolhouse, riding there behind her brother on their horse. Her lifelong love
of music and the arts began early, with public performances at the age of five that continued through high school by playing the piano for community dances; and

WHEREAS, in 1946, she graduated from Nezperce High School as valedictorian and continued her studies at the University of Idaho. She pursued a bachelor's degree in music and education at a time when most young women were content to find a future in their own backyards. Her time at the University of Idaho and in the Greek system as a member of the Delta Delta Delta sorority was transformative. It was during these four years that she established her reputation of leadership, commitment to service, and a life guided by fairness, intelligence, and grace. While at the University of Idaho, she captured the mind and heart of a young law student, James A. McClure. She was singing as a soprano soloist with the University of Idaho choir, the "Vandales," when she met Jim, who sang bass in the choir.

To the joy of their friends, family, and many acquaintances throughout their lifetime, Jim and Louise often lead groups in song, from the Star Spangled Banner to the Idaho State Song and the University of Idaho Alma Mater, "Here We Have Idaho." After she graduated in 1950 with a BA degree in Music, Phi Beta Kappa, Jim and Louise married and moved to Payette, where Jim practiced law with his father; and

WHEREAS, Louise continued her enduring commitment to enriching her local community, which included joining the Payette P.E.O., Friday Musicals, a couples bridge club, and directing the church choir, while raising their three children, Marilyn, Ken, and David; and

WHEREAS, Jim was also busy starting his political career, eventually leading to state and national responsibilities. He served as the Payette County prosecuting attorney, served as an Idaho state senator, was a three-term member of Congress (1967-1972) representing the First District of Idaho, and was elected three times to the United States Senate (1973-1991). Louise was his full partner in campaigning and influencing, and, with her warm, outgoing personality, she made loyal, lifelong friends across Idaho, in Washington, D.C., and the world; and

WHEREAS, in Washington, D.C., she joined the Congressional Club and the International Club, whose members included wives of senators, congressmen, ambassadors, and journalists. The women forged influential international friendships. When Jim was elected to the Senate, Louise became actively engaged with the Senate Wives' Club, which organized to serve the International Red Cross and impact other important issues. While furthering the mission of the International Red Cross, the Senate Wives, later called Senate Spouses, hosted a First Lady Luncheon every year. These events facilitated professional networking, enhanced idea exchange, and fostered lifelong friendships, like the relationship between "Mrs. James A. McClure" and "Mrs. George H.W. Bush" and their families. Congressional families are integral to robust policymaking. Entertaining dignitaries, visiting communities, representing constituents, and advocating are all part and parcel of the job of a congressional spouse. Louise was precisely the kind of leader who led the charge into the activities that built relationships and fostered collaborations. Her service was an absolute necessity on innumerable occasions, ranging from international events to hosting dignitaries. The relationships cultivated in the International Club were so important in these settings. Louise's leadership, organization, and strategic thinking complemented and provided the kind of counsel that Senator McClure needed to navigate and negotiate a nearly 30-year stellar career in Idaho and federal politics; and

WHEREAS, Louise met a tremendous number of leaders and spouses while traveling as part of delegations and attending receptions and dinners. She had the honor and pleasure of meeting all United States presidents and first ladies from President Lyndon B. Johnson and First Lady "Lady Bird" Johnson through President George W. Bush and First Lady Laura Bush; and

WHEREAS, supporting and fostering the arts, Louise's fine arts education and talents were welcomed in Washington, D.C., and she became recognized as a champion for the arts. In 1983, she was the driving force for "Sawtooths and Other Ranges of the Imagination," an Idaho art exhibit at the Smithsonian American Art Museum in Washington, D.C. In 1991, President George H.W. Bush appointed Louise to the National Council on the Arts, the body that oversees the National Endowment for the Arts (NEA). She helped guide the NEA through a particularly challenging period during her six-year term of service. Louise was a formidable champion, advocating tenaciously to Congress and arts leadership for continued support of the NEA; and

WHEREAS, in 1990, Louise was honored to sponsor the Navy submarine U.S.S. Boise, christening it by smashing a champagne bottle across its bow, leading to lifelong relationships with its crew; and

WHEREAS, when her time in Washington, D.C., had ended, Louise focused on advancing communities and the arts in Idaho. She served on the Boise Philharmonic, Parents and Youth Against Drug Abuse, Boise State Radio, and the Women's and Children's Alliance. In 2010, Idaho Governor C.L. "Butch" Otter honored Louise and Jim by bestowing them with the Lifetime Achievement Award at the Governor's Awards in the Arts; and

WHEREAS, Louise also took great pride in serving the University of Idaho, sharing her leadership on numerous college and department advisory boards, including Boise State University Foundation; Lionel Hampton Jazz Festival; College of Letters, Arts and Social Sciences; and the Martin Institute. Jim and Louise served as honorary cochairs of the "Campaign for Idaho" alongside Malcolm and Carol Renfrew and Frank and Harriett Shrontz from 2000 to 2004. The campaign was the first successful comprehensive campaign in University of Idaho history, thanks in large part to the efforts of the McClures and many other volunteers. Her service to the University of Idaho was honored with the President's Medallion, Alumni Hall of Fame Award, and Distinguished Idahoan Award. The university awarded her an honorary doctorate of Humane Letters in 2012 and chose her to be commencement speaker in 2014; and

WHEREAS, the McClures also worked tirelessly to establish the James A. and Louise McClure Center for Public Policy Research based at the University of Idaho, recognizing the importance of solid facts and well-researched science to making sound public policy decisions. Louise was grateful to see it become an important contribution to the development of public policy and understanding in Idaho; and

WHEREAS, throughout her life, Louise was an involved citizen, concerned about the civic life of our world. She always remained an engaged and engaging farm girl from a small town in Idaho who grew up to live a storied life, meeting presidents, the Pope, kings and queens, Mother Teresa, famous artists and musicians, and impacting the lives of so many people in Idaho and around the world. In addition to U.S. presidents and dignitaries, other notable international leaders and royalty she met include those from Britain, Egypt, Jordan, Saudi Arabia, and Thailand. Over her life, Louise visited more than 80 countries. Forging connections with the partners and families of world leaders was integral to Senator McClure's success, bridging policymaking and community making; and

WHEREAS, Louise passed away on September 19, 2021. Due to the pandemic, no services in honor of Louise were held. Louise is missed by her many friends, and in particular by her family, including her daughter Marilyn Roach (Randy), her son Ken (Sally), her son David (Cheryl), grandchildren Emily
McClure (Trevor Lindsay), Katie Moon (Jarrett), Dillon Roach (Holly), Eileen Archer (Scott), Joel McClure (Shanin), Kevin McClure (Melissa), and seven great-grandchildren.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the State of Idaho recognizes the outstanding contributions that Louise McClure made to the people of Idaho through her selfless public service and commitment to the arts.

BE IT FURTHER RESOLVED that the Idaho Legislature will recognize March 30, 2022, as "Louise McClure Day" in honor of her extraordinary impact on Idaho and the world.

**HOUSE CONCURRENT RESOLUTION NO. 36**

**BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE**

A CONCURRENT RESOLUTION

STATING FINDINGS OF THE LEGISLATURE AND RECOGNIZING AND THANKING THE MINING INDUSTRY FOR ITS CONTRIBUTIONS TO THE PAST, PRESENT, AND FUTURE OF IDAHO AND RECOGNIZING MAY 2, 2022, IN MEMORY OF THOSE WHO LOST THEIR LIVES IN THE SUNSHINE MINE DISASTER.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, mining has been at the core of Idaho's history, and the discovery of gold ensured the Idaho Territory would be established in 1863. Almost every important metal and mineral is found in Idaho. As the gold fields were depleted, the search for other opportunities uncovered silver, lead, and zinc deposits in the Coeur d'Alene area, which became known as one of the world's richest mineral areas. Idaho is the nation's top producer of newly mined silver, producing almost 45% of the total mined in the United States; and

WHEREAS, the Coeur d'Alene mining district that encompasses Kootenai and Shoshone counties is considered one of the richest metal mining areas in the world, producing an estimated two billion dollars since 1885. The largest and richest silver mines in the United States include the Sunshine, Galena, and Bunker Hill mines, all located in Shoshone County; and

WHEREAS, On May 2, 1972, 173 men began work at 7:00 a.m. at the Sunshine silver mine, which is over a mile deep with more than 100 miles of tunnels. At about 11:40 a.m., two electricians stepped out of the electric shop that was located on the 3700 level, smelled smoke, and shouted a warning. A fire had broken out, and smoke, carbon monoxide, and other gases swept through the tunnels and shafts; and

WHEREAS, the management team and officials of the Sunshine Mining Company were attending the annual stockholders' meeting in Coeur d'Alene, about 45 miles away, leaving no designated individual in charge of the rescue operations and the remaining foremen underground and on the surface to organize the rescue operations for their own crews;

WHEREAS, 83 men survived the disaster, with 81 making it to safety on May 2 and two more rescued on May 9; and

WHEREAS, 91 miners died from smoke inhalation or carbon monoxide poisoning, making it one of the worst mining disasters in American history and the worst in Idaho's history; and

WHEREAS, the community erected a monument in honor of the lost miners near the mine site; and

WHEREAS, former Idaho Governor Philip E. Batt authored the poem, "We Were Miners Then" in 1972 that reflected the horror, sadness, solidarity, and pride in recovery that Idahoans felt in response to the Sunshine silver mine disaster that reads as follows:

"Our tongues have not tasted the bitter dust
The roar of the drills has never reached our ears.
Unfelt to us is the darkness of the shafts.
Yet we are Idahoans
and we were miners then.

We are farmers
We run the water from melted snows
Onto parched desert soil.
The planted seeds take root and grow
The harvest fills our granaries.
The pits are strange to us
But we are Idahoans
And we were miners then.

We are loggers
We are your neighbors
We share the high country with you
But we sing our song
To the buzzing of the chainsaw
And do our dance on the spinning logs.
There's no room in the mine
For our trees to fall
But we are Idahoans
And we were miners then.

We are cattlemen, innkeepers, merchants,
Men of the law and men of the cloth
Ours are a thousand trades
But only you go into the bowels of the
Earth to do your daily chores
Yet we are all Idahoans
And we were miners then.

Yes, we were miners;
We waited in spirit at the mouth of the pit
Ached in unison at the news of the dead
Joined the jubilation at the rescue of the living
Marveled at the poise of the tiny community.
And we became strong
The flux of the widows' tears welded
Your strength into our bodies.
And we were all Idahoans
And we were all miners
And we were all proud.
"

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that Idaho recognizes and thanks the mining industry for its contributions to the past, present, and future of Idaho.

BE IT FURTHER RESOLVED that the Legislature recognizes May 2, 2022, in memory of those who lost their lives in the Sunshine silver mine disaster.

**HOUSE JOINT MEMORIAL NO. 4**

**BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE**

A JOINT MEMORIAL

TO THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES IN CONGRESS ASSEMBLED, TO THE CONGRESSIONAL DELEGATION REPRESENTING THE STATE OF IDAHO IN THE CONGRESS OF THE UNITED STATES, AND TO THE OFFICE OF MANAGEMENT AND BUDGET.

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

WHEREAS, Butte County is a rural area with a population of approximately 2,500 people. In 2013, Butte County was included
as an outlying county of the Idaho Falls Metropolitan Statistical Area (MSA). This designation leaves Butte County ineligible for a variety of grants and opportunities; and

WHEREAS, the circumstances surrounding Butte County are unique. It is home to the Idaho National Laboratory (INL), an 890-square-mile Department of Energy facility, employing approximately 4,000 workers. Under current Office of Management and Budget standards, Butte County is an outlying county of the MSA because at least 25% of its workforce resides in Bonneville County, where Idaho Falls is located; and

WHEREAS, as the nation's premier nuclear energy research lab, the INL is a secure facility. The lab transports, stores, and handles sensitive materials in this remote location; and

WHEREAS, due to the nature of the INL's work, Butte County businesses and residents cannot access the property or provide goods or services to the thousands of employees. Butte County receives minimal economic benefit from the commuting workforce. The INL should not affect the rural designation of the county; and

WHEREAS, unfairly designating Butte County as metropolitan is an unintended consequence of the Office of Management and Budget's 2010 standards. Idaho's congressional delegation introduced Senate Bill 372 and House of Representatives Bill 1113, the Statistical Area Fairness Act, to ensure that rural counties with large federal facilities are not negatively affected by MSA designations.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that it must be ensured that rural counties with large federal installations within their borders are not negatively affected by core-based statistical area designations.

BE IT FURTHER RESOLVED that in delineating core-based statistical areas, the Office of Management and Budget should not include a county in which a large federal installation is located in a core-based statistical area on the basis of the percentage of the employment in that county that is accounted for by workers who reside in the central county or counties of the core-based statistical area, as determined by the Office of Management and Budget.

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 Senate and the Speaker of the House of Representatives of Congress, to the congressional delegation representing the State of Idaho in the Congress of the United States, and to the Office of Management and Budget.

HCR 34, HCR 35, HCR 36, and HJM 4 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 607
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO THE IDAHO STATE LOTTERY: AMENDING SECTION 67-7408, IDAHO CODE, TO PROVIDE THAT THE COMMISSION MAY ADOPT CERTAIN RULES AND REGULATIONS, TO REVISE PROVISIONS REGARDING CERTAIN JOINT LOTTERIES, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
HOUSE BILL NO. 613
BY BUSINESS COMMITTEE
AN ACT
RELATING TO THE OCCUPATIONAL LICENSING PROTECTION ACT; AMENDING TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 97, TITLE 67, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO DEFINE TERMS, TO PROVIDE FOR CERTAIN LICENSING PROTECTION, AND TO PROVIDE THAT VACCINATION RECORDS SHALL NOT BE USED FOR OCCUPATIONAL LICENSING PURPOSES; PROVIDING SEVERABILITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 614
BY BUSINESS COMMITTEE
AN ACT

HOUSE BILL NO. 615
BY BUSINESS COMMITTEE
AN ACT

HOUSE BILL NO. 616
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO CORPORATE FILINGS; AMENDING SECTION 30-30-105, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING FILINGS BY CERTAIN PRIVATE FOUNDATIONS AND CHARITABLE TRUSTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 617
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO FAIRNESS IN RENTAL APPLICATIONS; AMENDING TITLE 6, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 36, TITLE 6, IDAHO CODE, TO PROVIDE CERTAIN LIMITATIONS ON RENTAL APPLICATION FEES AND TO PROVIDE A LIMITATION ON BACKGROUND CHECKS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 618
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO PUBLIC RECORDS; AMENDING SECTION 74-101, IDAHO CODE, TO DEFINE TERMS; AMENDING SECTION 67-4126, IDAHO CODE, TO REVISE A CODE REFERENCE; AMENDING SECTION 67-5241, IDAHO CODE, TO REVISE A CODE REFERENCE; AMENDING SECTION 74-105, IDAHO CODE, TO REVISE CODE REFERENCES; AMENDING SECTION 74-109, IDAHO CODE, TO REVISE A CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 619
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO SEX OFFENDERS; AMENDING SECTION 18-8303, IDAHO CODE, TO REVISE A DEFINITION AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 18-8307, IDAHO CODE, TO
PROVIDE THAT INABILITY TO PAY A REGISTRATION FEE SHALL NOT RESULT IN FAILURE TO REGISTER AND TO AUTHORIZE A SHERIFF TO PLACE AN OFFENDER ON A PAYMENT PLAN IN CERTAIN Instances; AMENDING SECTION 18-8329, IDAHO CODE, TO PROVIDE THAT A CERTAIN ACT REGARDING CHILDREN SHALL BE A MISDEMEANOR AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 620**
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

AN ACT
RELATING TO BOOKING PHOTOGRAPHS; AMENDING SECTION 20-601, IDAHO CODE, TO PROVIDE THAT A BOOKING PHOTOGRAPH SHALL NOT BE MADE PUBLIC IN CERTAIN Instances, TO PROVIDE CERTAIN EXCEPTIONS, TO DEFINE A TERM, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 74-105, IDAHO CODE, TO PROVIDE THAT CERTAIN RECORDS SHALL BE EXEMPT FROM DISCLOSURE AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 621**
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

AN ACT
RELATING TO PUBLIC RECORDS; AMENDING SECTION 74-105, IDAHO CODE, TO PROVIDE THAT CERTAIN CYBERSECURITY RECORDS ARE EXEMPT FROM DISCLOSURE AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

**HOUSE BILL NO. 622**
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

AN ACT
RELATING TO DIVORCE ACTIONS; AMENDING SECTION 32-712, IDAHO CODE, TO PROVIDE FOR CERTAIN FACTORS REGARDING THE ASSIGNMENT OF COMMUNITY PROPERTY AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 623**
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

AN ACT
RELATING TO TRESPASS; AMENDING SECTION 6-202, IDAHO CODE, TO PROVIDE THAT A PROCESS SERVER ENGAGED IN THE COURSE AND SCOPE OF SERVING LEGAL DOCUMENTS HAS NOT COMMITTED THE ACT OF CIVIL TRESPASS AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 18-7008, IDAHO CODE, TO PROVIDE THAT A PROCESS SERVER ENGAGED IN THE COURSE AND SCOPE OF SERVING LEGAL DOCUMENTS IS NOT GUILTY OF CRIMINAL TRESPASS AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 624**
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

AN ACT
RELATING TO LANDLORDS AND TENANTS; AMENDING SECTION 55-307, IDAHO CODE, TO PROVIDE THAT NOTICE OF AN INCREASE IN RENT OR NONRENEWAL OF A LEASE MUST BE GIVEN AT LEAST SIXTY DAYS BEFORE THE INCREASE OR NONRENEWAL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 625**
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

AN ACT
RELATING TO DISTRIBUTION OF UNSOLICITED SEXUAL MATERIAL; AMENDING CHAPTER 41, TITLE 18, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 18-4117, IDAHO CODE, TO PROVIDE FOR THE CRIME OF DISTRIBUTION OF UNSOLICITED SEXUAL MATERIAL, TO PROVIDE A PENALTY, AND TO DEFINE A TERM; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 626**
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE

AN ACT
RELATING TO RENTAL APPLICATIONS; AMENDING CHAPTER 3, TITLE 6, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 6-321A, IDAHO CODE, TO PROVIDE FOR RESTRICTIONS ON THE USE OF RENTAL APPLICATION FEES AND BACKGROUND CHECK FEES BY LANDLORDS, PROPERTY MANAGERS, OR OWNERS; AMENDING SECTION 6-320, IDAHO CODE, TO REVISE PROVISIONS REGARDING ACTIONS FOR DAMAGES AND SPECIFIC PERFORMANCE BY A TENANT OR APPLICANT PAYING AN APPLICATION FEE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 627**
BY EDUCATION COMMITTEE

AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-1001, IDAHO CODE, TO REVISE DEFINITIONS, TO DEFINE TERMS, AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 33-1002, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE EDUCATIONAL SUPPORT PROGRAM; AMENDING SECTION 33-1002B, IDAHO CODE, TO REVISE PROVISIONS REGARDING PUPIL TUITION-EQUIVALENCY ALLOWANCES; AMENDING SECTION 33-1002C, IDAHO CODE, TO REVISE PROVISIONS REGARDING ALTERNATIVE PROGRAMS; AMENDING SECTION 33-1003, IDAHO CODE, TO PROVIDE FOR FULL-TIME EQUIVALENT ENROLLMENT; AMENDING SECTION 33-1003A, IDAHO CODE, TO REVISE PROVISIONS REGARDING CALCULATION; AMENDING SECTION 33-1003C, IDAHO CODE, TO REVISE PROVISIONS REGARDING TECHNOLOGICAL INSTRUCTION AND BLENDED LEARNING; AMENDING SECTION 33-1006, IDAHO CODE, TO PROVIDE FOR FULL-TIME EQUIVALENT ENROLLMENT AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION
33-1009, IDAHO CODE, TO REVISE PROVISIONS REGARDING PAYMENTS FROM THE PUBLIC SCHOOL INCOME FUND; AMENDING SECTION 33-1027, IDAHO CODE, TO PROVIDE FOR LOCAL EDUCATION AGENCIES AND TO REMOVE AN ENROLLMENT RESTRICTION ON CERTAIN STUDENTS; AMENDING SECTION 33-1028, IDAHO CODE, TO PROVIDE FOR LOCAL EDUCATION AGENCIES; REPEALING SECTION 8, CHAPTER 328, LAWS OF 2019; AMENDING SECTION 33-515, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 33-1636, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 628
BY BUSINESS COMMITTEE
AN ACT
RELATING TO THE HOMEOWNER'S ASSOCIATION ACT; REPEALING SECTION 45-810, IDAHO CODE, RELATING TO HOMEOWNER'S ASSOCIATION LIENS; REPEALING SECTION 55-115, IDAHO CODE, RELATING TO PROHIBITED CONDUCT BY HOMEOWNER'S ASSOCIATIONS; REPEALING SECTION 55-116, IDAHO CODE, RELATING TO HOMEOWNER'S ASSOCIATIONS; AMENDING TITLE 55, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 32, TITLE 55, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO PROVIDE LEGISLATIVE INTENT, TO DEFINE TERMS, TO PROVIDE FOR THE ADMINISTRATION OF AN INCORPORATED OR UNINCORPORATED HOMEOWNER'S ASSOCIATION, TO PROVIDE FOR DISCLOSURE OF FEES AND FINANCIAL DISCLOSURES BY A HOMEOWNER'S ASSOCIATION, TO PROVIDE FOR VIOLATIONS, DUE PROCESS AND NOTICE, LIMITATIONS ON FINES, AND ATTORNEY'S FEES, TO PROVIDE FOR HOMEOWNER'S ASSOCIATION LIENS, TO ESTABLISH PROVISIONS REGARDING SOLAR PANELS, TO ESTABLISH PROVISIONS REGARDING POLITICAL SIGNS, TO ESTABLISH PROVISIONS REGARDING FLAGS, AND TO PROHIBIT CERTAIN CONDUCT REGARDING RENTAL RESTRICTIONS; AMENDING SECTION 42-1311, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 629
BY JUDICIARY, RULES AND ADMINISTRATION COMMITTEE
AN ACT
RELATING TO THE IDAHO ADMINISTRATIVE PROCEDURE ACT; AMENDING SECTION 67-5201, IDAHO CODE, TO DEFINE TERMS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 67-5206, IDAHO CODE, TO REVISE PROVISIONS REGARDING RULEMAKING; AMENDING SECTION 67-5240, IDAHO CODE, TO PROVIDE THAT ISSUANCE OF ORDERS BY CERTAIN ENTITIES SHALL NOT RESULT IN A CONTESTED CASE GOVERNED BY THE PROVISIONS OF SPECIFIED LAW; AMENDING SECTION 67-5252, IDAHO CODE, TO PROVIDE THAT IN CERTAIN CIRCUMSTANCES NO PARTY SHALL HAVE THE RIGHT TO A DISQUALIFICATION WITHOUT CAUSE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING CHAPTER 52, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5280, IDAHO CODE, TO PROVIDE FOR THE OFFICE OF ADMINISTRATIVE HEARINGS AND TO PROVIDE FOR POWERS AND DUTIES; AMENDING CHAPTER 52, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5281, IDAHO CODE, TO PROVIDE FOR THE CHIEF ADMINISTRATIVE HEARING OFFICER; AMENDING CHAPTER 52, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5282, IDAHO CODE, TO PROVIDE FOR DUTIES AND PROHIBITED CONDUCT OF THE CHIEF ADMINISTRATIVE HEARING OFFICER; AMENDING CHAPTER 52, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5283, IDAHO CODE, TO PROVIDE FOR HEARING OFFICER QUALIFICATIONS AND TO PROVIDE FOR POWERS AND DUTIES; AMENDING CHAPTER 52, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5284, IDAHO CODE, TO PROVIDE FOR THE COOPERATION OF AGENCIES; AMENDING CHAPTER 52, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5285, IDAHO CODE, TO PROVIDE FOR THE OFFICE OF ADMINISTRATIVE HEARINGS, TO PROVIDE FOR COST ESTIMATES, AND TO PROVIDE FOR THE ASSESSMENT OF RECIPIENT AGENCIES; AMENDING CHAPTER 52, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5286, IDAHO CODE, TO PROVIDE FOR THE CONDUCT OF CONTESTED CASE PROCEEDINGS, TO PROVIDE FOR THE SUBMISSION OF CERTAIN MATERIAL BY THE DEPARTMENT OF HEALTH AND WELFARE TO THE CENTERS FOR MEDICARE AND MEDICAID SERVICES, TO AUTHORIZE CERTAIN OVERSIGHT, AND TO PROVIDE FOR EXTENSION OF COMMENCEMENT OF SPECIFIED CONTESTED CASE HEARINGS UNDER A CERTAIN CONDITION; AMENDING SECTION 58-122, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 630
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO SALES AND USE TAXES; AMENDING SECTION 63-1804, IDAHO CODE, TO REVISE PROVISIONS REGARDING TAXATION OF SHORT-TERM RENTAL MARKETPLACE TRANSACTIONS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 607, H 608, H 609, H 610, H 611, H 612, H 613, H 614, H 615, H 616, H 617, H 618, H 619, H 620, H 621, H 622, H 623, H 624, H 625, H 626, H 627, H 628, H 629, and H 630 were 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 479 and H 526, by Transportation and Defense Committee, were read the second time by title and filed for third reading.

H 530, by Agricultural Affairs Committee, was read the second time by title and filed for third reading.
11TH ORDER
Third Reading of Bills and Joint Resolutions

H 505 - EDUCATION

H 505 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. McCrostie to open debate.

Mr. Clow asked unanimous consent that H 505 be returned to the Education Committee. There being no objection, it was so ordered.

H 510 - INCOME TAXES

H 510 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. Okuniewicz to open debate.

The question being, "Shall H 510 pass?"

Roll call resulted as follows:

AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Erickson, Fennell, Galloway, Gannon, Gesnir, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Kingsley, Kelly, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon(Beiswenger), Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood(Critchfield), Yamamoto, Young, Youngblood, Mr. Speaker.
Total - 69.
NAYS–None.
Absent–Addis. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 510 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 536 - DIVORCE ACTIONS

H 536 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. Hartgen to open debate.

The question being, "Shall H 536 pass?"

Roll call resulted as follows:

AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Erickson, Fennell, Galloway, Gannon, Gesnir, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Kingsley, Kelly, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon(Beiswenger), Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood(Critchfield), Yamamoto, Young, Youngblood, Mr. Speaker.
Total - 68.
NAYS–None.
Absent–Addis, Chaney. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 536 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 542 - DISTRICT COURTS

H 542 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. Hartgen to open debate.

The question being, "Shall H 542 pass?"

Roll call resulted as follows:

AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Erickson, Fennell, Galloway, Gannon, Gesnir, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Kingsley, Kelly, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon(Beiswenger), Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood(Critchfield), Yamamoto, Young, Youngblood, Mr. Speaker.
Total - 68.
NAYS–None.
Absent–Addis, Chaney. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 542 passed the House. Title was approved and the bill ordered transmitted to the Senate.
Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

**15TH ORDER**

**Announcements**

Announcements were made to the body.

**16TH ORDER**

**Adjournment**

Mr. Moyle moved that the House adjourn until 11 a.m., Tuesday, February 15, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12 noon.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Thirty-sixth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

February 14, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 439, H 547, and H 548 and recommend that they do pass.

CRANE, Chairman

February 14, 2022

Mr. Speaker:
We, your COMMITTEE ON TRANSPORTATION AND DEFENSE, report that we have had under consideration H 527 and H 528 and recommend that they do pass.

PALMER, Chairman

February 14, 2022

Mr. Speaker:
We, your COMMITTEE ON BUSINESS, return misdirected H 577 to the Desk.

DIXON, Chairman

February 15, 2022

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration H 517 and H 561 and recommend that they do pass.

WOOD, Chairman

February 15, 2022

H 517 and H 561 were filed for second reading.
Mr. Speaker:

We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 550 and H 563 and recommend that they do pass.

HARRIS, Chairman

H 550 and H 563 were filed for second reading.

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. 631
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO MASK MANDATES; AMENDING CHAPTER 23, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-2359, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING THE PROHIBITION OF MASK MANDATES; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 632
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO HUMAN RIGHTS; AMENDING CHAPTER 59, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-5909B, IDAHO CODE, TO PROHIBIT DENIAL OF ACCESS TO APPROPRIATE MEDICAL SERVICES UNDER CERTAIN CIRCUMSTANCES AND TO DEFINE A TERM; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 633
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO EXECUTION; AMENDING SECTION 19-2716A, IDAHO CODE, TO PROVIDE CONFIDENTIALITY FOR CERTAIN PERSONS AND TO PROVIDE THAT CERTAIN PERSONS SHALL NOT HAVE THEIR LICENSURE SUSPENDED OR REVOKED; AMENDING SECTION 74-105, IDAHO CODE, TO PROVIDE THAT CERTAIN RECORDS SHALL BE EXEMPT FROM DISCLOSURE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 634
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF TEACHERS FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF CHILDREN'S PROGRAMS FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND FOR FISCAL YEAR 2022; CLARIFYING THE ORIGINAL FUND SOURCE FOR ADDITIONAL EXPENDITURES IN THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 635
BY LOCAL GOVERNMENT COMMITTEE
AN ACT
RELATING TO CITIES; AMENDING SECTION 50-222, IDAHO CODE, TO REVISE PROVISIONS REGARDING ANNEXATION BY CITIES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 636
BY LOCAL GOVERNMENT COMMITTEE
AN ACT
RELATING TO ACCESSORY DWELLING UNITS; AMENDING SECTION 55-115, IDAHO CODE, TO REVISE PROVISIONS REGARDING PROHIBITED CONDUCT BY HOMEOWNER'S ASSOCIATIONS; AMENDING CHAPTER 6, TITLE 55, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 55-616, IDAHO CODE, TO PROHIBIT CERTAIN RESTRICTIVE COVENANTS AGAINST ACCESSORY DWELLING UNITS ON OWNER-OCCUPIED HOMESTEADS; AMENDING CHAPTER 65, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-6540, IDAHO CODE, TO PROHIBIT CERTAIN CITY AND COUNTY ORDINANCES REGARDING ACCESSORY DWELLING UNITS ON OWNER-OCCUPIED HOMESTEADS AND TO DEFINE A TERM; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 637
BY LOCAL GOVERNMENT COMMITTEE
AN ACT
RELATING TO COMMUNITY INFRASTRUCTURE DISTRICTS; AMENDING SECTION 50-3102, IDAHO CODE, TO REVISE A DEFINITION AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 50-3104, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE MEMBERSHIP OF A COMMUNITY INFRASTRUCTURE DISTRICT BOARD AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 638
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO MOTOR VEHICLE REGISTRATION; AMENDING SECTION 49-426, IDAHO CODE, TO PROVIDE FOR CERTAIN OFF-HIGHWAY VEHICLE OPERATION AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 639
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO MOTOR VEHICLE DRIVER'S LICENSES; AMENDING SECTION 49-307, IDAHO CODE, TO PROVIDE FOR DRIVER'S TRAINING BY A QUALIFYING PARENT OR LEGAL GUARDIAN AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-302, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 49-303, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
HOUSE BILL NO. 640
BY TRANSPORTATION AND DEFENSE COMMITTEE
AN ACT
RELATING TO THE IDAHO BROADBAND DIG ONCE AND RIGHT-OF-WAY ACT; AMENDING CHAPTER 5, TITLE 40, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 40-515, IDAHO CODE, TO PROVIDE A SHORT TITLE; AMENDING CHAPTER 5, TITLE 40, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 40-516, IDAHO CODE, TO PROVIDE LEGISLATIVE INTENT REGARDING A DIG ONCE POLICY; AMENDING CHAPTER 5, TITLE 40, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 40-517, IDAHO CODE, TO DEFINE TERMS; AMENDING CHAPTER 5, TITLE 40, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 40-518, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING A DIG ONCE POLICY AND PROJECT IDENTIFICATION; AMENDING CHAPTER 5, TITLE 40, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 40-519, IDAHO CODE, TO PROVIDE THAT BROADBAND PROVIDERS ACTING IN ACCORDANCE WITH THE DIG ONCE POLICY SHALL NOT BE ASSESSED FAIR MARKET VALUE; AMENDING CHAPTER 5, TITLE 40, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 40-520, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING RIGHTS-OF-WAY FOR BROADBAND; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 641
BY AGRICULTURAL AFFAIRS COMMITTEE
AN ACT
RELATING TO VETERINARIANS; AMENDING SECTION 54-2103, IDAHO CODE, TO PROVIDE FOR INDIRECT SUPERVISION AND THE OFFERING OF CERTAIN SERVICES TO THE PUBLIC BY ALLIED HEALTH PROFESSIONALS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 54-2104, IDAHO CODE, TO PROVIDE FOR THE OFFERING OF CERTAIN SERVICES TO THE PUBLIC BY ALLIED HEALTH PROFESSIONALS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 642
BY AGRICULTURAL AFFAIRS COMMITTEE
AN ACT
RELATING TO SOIL CONSERVATION DISTRICTS; AMENDING SECTION 22-2717, IDAHO CODE, TO REMOVE A DEFINITION; AMENDING SECTION 22-2718, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE SOIL AND WATER CONSERVATION COMMISSION; REPEALING SECTION 22-2719, IDAHO CODE, RELATING TO THE CREATION OF SOIL CONSERVATION DISTRICTS; AMENDING SECTION 22-2721, IDAHO CODE, TO REVISE PROVISIONS REGARDING SUPERVISORS; AMENDING SECTION 22-2726, IDAHO CODE, TO REMOVE A CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 643
BY LOCAL GOVERNMENT COMMITTEE
AN ACT
RELATING TO SUBDIVIDING LAND; AMENDING SECTION 67-6513, IDAHO CODE, TO PROVIDE REQUIREMENTS FOR EXEMPTIONS FROM COUNTY SUBDIVISION ORDINANCES, REGULATIONS, RULES, AND PROCESSES; AMENDING SECTION 67-6523, IDAHO CODE, TO LIMIT THE APPLICATION OF EMERGENCY ORDINANCES AND MORATORIUMS; AMENDING SECTION 67-6524, IDAHO CODE, TO LIMIT THE APPLICATION OF INTERIM ORDINANCES AND MORATORIUMS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 644
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO EVIDENCE; AMENDING SECTION 9-203, IDAHO CODE, TO DEFINE TERMS, TO PROHIBIT DISCLOSURE OF CERTAIN COMMUNICATIONS, TO PROVIDE EXCEPTIONS, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

H 631, H 632, H 633, H 634, H 635, H 636, H 637, H 638, H 639, H 640, H 641, H 642, H 643, and H 644 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1266, by Health and Welfare Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.

S 1273, by State Affairs Committee, was introduced, read the first time by title, and referred to the State Affairs Committee.

S 1267, by Transportation Committee, was introduced, read the first time by title, and referred to the Transportation and Defense Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

HCR 33, by Transportation and Defense Committee, was read the second time by title and filed for third reading.

H 512, H 522, and H 566, by State Affairs Committee, were read the second time by title and filed for third reading.

H 545, by Education Committee, was read the second time by title and filed for third reading.

S 1238, by Education Committee, was read the second time by title and filed for third reading.

H 564 and H 565, by Revenue and Taxation Committee, were read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 559 - CONFINED ANIMAL FEEDING OPERATIONS

H 559 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Ms. Lickley to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 559:

Ms. Lickley    Ms. McCann    Mrs. Toone
The question being, "Shall H 559 pass?"

Roll call resulted as follows:
NAYS—Adams, Armstrong(Armstrong), Barbieri, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Giddings, Hanks, Harris, Hendive, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Wisniewski. Total - 20.
Absent/Addis, Skaug. Total - 2.

Paired Votes:
AYE - Bedke
NAY - Christensen
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker Pro Tem declared that H 559 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 531 - MONUMENTS AND MEMORIALS

H 531 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Okuniewicz to open debate.

The question being, "Shall H 531 pass?"

Roll call resulted as follows:
AYES—Adams, Addis, Amador, Andrus, Armstrong(Armstrong), Barbieri, Blanksm, Boyle, Bundy, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Horman, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Vander Woude, Weber, Wisniewski, Wood(Critchfield), Yamamoto, Young, Youngblood. Total - 44.
Absent-Skaug, Mr. Speaker. Total - 2.

Paired Votes:
AYE - DeMordaunt
NAY - Green
AYE - Blanksma
NAY - Rubel
AYE - Addis
NAY - Mathias
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker Pro Tem declared that H 531 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Monks asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

There being no objection, the House advanced to the Fifteenth Order of Business.
THIRTY-EIGHTH LEGISLATIVE DAY
WEDNESDAY, FEBRUARY 16, 2022

House of Representatives

The House convened at 11 a.m., the Speaker in the Chair.

Roll call showed 67 members present.

Absent and excused - Addis, Moon, and Wood(Critchfield).

Total - 3.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Sydney Case, Page.

3RD ORDER
Approval of Journal

February 16, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Thirty-seventh Legislative Day and recommend that same be adopted as corrected.

CHANZEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

OFFICE OF THE GOVERNOR
Boise

February 14, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on February 14, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 454

Sincerely,
/s/ Brad Little
Governor

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, JAMES D. RUCHTI, State Representative, District 29, Seat B, Bannock County, State of Idaho, has nominated, NATHAN PAUL ROBERTS, of 1235 Kinghorn Road, Pocatello, Idaho 83201, to perform the duties of this office temporarily as Acting State Representative, District 29, Seat B.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Nathan Paul Roberts of Pocatello, Idaho, to the office of Acting State Representative, District 29, Seat B, for a term commencing February 16, 2022 through February 18, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 16th day of February, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor
/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Nathan Paul Roberts.

February 15, 2022

Mr. Speaker:

I transmit herewith S 1256, S 1257, and S 1258 which have passed the Senate.

NOVAK, Secretary

S 1256, S 1257, and S 1258 were filed for first reading.

February 15, 2022

Mr. Speaker:

I return herewith H 445 which has passed the Senate.

NOVAK, Secretary

H 445 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

February 16, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 631, H 632, H 633, H 634, H 635, H 636, H 637, H 638, H 639, H 640, H 641, H 642, H 643, and H 644.

CHANZEY, Chairman

H 631 and H 634 were filed for second reading.

H 635, H 636, H 637, and H 643 were referred to the Local Government Committee.

H 638, H 639, and H 640 were referred to the Transportation and Defense Committee.
H 641 and H 642 were referred to the Agricultural Affairs Committee.

H 632 and H 644 were referred to the Health and Welfare Committee.

H 633 was ordered held at the Desk.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 472 and H 450.

CHANLEY, Chairman

The Speaker announced he was about to sign enrolled H 472 and H 450 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

Mr. Speaker:
We, your COMMITTEE ON RESOURCES AND CONSERVATION, report that we have had under consideration H 519 and H 520 and recommend that they do pass.

GIBBS, Chairman

H 519 and H 520 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON BUSINESS, report that we have had under consideration H 473 and H 581 and recommend that they do pass.

DIXON, Chairman

H 473 and H 581 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON COMMERCE AND HUMAN RESOURCES, report that we have had under consideration H 551, H 552, and H 553 and recommend that they do pass.

HOLTZCLAW, Chairman

H 551, H 552, and H 553 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 540, H 560, and H 598 and recommend that they do pass.

CHANLEY, Chairman

H 540, H 560, and H 598 were filed for second reading.

February 16, 2022

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration S 1255 and recommend that it do pass.

CLOW, Chairman

S 1255 was filed for second reading.

H 613 held at the Desk February 15, 2022, was referred to the Health and Welfare Committee.

Mr. Christensen asked, pursuant to Rule 17, that H 490 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

The question being, "Shall the motion carry?"

Roll call resulted as follows:
AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Berch, Blanksma, Bundy, Burns, Cannon, Chaney, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Hornaman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Ruchti(Roberts), Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 56.

NAYS–Barbieri, Boyle, Christensen, Ferch, Giddings, Hanks, Nate, Nichols, Scott. Total - 9.


Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Nate asked, pursuant to Rule 17, that H 470 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

The question being, "Shall the motion carry?"

Roll call resulted as follows:
AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Blanksma, Bundy, Burns, Cannon, Chaney, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway, Gibbs, Green, Harris, Hartgen, Holtzclaw, Hornaman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Palmer, Ruchti(Roberts), Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 49.

NAYS–Barbieri, Berch, Boyle, Chew, Christensen, Ferch, Gannon, Gestrin, Giddings, Hanks, Nate, Necochea, Nichols, Okuniewicz, Rubel, Scott. Total - 16.


Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.
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. 645
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO COMMUNITY COLLEGES; AMENDING SECTION 33-2106, IDAHO CODE, TO REVISE A PROVISION REGARDING COMMUNITY COLLEGE TRUSTEE ELECTION ZONES, TO PROVIDE THAT A VACANCY ON THE BOARD OF TRUSTEES SHALL BE DECLARED UNDER CERTAIN CIRCUMSTANCES, TO PROVIDE THAT CERTAIN VACANCIES SHALL BE FILLED BY THE STATE BOARD OF EDUCATION, TO REVISE PROVISIONS REGARDING ELIGIBLE ELECTORS, AND TO MAKE TECHNICAL CORRECTIONS; AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 646
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO ALCOHOLIC BEVERAGES; AMENDING SECTION 23-501, IDAHO CODE, TO PROVIDE FOR THE PRODUCTION OF MEAD, CIDER, AND OTHER FERMENTED BEVERAGES FOR PERSONAL USE; AMENDING CHAPTER 5, TITLE 23, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 23-520, IDAHO CODE, TO PROVIDE FOR THE USE OF HOMEMADE BEER, WINE, MEAD, CIDER, AND OTHER FERMENTED BEVERAGES AT LICENSED PREMISES IN CERTAIN INSTANCES; AMENDING CHAPTER 5, TITLE 23, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 23-521, IDAHO CODE, TO PROVIDE FOR THE STORAGE OF HOMEMADE BEER, WINE, MEAD, CIDER, AND OTHER FERMENTED BEVERAGES AT LICENSED PREMISES IN CERTAIN INSTANCES AND TO PROVIDE FOR CERTAIN USES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 647
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO PERSONHOOD; AMENDING CHAPTER 3, TITLE 5, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 5-346, IDAHO CODE, TO PROVIDE THAT ENVIRONMENTAL ELEMENTS, ARTIFICIAL INTELLIGENCE, ANIMALS, AND INANIMATE OBJECTS SHALL NOT BE GRANTED PERSONHOOD; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 648
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO TAXATION; AMENDING SECTION 63-802, IDAHO CODE, TO REVISE PROVISIONS REGARDING LIMITATIONS ON A TAXING DISTRICT’S BUDGET LIMITATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 649
BY EDUCATION COMMITTEE
AN ACT
RELATING TO SCHOOL CURRICULUM; AMENDING SECTION 33-118, IDAHO CODE, TO REQUIRE APPROVAL OF CERTAIN CURRICULUM AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 650
BY EDUCATION COMMITTEE
AN ACT
RELATING TO SCHOOL DISTRICT TRUSTEES; AMENDING SECTION 33-512A, IDAHO CODE, TO REVISE PROVISIONS REGARDING CURRICULAR MATERIALS ADOPTION COMMITTEES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 651
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-512, IDAHO CODE, TO REQUIRE DRUG TESTING FOR CERTAIN EMPLOYEES AND TO REQUIRE CERTAIN CRIMINAL BACKGROUND CHECKS FOR SUBSTITUTE TEACHERS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 652
BY EDUCATION COMMITTEE
AN ACT
RELATING TO PUBLIC SCHOOL EMPLOYEE INSURANCE; AMENDING CHAPTER 10, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-1029, IDAHO CODE, TO PROVIDE THAT FUNDS DISTRIBUTED BY THE STATE FOR EMPLOYEE MEDICAL AND DENTAL INSURANCE SHALL BE USED FOR EMPLOYEE MEDICAL AND DENTAL INSURANCE, TO PROVIDE THAT SUCH FUNDS THAT ARE USED FOR OTHER PURPOSES SHALL BE REIMBURSED TO THE STATE, TO PROVIDE FOR A CERTAIN DEDUCTION, AND TO PROVIDE FOR A RETENTION OR CARRYOVER OF CERTAIN FUNDS; AMENDING SECTION 33-1228, IDAHO CODE, TO PROVIDE FOR PAYMENT OF CERTAIN PREMIUMS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 653
BY EDUCATION COMMITTEE
AN ACT
RELATING TO SCHOOL LEVIES; AMENDING CHAPTER 8, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-802B, IDAHO CODE, TO PROVIDE THAT THE BALLOT AT AN ELECTION TO AUTHORIZE CERTAIN LEVIES SHALL INCLUDE A DISCLOSURE, TO PROVIDE THAT A BALLOT QUESTION MUST BE ACCOMPANYED BY THE DISCLOSURE IN ORDER TO BE BINDING, TO PROVIDE THAT A COURT MUST DECLARE THE OUTCOME OF A BALLOT QUESTION INVALID UNDER CERTAIN CIRCUMSTANCES, AND TO PROVIDE THAT A COURT MUST INVALIDATE A LEVY UNDER CERTAIN CIRCUMSTANCES; AMENDING CHAPTER 8, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-802C, IDAHO CODE, TO PROVIDE THAT A SCHOOL DISTRICT SHALL USE SUPPLEMENTAL LEVY REVENUES ONLY FOR CERTAIN PURPOSES, TO
HOUSE BILL NO. 654
BY EDUCATION COMMITTEE
AN ACT
RELATING TO SCHOOL COUNSELORS; AMENDING SECTION 33-1212, IDAHO CODE, TO ALLOW FOR CERTAIN PROFESSIONALS TO WORK AS SCHOOL COUNSELORS AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 655
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-1802, IDAHO CODE, TO DEFINE A TERM; AMENDING SECTION 33-1804, IDAHO CODE, TO PROVIDE FOR DUTIES OF THE STATE DEPARTMENT OF EDUCATION REGARDING A DYSLEXIA HANDBOOK; AMENDING SECTION 33-1805, IDAHO CODE, TO REVISE PROVISIONS REGARDING DYSLEXIA AND DEPARTMENT RESPONSIBILITIES; AMENDING SECTION 33-1806, IDAHO CODE, TO PROVIDE FOR CERTAIN PROGRAMS REGARDING DYSLEXIA; AMENDING SECTION 33-1807, IDAHO CODE, TO PROVIDE FOR ANNUAL REPORTING REQUIREMENTS; AMENDING SECTION 33-1808, IDAHO CODE, TO REVISE PROVISIONS REGARDING SCHOOL DISTRICT BOARDS OF TRUSTEES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 656
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-1001, IDAHO CODE, TO REVISE A DEFINITION AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 33-1004B, IDAHO CODE, TO PROVIDE FOR PLACEMENT OF CERTAIN STAFF ON THE CAREER LADDER; AMENDING SECTION 33-1201A, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN PROFESSIONAL ENDORSEMENTS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 657
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO APPROPRIATIONS; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE IDAHO OPPORTUNITY FUND; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 658
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO EXECUTION; AMENDING SECTION 19-2716A, IDAHO CODE, TO PROVIDE CONFIDENTIALITY FOR CERTAIN PERSONS AND TO PROVIDE THAT CERTAIN PERSONS SHALL NOT HAVE THEIR LICENSURE SUSPENDED OR REVOKED; AMENDING SECTION 74-105, IDAHO CODE, TO PROVIDE THAT CERTAIN RECORDS SHALL BE EXEMPT FROM DISCLOSURE; AND DECLARING AN EMERGENCY.

H 645, H 646, H 647, H 648, H 649, H 650, H 651, H 652, H 653, H 654, H 655, H 656, H 657, and H 658 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1256, S 1257, and S 1258, by Health and Welfare Committee, were introduced, read the first time by title, and referred to the Health and Welfare Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 630, by Revenue and Taxation Committee, was read the second time by title and filed for third reading.

H 439, H 547, and H 548, by State Affairs Committee, were read the second time by title and filed for third reading.

H 527 and H 528, by Transportation and Defense Committee, were read the second time by title and filed for third reading.

H 517 and H 561, by Health and Welfare Committee, were read the second time by title and filed for third reading.

H 550 and H 563, by Revenue and Taxation Committee, were read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 514 be returned to the State Affairs Committee. There being no objection, it was so ordered.

Mr. Moyle asked unanimous consent that HCR 33 be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

HCR 33 - BRIAN NESS

HCR 33 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Palmer to open debate.

The question being, "Shall HCR 33 be adopted?"

Whereupon the Speaker declared HCR 33 adopted by voice vote and ordered the resolution transmitted to the Senate.

HCR 32 - MISSION43

HCR 32 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Adams to open debate.

The question being, "Shall HCR 32 be adopted?"

Roll call resulted as follows:

AYES—Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Cheney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw,
NAYS–None.
Absent–Addis, Moon, Wood(Critchfield). Total - 3.
Total - 70.

Whereupon the Speaker declared HCR 32 adopted and ordered the resolution transmitted to the Senate.

S 1249 - TAXING DISTRICTS

S 1249 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. Moyle to open debate.

The question being, "Shall S 1249 pass?"

Roll call resulted as follows:
AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Erhardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hawks, Harris, Hartgen, Holtzclaw, Hornan, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Rucht(Roberts), Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 66.
NAYS–None.
Absent–Addis, DeMordaunt, Moon, Wood(Critchfield). Total - 4.
Total - 70.

Whereupon the Speaker declared that S 1249 passed the House. Title was approved and the bill ordered returned to the Senate.

H 515 - STATE EMPLOYEES

H 515 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. Blanksma to open debate.

The question being, "Shall H 515 pass?"

Roll call resulted as follows:
AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Erhardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hawks, Harris, Hartgen, Holtzclaw, Hornan, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Rucht(Roberts), Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 65.
NAYS–None.
Absent–Addis, Andrus, DeMordaunt, Moon, Wood(Critchfield). Total - 5.
Total - 70.

Whereupon the Speaker declared that H 515 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 516 - PUBLIC HEALTH DISTRICTS

H 516 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. Blanksma to open debate.

The question being, "Shall H 516 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Addis, Moon, Wood(Critchfield). Total - 3.
Total - 70.

Whereupon the Speaker declared that H 516 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 533 - PUBLIC SCHOOLS

H 533 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. Clow to open debate.

The question being, "Shall H 533 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Addis, Moon, Wood(Critchfield). Total - 3.
Total - 70.

Whereupon the Speaker declared that H 533 passed the House. Title was approved and the bill ordered transmitted to the Senate.
H 479 - TRANSPORTATION

H 479 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. Monks to open debate.

The question being, "Shall H 479 pass?"

Roll call resulted as follows:
AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Homan, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti(Roberts), Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 67.
NAYS–None.
Absent–Addis, Moon, Wood(Critchfield). Total - 3.
Total - 70.

Whereupon the Speaker declared that H 479 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 526 - MOTOR VEHICLE DRIVER'S LICENSES

H 526 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. Vander Woude to open debate.

The question being, "Shall H 526 pass?"

Roll call resulted as follows:
AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Homan, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti(Roberts), Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 67.
NAYS–None.
Absent–Addis, Moon, Wood(Critchfield). Total - 3.
Total - 70.

Whereupon the Speaker declared that H 526 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

There being no objection, the House advanced to the Fifteenth Order of Business.
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

THIRTY-NINTH LEGISLATIVE DAY
THURSDAY, FEBRUARY 17, 2022

House of Representatives

The House convened at 10:30 a.m., the Speaker in the Chair.

Roll call showed 68 members present.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Quinten Carney, Page.

3RD ORDER
Approval of Journal

February 17, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Thirty-eighth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, BROOKE GREEN, State Representative, District 18, Seat B, Ada County, State of Idaho, has nominated, SAKENA LESMEISTER, of 2473 Mariner Way, Boise, Idaho 83706, to perform the duties of this office temporarily as Acting State Representative, District 18, Seat B.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Sakena Lesmeister of Boise, Idaho, to the office of Acting State Representative, District 18, Seat B, for a term commencing February 16, 2022 through February 18, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 16th day of February, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Sakena Lesmeister.

February 16, 2022

Mr. Speaker:
I transmit herewith S 1280 which has passed the Senate.

NOVAK, Secretary

S 1280 was filed for first reading.

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At this time, the Speaker put the House at ease for the House Page program.

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Prior to going at ease, the House was at the Fourth Order of Business.

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

The question being, "Shall the motion carry?"

Roll call resulted as follows:

NAYS–Barbieri, Berch, Boyle, Christensen, Fereh, Gestrin, Giddings, Tanks, Moon, Nate, Nichols, Scott. Total - 12.


Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

February 17, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 645, H 646, H 647, H 648, H 649, H 650, H 651, H 652, H 653, H 654, H 655, H 656, H 657, and H 658.

CHANNEY, Chairman
H 657 was filed for second reading.

H 645, H 646, and H 647 were referred to the State Affairs Committee.

H 648 was referred to the Revenue and Taxation Committee.

H 649, H 650, H 651, H 652, H 653, H 654, and H 656 were referred to the Education Committee.

H 658 was referred to the Judiciary, Rules and Administration Committee.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 445.

CHANLEY, Chairman

The Speaker announced he was about to sign enrolled H 445 and, when so signed, ordered it transmitted to the Senate for the signature of the President.

February 16, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 607 and report it back without recommendation.

CRANE, Chairman

H 607 was filed for second reading.

February 16, 2022

Mr. Speaker:
We, your COMMITTEE ON LOCAL GOVERNMENT, report that we have had under consideration H 575 and recommend that it do pass.

MENDIVE, Chairman

H 575 was filed for second reading.

February 16, 2022

Mr. Speaker:
We, your COMMITTEE ON TRANSPORTATION AND DEFENSE, report that we have had under consideration H 476, H 477, H 478, H 523, H 524, H 525, and H 571 and recommend that they do pass.

PALMER, Chairman

H 476, H 477, H 478, H 523, H 524, H 525, and H 571 were filed for second reading.

February 16, 2022

Mr. Speaker:
We, your COMMITTEE ON TRANSPORTATION AND DEFENSE, report that we have had under consideration H 475 and report it back without recommendation.

PALMER, Chairman

H 475 was filed for second reading.

February 17, 2022

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration H 562 and H 603 and recommend that they do pass.

WOOD, Chairman

H 562 and H 603 were filed for second reading.

February 17, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 532 and S 1262 and recommend that they do pass.

CRANE, Chairman

H 532 and S 1262 were filed for second reading.

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. 659
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO ELECTION Registers; AMENDING SECTION 34-433, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE MONTHLY CORRECTION OF ELECTION Registers FROM REPORTED DEATHS; AMENDING SECTION 34-434, IDAHO CODE, TO REVISE PROVISIONS REGARDING NOTICES AND CORRESPONDENCE RELATING TO CORRECTION OF ELECTION Registers; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 660
BY STATE AFFAIRS COMMITTEE
AN ACT

HOUSE BILL NO. 661
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF HEALTH AND WELFARE FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE DIVISION OF MEDICAID FOR FISCAL YEAR 2022; REDUCING THE APPROPRIATION TO THE DIVISION OF MEDICAID FOR FISCAL YEAR 2022;
APPROPRIATING ADDITIONAL MONEYS TO THE DIVISION OF PUBLIC HEALTH SERVICES FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE DIVISION OF PSYCHIATRIC HOSPITALIZATION FOR FISCAL YEAR 2022; REDUCING THE APPROPRIATION TO THE DIVISION OF PSYCHIATRIC HOSPITALIZATION FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE DIVISION OF INDEPENDENT COUNCILS FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 662
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO SALES; AMENDING SECTION 63-3620, IDAHO CODE, TO REQUIRE SELLERS TO ACCEPT CASH AS A METHOD OF PAYMENT ALONG WITH ANY OTHER ACCEPTED METHODS OF PAYMENT IN CERTAIN INSTANCES, TO PROVIDE AN EXCEPTION, TO DEFINE A TERM, AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 663
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO PROPERTY TAX EXEMPTIONS; AMENDING SECTION 63-602N, IDAHO CODE, TO REVISE PROVISIONS REGARDING PROPERTY TAX EXEMPTIONS FOR CERTAIN BUSINESS PROPERTY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 664
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO THE AU迪LOGY AND SPEECH-LANGUAGE PATHOLOGY INTERSTATE COMPACT; AMENDING CHAPTER 29, TITLE 54, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 54-2918A, IDAHO CODE; TO PROVIDE FOR THE AU迪LOGY AND SPEECH-LANGUAGE PATHOLOGY INTERSTATE COMPACT; AMENDING SECTION 54-2912, IDAHO CODE, TO PROVIDE FOR THE SUBMISSION OF FINGERPRINTS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 54-2913, IDAHO CODE, TO PROVIDE FOR THE SUBMISSION OF FINGERPRINTS AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 659, H 660, H 661, H 662, H 663, and H 664 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1280, by Education Committee, was introduced, read the first time by title, and referred to the Education Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 631, by State Affairs Committee, was read the second time by title and filed for third reading.

H 634, by Appropriations Committee, was read the second time by title and filed for third reading.

H 519 and H 520, by Resources and Conservation Committee, were read the second time by title and filed for third reading.

H 473 and H 581, by Business Committee, were read the second time by title and filed for third reading.

H 551, H 552, and H 553, by Commerce and Human Resources Committee, were read the second time by title and filed for third reading.

H 540, H 560, and H 598, by Judiciary, Rules and Administration Committee, were read the second time by title and filed for third reading.

H 601, by Health and Welfare Committee, was read the second time by title and filed for third reading.

S 1255, by Education Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 530 - IDAHO HOP GROWER'S COMMISSION

H 530 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. Mathias to open debate.

The question being, "Shall H 530 pass?"

Roll call resulted as follows:

AYES–Adams, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Erickson, Fench, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green (Lesmeister), Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubin, Ruchti (Roberts), Scott, Shepherd, Skag, Syme, Toone, Troy, Vander Woude, Weber, Winniewski, Yamamoto, Youngblood, Mr. Speaker. Total - 66.

NAYS–None.


Whereupon the Speaker declared that H 530 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 512 - BOND ELECTIONS

H 512 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. Scott to open debate.

The question being, "Shall H 512 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Fench, Galloway, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Horman, Kingsley, Manwaring,
Marshall, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Yamamoto, Young. Total - 43.


Absent–Wood(Critchfield). Total - 1.

Paired Votes:

AYE - Addis
NAY - Chew
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 512 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 522 - STATE TREASURER

H 522 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. Nate to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 522:

Mrs. Moon

The question being, "Shall H 522 pass?"

Roll call resulted as follows:


NAYS–Berch, Burns, Chew, Gibbs, Green(Lesmeister), Kaufman, Mathias, McCrostie, Nash, Necochea, Rubel, Ruchti(Roberts), Toone, Youngblood. Total - 14.

Absent–Wood(Critchfield). Total - 1.

Paired Votes:

AYE - Addis
NAY - Toone
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 522 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 566 - PUBLIC INTEGRITY IN ELECTIONS ACT

H 566 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. Monks to open debate.

The question being, "Shall H 566 pass?"

Roll call resulted as follows:

AYES–Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Giddings, Green(Lesmeister), Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti(Roberts), Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Mr. Speaker. Total - 68.

NAYS–Berch. Total - 1.

Absent–Wood(Critchfield). Total - 1.

Paired Votes:

AYE - Addis
NAY - Berch
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 545 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.
16TH ORDER

Adjournment

Mr. Moyle moved that the House adjourn until 10:30 a.m., Friday, February 18, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12:04 p.m.

SCOTT BEDKE, Speaker

ATTEST:

CARRIE MAULIN, Chief Clerk
3RD ORDER
Approval of Journal

February 18, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Thirty-ninth Legislative Day and recommend that same be adopted as corrected.

CHANEX, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

February 17, 2022

Mr. Speaker:

I return herewith enrolled H 472 and H 450 which have been signed by the President.

NOVAK, Secretary

Enrolled H 472 and H 450 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

February 17, 2022

Mr. Speaker:

I transmit herewith S 1272, S 1274, S 1278, S 1253, S 1268, and S 1237 which have passed the Senate.

NOVAK, Secretary

S 1272, S 1274, S 1228, S 1253, S 1268, and S 1237 were filed for first reading.
H 660 was referred to the Business Committee.

H 662 and H 663 were referred to the Revenue and Taxation Committee.

H 664 was referred to the Health and Welfare Committee.

Mr. Speaker:
We, your COMMITTEE ON RESOURCES AND CONSERVATION, report that we have had under consideration H 584 and HCR 34 and recommend that they do pass.

February 17, 2022

H 584 and HCR 34 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON BUSINESS, report that we have had under consideration H 556, H 557, H 580, H 609, and H 612 and recommend that they do pass.

February 17, 2022

H 556, H 557, H 580, H 609, and H 612 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON COMMERCE AND HUMAN RESOURCES, report that we have had under consideration H 463, H 554, H 589, and H 594 and recommend that they do pass.

February 17, 2022

H 463, H 554, H 589, and H 594 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 597, H 658, HCR 35, and HJM 4 and recommend that they do pass.

February 17, 2022

H 597, H 658, HCR 35, and HJM 4 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 622 and report it back without recommendation.

February 17, 2022

H 622 was filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration S 1247 and recommend that it do pass.

February 18, 2022

S 1247 was filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 645 and S 1273 and recommend that they do pass.

February 18, 2022

H 645 and S 1273 were filed for second reading.

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. 665
BY STATE AFFAIRS COMMITTEE

AN ACT
RELATING TO THE CONSTITUTIONAL DEFENSE COUNCIL; AMENDING SECTION 67-6301, IDAHO CODE, TO REVISE A PROVISION REGARDING MEMBERSHIP OF THE CONSTITUTIONAL DEFENSE COUNCIL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 666
BY STATE AFFAIRS COMMITTEE

AN ACT
RELATING TO MINORS; AMENDING SECTION 18-1517, IDAHO CODE, TO REMOVE A PROVISION REGARDING AN AFFIRMATIVE DEFENSE AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 667
BY STATE AFFAIRS COMMITTEE

AN ACT
RELATING TO EMPLOYMENT SECURITY LAW; AMENDING CHAPTER 13, TITLE 72, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 72-1383, IDAHO CODE, TO PROVIDE FOR THE INTEGRITY OF THE EMPLOYMENT SECURITY PROGRAM AND TO ESTABLISH PROVISIONS REGARDING CERTAIN CROSS-MATCH REQUIREMENTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 668
BY HEALTH AND WELFARE COMMITTEE

AN ACT
RELATING TO THE PATIENT VISITATION RIGHTS ACT; AMENDING TITLE 39, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 97, TITLE 39, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO PROVIDE LEGISLATIVE INTENT, TO DEFINE TERMS, AND TO PROVIDE FOR PATIENT VISITATION RIGHTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 669
BY EDUCATION COMMITTEE

AN ACT
RELATING TO EDUCATION; AMENDING CHAPTER 10, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-1029, IDAHO CODE, TO ESTABLISH THE HOPE AND OPPORTUNITY SCHOLARSHIP PROGRAM, TO DEFINE TERMS, TO ESTABLISH CERTAIN PROCEDURES REGARDING THE HOPE AND OPPORTUNITY SCHOLARSHIP PROGRAM, TO PROVIDE APPLICATION PROCESS REQUIREMENTS, TO PROVIDE FOR CERTAIN AUTHORITY AND RESPONSIBILITIES OF THE STATE DEPARTMENT OF EDUCATION, TO PROVIDE FOR FUNDING, TO ESTABLISH A PARENT REVIEW COMMISSION, TO PROVIDE FOR RESPONSIBILITIES.
AND PRIVILEGES OF CERTAIN PROVIDERS, TO PROVIDE DUTIES FOR CERTAIN SCHOOLS AND SCHOOL DISTRICTS, AND TO PROVIDE FOR CERTAIN LEGAL PROCEEDINGS; AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 670
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO EMPLOYMENT SECURITY LAW; AMENDING CHAPTER 13, TITLE 72, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 72-1386, IDAHO CODE, TO PROVIDE FOR LEGISLATIVE OVERSIGHT OF NEW FEDERAL, UNEMPLOYMENT INSURANCE PROGRAMS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 665, H 666, H 667, H 668, H 669, and H 670 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1272 and S 1274, by State Affairs Committee, were introduced, read the first time by title, and referred to the State Affairs Committee.

S 1228, by Resources and Environment Committee, was introduced, read the first time by title, and referred to the Resources and Conservation Committee.

S 1253, by Education Committee, was introduced, read the first time by title, and referred to the Education Committee.

S 1268, by Transportation Committee, was introduced, read the first time by title, and referred to the Transportation and Defense Committee.

S 1237, by Commerce and Human Resources Committee, was introduced, read the first time by title, and referred to the Commerce and Human Resources Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 657, by Appropriations Committee, was read the second time by title and filed for third reading.

H 607, by State Affairs Committee, was read the second time by title and filed for third reading.

H 575, by Local Government Committee, was read the second time by title and filed for third reading.

H 476, H 477, H 478, H 523, H 524, H 525, H 571, and H 475, by Transportation and Defense Committee, were read the second time by title and filed for third reading.

H 562 and H 603, by Health and Welfare Committee, were read the second time by title and filed for third reading.

H 532, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1262, by State Affairs Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

S 1238 - EDUCATION

S 1238 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. DeMordaunt to open debate.

The question being, "Shall S 1238 pass?"

Roll call resulted as follows:
AYES--Adams, Amador, Andrus, Armstrong(Armstrong), Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Gannon, Gestrin, Gibbs, Green(Lesmeister), Hanks, Hartgen, Holtzclaw, Hornan, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti(Roberts), Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.
NAYS--None.
Absent--Addis, Chaney, Galloway, Giddings, Harris, Wood(Critchfield). Total - 6.
Total - 70.

Whereupon the Speaker declared that S 1238 passed the House. Title was approved and the bill ordered returned to the Senate.

H 564 - TAXATION

H 564 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. Moyle to open debate.

The question being, "Shall H 564 pass?"

Roll call resulted as follows:
NAYS--Christensen, Ferch, Hanks, Kingsley, Nate, Scott, Wisniewski. Total - 7.
Absent--Galloway, Giddings, Harris, Wood(Critchfield). Total - 4.

Paired Votes:
AYE - Addis
NAY - Christensen
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 564 passed the House. Title was approved and the bill ordered transmitted to the Senate.
H 565 - PROPERTY TAX

H 565 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. Moyle to open debate.

The question being, "Shall H 565 pass?"

Roll call resulted as follows:


NAYS—Andrus, Armstrong(Armstrong), Berch, Burns, Chew, Christensen, Gannon, Gibbs, Green(Lesmeister), Mathias, McCrostie, Nash, Necochea, Nichols, Rubel, Ruchti(Roberts), Toone. Total - 17.

Absent—Galloway, Giddings, Harris, Wood(Critchfield). Total - 4.

Paired Votes:

AYE - Addis NAY - Toone
(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that H 565 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places until Monday, February 21, 2022. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Monday, February 21, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:51 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
FORTY-THIRD LEGISLATIVE DAY
MONDAY, FEBRUARY 21, 2022

House of Representatives

The House convened at 10 a.m., the Speaker in the Chair.

Roll call showed all 70 members present.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Elijah Zeller, Page.

3RD ORDER
Approval of Journal

February 21, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Fortieth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, CODI GALLOWAY, State Representative, District 15, Seat B, Ada County, State of Idaho, has nominated, DARRELL HANCOCK, of 13427 W. Pala Mesa Drive, Boise, Idaho 83713, to perform the duties of this office temporarily as Acting State Representative, District 15, Seat B.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Darrell Hancock of Boise, Idaho, to the office of Acting State Representative, District 15, Seat B, for a term commencing February 21, 2022 through February 25, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 21st day of February, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Darrell Hancock.

February 18, 2022

Mr. Speaker:
I transmit herewith enrolled S 1249 for the signature of the Speaker.

NOVAK, Secretary

Mr. Speaker:
I return herewith enrolled S 1249 and, when so signed, ordered it returned to the Senate.

February 18, 2022

Mr. Speaker:
I return herewith enrolled H 445 which has been signed by the President.

NOVAK, Secretary

Enrolled H 445 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

February 18, 2022

Mr. Speaker:
I transmit herewith SCR 114, SCR 115, and S 1244 which have passed the Senate.

NOVAK, Secretary

SCR 114, SCR 115, and S 1244 were filed for first reading.

February 18, 2022

Mr. Speaker:
I return herewith HCR 29 which has passed the Senate.

NOVAK, Secretary

HCR 29 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

At this time, the Speaker put the House at ease.

MEMORIAL PROGRAM

Opening Remarks .................. Representative Rod Furniss

"Blessed Assurance"
Performed by Jenni and Jon Jacobson

Presentation of Memorials

Thyra Stevenson .................. Representative Mike Kingsley
Larry C. Bradford .................. Representative Marc Gibbs
Monica Beaudoin .................. Representative John McCrostie
Thomas R. Cushman .................. Representative Sally Toone
Jesse Berain .................. Representative Chris Mathias
Charles F. McDevitt .................. Representative John Vander Wonde
Stephen Hartgen .................. Representative Clark Kauffman
NOW, THEREFORE, BE IT RESOLVED that the House of Representatives of the Sixty-sixth Legislature draw public attention by this Memorial to the life and works of Monica Beaudoin.

BE IT FURTHER RESOLVED that the House of Representatives of the Sixty-sixth Idaho Legislature extend to the bereaved family the heartfelt sympathy of this entire body; and

BE IT FURTHER RESOLVED that the Chief Clerk of the House of Representatives be, and she is hereby instructed to spread this Memorial upon the Journal of the House, and to forward copies to the members of the Beaudoin family.

Representative John McCrostie paid tribute to the former Representative Monica Beaudoin.

******

A House Memorial

WHEREAS, Representative Thomas R. Cushman has passed on since the close of First Regular Session of the Sixty-sixth Idaho Legislature; and

WHEREAS, the late Representative Thomas R. Cushman served in this House, in the interest of District 9, covering the years 1983.

NOW, THEREFORE, BE IT RESOLVED that the House of Representatives of the Sixty-sixth Legislature draw public attention by this Memorial to the life and works of Thomas R. Cushman.

BE IT FURTHER RESOLVED that the House of Representatives of the Sixty-sixth Idaho Legislature extend to the bereaved family the heartfelt sympathy of this entire body; and

BE IT FURTHER RESOLVED that the Chief Clerk of the House of Representatives be, and she is hereby instructed to spread this Memorial upon the Journal of the House, and to forward copies to the members of the Cushman family.

Representative Terry Gestrin paid tribute to the former Representative Thomas R. Cushman.

******

A House Memorial

WHEREAS, Representative Jesse Berain has passed on since the close of First Regular Session of the Sixty-sixth Idaho Legislature; and

WHEREAS, the late Representative Jesse Berain served in this House, in the interest of District 17, covering the years 1993 through 1995.

NOW, THEREFORE, BE IT RESOLVED that the House of Representatives of the Sixty-sixth Legislature draw public attention by this Memorial to the life and works of Jesse Berain.

BE IT FURTHER RESOLVED that the House of Representatives of the Sixty-sixth Idaho Legislature extend to the bereaved family the heartfelt sympathy of this entire body; and

BE IT FURTHER RESOLVED that the Chief Clerk of the House of Representatives be, and she is hereby instructed to spread this Memorial upon the Journal of the House, and to forward copies to the members of the Berain family.

Representative Chris Mathias paid tribute to the former Representative Jesse Berain.

******
A House Memorial

WHEREAS, Representative Charles F. McDevitt has passed on since the close of First Regular Session of the Sixty-sixth Idaho Legislature; and

WHEREAS, the late Representative Charles F. McDevitt served in this House, in the interest of Ada County, covering the years 1963 through 1966.

NOW, THEREFORE, BE IT RESOLVED that the House of Representatives of the Sixty-sixth Legislature draw public attention by this Memorial to the life and works of Charles F. McDevitt.

BE IT FURTHER RESOLVED that the House of Representatives of the Sixty-sixth Idaho Legislature extend to the bereaved family the heartfelt sympathy of this entire body; and

BE IT FURTHER RESOLVED that the Chief Clerk of the House of Representatives be, and she is hereby instructed to spread this Memorial upon the Journal of the House, and to forward copies to the members of the McDevitt family.

Representative John Vander Woude paid tribute to the former Representative Charles F. McDevitt.

*****

A House Memorial

WHEREAS, Representative Stephen Hartgen has passed on since the close of First Regular Session of the Sixty-sixth Idaho Legislature; and

WHEREAS, the late Representative Stephen Hartgen served in this House, in the interest of District 23, covering the years 2008 through 2018.

NOW, THEREFORE, BE IT RESOLVED that the House of Representatives of the Sixty-sixth Legislature draw public attention by this Memorial to the life and works of Stephen Hartgen.

BE IT FURTHER RESOLVED that the House of Representatives of the Sixty-sixth Idaho Legislature extend to the bereaved family the heartfelt sympathy of this entire body; and

BE IT FURTHER RESOLVED that the Chief Clerk of the House of Representatives be, and she is hereby instructed to spread this Memorial upon the Journal of the House, and to forward copies to the members of the Hartgen family.

Representative Clark Kauffman paid tribute to the former Representative Stephen Hartgen.

*****

A House Memorial

WHEREAS, Representative William L. Crookham has passed on since the close of First Regular Session of the Sixty-sixth Idaho Legislature; and

WHEREAS, the late Representative William L. Crookham served in this House, in the interest of District 11, covering the years 1969 through 1970.

NOW, THEREFORE, BE IT RESOLVED that the House of Representatives of the Sixty-sixth Legislature draw public attention by this Memorial to the life and works of William L. Crookham.

BE IT FURTHER RESOLVED that the House of Representatives of the Sixty-sixth Idaho Legislature extend to the bereaved family the heartfelt sympathy of this entire body; and

BE IT FURTHER RESOLVED that the Chief Clerk of the House of Representatives be, and she is hereby instructed to spread this Memorial upon the Journal of the House, and to forward copies to the members of the Crookham family.

Representative Julie Yamamoto paid tribute to the former Representative William L. Crookham.

*****

A House Memorial

WHEREAS, Representative Shirley J. McKague has passed on since the close of First Regular Session of the Sixty-sixth Idaho Legislature; and

WHEREAS, the late Representative Shirley J. McKague served in this House, in the interest of District 14, covering the years 1997 through 2007.

NOW, THEREFORE, BE IT RESOLVED that the House of Representatives of the Sixty-sixth Legislature draw public attention by this Memorial to the life and works of Shirley J. McKague.

BE IT FURTHER RESOLVED that the House of Representatives of the Sixty-sixth Idaho Legislature extend to the bereaved family the heartfelt sympathy of this entire body; and

BE IT FURTHER RESOLVED that the Chief Clerk of the House of Representatives be, and she is hereby instructed to spread this Memorial upon the Journal of the House, and to forward copies to the members of the McKague family.

Representative Brent Crane paid tribute to the former Representative Shirley J. McKague.

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Prior to going at ease, the House was at the Fourth Order of Business.

5TH ORDER
Report of Standing Committees

Ms. Nichols asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Monks moved that the committee be excused. Seconded by Mrs. Blanksma.

The question being, "Shall the motion carry?"

Roll call resulted as follows:


NAYS–Barbieri, Boyle, Christensen, Ferch, Hanks, Moon, Nate, Nichols, Scott. Total - 9.

Absent–Addis, Amador, Chew, Giddings, Green, Shepherd, Skaug. Total - 7.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.
Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Monks moved that the committee be excused. Seconded by Mrs. Blanksm.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Harris.

Roll call resulted as follows:
NAYS--Andrus, Armstrong, Boyle, Christensen, Ferch, Hanks, Kingsley, Nate, Nichols, Scott, Wisniewski. Total - 11.
Absent--Addis, Amador, Chew, Giddings, Moon, Shepherd. Total - 6.
Total - 70.

Whereupon the Speaker declared more than two-thirds of the members present having voted in the affirmative, the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS--Barbieri, Boyle, Christensen, Ferch, Gestrin, Hanks, Kingsley, Nate, Nichols, Scott. Total - 10.
Absent--Addis, Amador, Chew, Giddings, Moon, Shepherd. Total - 6.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

February 21, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 472 and H 450 to the Governor at 11:25 a.m., as of this date, February 18, 2022.
CHANNEY, Chairman

February 18, 2022

Mr. Speaker:
We, your COMMITTEE ON TRANSPORTATION AND DEFENSE, report that we have had under consideration H 539 and H 605 and recommend that they do pass.
PALMER, Chairman

H 539 and H 605 were filed for second reading.

February 21, 2022

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 654 and H 656 and recommend that they do pass.
CLOW, Chairman

H 654 and H 656 were filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE JOINT MEMORIAL NO. 5
BY STATE AFFAIRS COMMITTEE
A JOINT MEMORIAL

TO JAY INSLEE, GOVERNOR OF THE STATE OF WASHINGTON,
We, your Memorialists, the House of Representatives and the Senate of the State of Idaho assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, do hereby respectfully represent that:
WHEREAS, the State of Idaho and the State of Washington have always enjoyed a supportive and mutually beneficial relationship; and
WHEREAS, a strong and cooperative relationship among the states is in the best interest of residents of both states; and
WHEREAS, a recent proposal in the Washington Legislature to impose a six-cent-per-gallon tax on gasoline and diesel fuel exported to Idaho, for the purpose of funding transportation and other projects in Washington, would create additional and unnecessary costs to Idahoans; and
WHEREAS, the proposed tax would be a clear violation of the Commerce Clause in Article I, Section 8 of the United States Constitution, which prohibits states from imposing an undue burden on interstate commerce; and
WHEREAS, the United States Supreme Court has previously found similar taxing schemes unconstitutional; and
WHEREAS, the proposed tax would impose an enormous financial burden on Idahoans in the name of offsetting Washington business costs; and
WHEREAS, the proposed tax would further impose an additional burden and cost on many Idaho businesses, which rely on the great work of our long-haul truck drivers to supply their
businesses and workers and to get Idaho’s agricultural products to market; and

WHEREAS, businesses, manufacturers, farmers, truckers, ranchers, and other Idahoans oppose the imposition of the proposed tax and have demanded that the Idaho Legislature take action against it; and

WHEREAS, Idahoans should not be subject to a tax imposed by a legislative body in which they have no representation.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the Legislature strongly opposes the imposition of a tax on fuel exported by Washington to Idaho.

BE IT FURTHER RESOLVED that the Legislature believes the proposed tax is strongly antithetical to the letter and spirit of the United States Constitution.

BE IT FURTHER RESOLVED that the Legislature strongly opposes a trade war imposed by one state against its sister state.

BE IT FURTHER RESOLVED that the Legislature urges Governor Jay Inslee to speak out immediately against the proposed tax and to commit to vetoing the unwise and disruptive legislation should it reach his desk.

BE IT FURTHER RESOLVED that the Legislature will take any and all actions necessary to block this new tax on the citizens of Idaho, who should never be subject to taxation without representation.

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 Honorable Jay Inslee, Governor of the State of Washington.

HJM 5 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

SCR 114 and SCR 115, by Education Committee, were introduced, read the first time by title, and referred to the Education Committee.

Mrs. Scott asked, pursuant to Rule 17, that H 460 be reported forthwith out of the State Affairs Committee to which it had been referred.

Mr. Monks moved that the committee be excused. Seconded by Mrs. Blanksma.

The question being, "Shall the motion carry?"

Roll call resulted as follows:


NAYS—Christensen, Ferch, Hanks, Nate, Nichols, Okuniewicz, Scott. Total - 7.


Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

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

HOUSE BILL NO. 671
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO SCHOOL TRUSTEE RECALL ELECTIONS; AMENDING SECTION 33-503, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN SCHOOL BOARD TRUSTEE ELECTIONS; AMENDING SECTION 33-504, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN VACANCIES ON BOARDS OF SCHOOL TRUSTEES AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

H 671 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1244, by Health and Welfare Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 661, by Appropriations Committee, was read the second time by title and filed for third reading.

H 584 and HCR 34, by Resources and Conservation Committee, were read the second time by title and filed for third reading.

H 556, H 557, H 580, H 609, and H 612, by Business Committee, were read the second time by title and filed for third reading.

H 463, H 554, H 589, and H 594, by Commerce and Human Resources Committee, were read the second time by title and filed for third reading.

H 597, by Judiciary, Rules and Administration Committee, was read the second time by title and filed for third reading.

H 658, by State Affairs Committee, was read the second time by title and filed for third reading.

HCR 35, HJM 4, and H 622, by Judiciary, Rules and Administration Committee, were read the second time by title and filed for third reading.

S 1247, by Education Committee, was read the second time by title and filed for third reading.

H 645, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1273, by State Affairs Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 630 - SALES AND USE TAXES

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. Kauffman to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding **H 630**:

Ms. Nichols Mr. Furch
Ms. Necochea Mr. Weber

The question being, "Shall **H 630** pass?"

Roll call resulted as follows:


NAYS–Manwaring, Moyle. Total - 2.


Total - 70.

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

**H 439 - VOTERS**

**H 439** 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. Okuniewicz to open debate.

The question being, "Shall **H 439** pass?"

Roll call resulted as follows:

AYES–Adams, Amador, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Furch, Galloway(Hancock), Geistr, Gibbs, Hanks, Harris, Holtzelaw, Hornan, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Yamamoto, Young. Total - 36.


Absent–Addis, Giddings. Total - 2.

Paired Votes:

AYE - Moon NAY - Berch
AYE - Skaug NAY - Chem

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that **H 439** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 547 - ELECTIONS**

**H 547** 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. Moyle to open debate.

The question being, "Shall **H 547** pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Erickson, Furch, Furniss, Galloway(Hancock), Geistr, Hanks, Harris, Hartgen, Holtzelaw, Hornan, Kaufman, Kerby, Kingsley, Lickley, Manwaring, McCann, Mendive, Mitchell, Monks, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 53.


Absent–Giddings, Moon. Total - 2.

Paired Votes:

AYE - Manwaring NAY - McCrostie
AYE - Skaug NAY - Chew

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that **H 547** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 527 - TRANSPORTATION**

**H 527** 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. Mitchell to open debate.

The question being, "Shall **H 527** pass?"

Roll call resulted as follows:

AYES–Addis, Amador, Andrus, Barbieri, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Erickson, Furch, Furniss, Galloway(Hancock), Geistr, Gibbs, Hanks, Harris, Hartgen, Holtzelaw, Hornan, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, McCann, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 55.


Absent–Addis, Armstrong, Giddings, McCrostie. Total - 4.

Paired Votes:

AYE - Moon NAY - Toone
AYE - Blanksma NAY - Chew

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that **H 527** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 528 - TRANSPORTATION**

**H 528** 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. Monks to open debate.
The question being, "Shall H 528 pass?"

Roll call resulted as follows:

NAYS–Syme. Total - 1.
Absent–Armstrong, Chew, Crane, Giddings, McCrostie, Moon, Shepherd. Total - 7.
Total - 70.

Whereupon the Speaker declared that H 528 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle moved that the House recess until 1:40 p.m. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House at recess until 1:40 p.m.

RECESS
Afternoon Session
The House reconvened at 1:40 p.m., the Speaker in the Chair.
Roll call showed all 70 members present.
Prior to recess, the House was at the Eleventh Order of Business.

H 517 - OCCUPATIONAL LICENSING

H 517 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. Hartgen to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 517:
Mr. Ferch

The question being, "Shall H 517 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Adams, Chew, DeMordaunt, Giddings, Kerby, Monks, Moon, Young. Total - 8.
Total - 70.

Whereupon the Speaker declared that H 517 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 561 - EMERGENCY MEDICAL SERVICES

H 561 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. Rubel and Mr. Gestrin to open debate.

The question being, "Shall H 561 pass?"

Roll call resulted as follows:

NAYS–Adams, Andrus, Barbieri, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Galloway(Hancock), Hanks, Harris, Kingsley, Mendive, Mitchell, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Skaug, Wisniewski. Total - 22.

Absent–Giddings, Kerby, Monks, Shepherd, Young. Total - 5.

Paired Votes:
AYE - Boyle NAY - Moon
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 561 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 550 - PROPERTY TAXES

H 550 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. Gannon and Mr. Moyle to open debate.

The question being, "Shall H 550 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Giddings, Kerby, Monks, Moon, Young. Total - 4.
Total - 70.

Whereupon the Speaker declared that H 550 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 563 - INCOME TAXES

H 563 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. Manwaring to open debate.
Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 563:
Mr. Mitchell

The question being, "Shall H 563 pass?"

Roll call resulted as follows:
NAYS--None.
Absent--Giddings, Moon, Young. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 563 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 631 - MASK MANDATES**

H 631 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. Hanks to open debate.

The question being, "Shall H 631 pass?"

Roll call resulted as follows:
AYES--Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehartd, Erickson, Ferch, Furniss, Galloway(Hancock), Gestrin, Giddings, Hanks, Harris, Holtzclaw, Horman, Kerby, Kingsley, Marshall, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skag, Vander Woude, Winsiewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 46.
Paired Votes:
AYE - Dixon
NAY - Gibbs
(Pairs enumerated in roll call above.)
Total - 70.

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

**H 634 - APPROPRIATIONS - PUBLIC SCHOOLS**

H 634 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. Bundy to open debate.

The question being, "Shall H 634 pass?"

Roll call resulted as follows:
NAYS--Barbieri, Doyle, Christensen, Dixon, Ehartd, Ferch, Giddings, Hanks, Harris, Kingsley, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Winsiewski. Total - 17.
Paired Votes:
AYE - Chew
NAY - Moon
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 634 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

**15TH ORDER**

Announcements

Announcements were made to the body.

**16TH ORDER**

Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Tuesday, February 22, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 3 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
The Speaker announced he was about to sign enrolled S 1238 and, when so signed, ordered it returned to the Senate.

February 21, 2022

Mr. Speaker:
I transmit herewith S 1243 and S 1292 which have passed the Senate.

NOVAK, Secretary

S 1243 and S 1292 were filed for first reading.

February 21, 2022

Mr. Speaker:
I return herewith H 444 which has passed the Senate.

NOVAK, Secretary

H 444 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

February 22, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HJM 5 and H 671.

CHANNEY, Chairman

HJM 5 was filed for second reading.

H 671 was referred to the State Affairs Committee.

February 22, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled HCR 29.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled HCR 29 and, when so signed, ordered it transmitted to the Senate for the signature of the President.

February 22, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 445 to the Governor at 10:30 a.m., as of this date, February 21, 2022.

CHANNEY, Chairman

February 21, 2022

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, return misdirected H 644 to the Desk.

WOOD, Chairman

H 644 was referred to Judiciary, Rules and Administration Committee.

February 21, 2022

Mr. Speaker:
We, your COMMITTEE ON COMMERCE AND HUMAN RESOURCES, report that we have had under consideration H 555, H 588, and H 592 and recommend that they do pass.

HOLTZCLAW, Chairman

H 555, H 588, and H 592 were filed for second reading.
Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 596 and H 617 and recommend that they do pass.

CHANNEY, Chairman

H 596 and H 617 were filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

Mr. Moyle moved that the following persons be approved as attaches to serve the House of Representatives for and during the Second Regular Session of the Sixty-sixth Idaho Legislature. Seconded by Ms. Rubel.

Holly Mebane
Elijah Zeller
Alex Bude
Beth Norton

Whereupon the Speaker declared the motion carried by voice vote and administered the oath of office to the above named attaches.

HJM 5 - TAXATION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HJM 5 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 HJM 5 be read the second time by title and third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.

Absent–Admas, Crab, DeMordaunt, Giddings, Hartgen, Young. Total - 7.

Total - 70.

Whereupon the Speaker declared more than two-thirds of the members present having voted in the affirmative, the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:

NAYS–Barbieri, Boyle, Christensen, Ferch, Gestrin, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.
Boyle, Hartgen, the CER and second CODE, SECTION CORRECTIONS; time committee 1 ood, second placed At H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H H
Whereupon the Speaker declared that H 520 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mrs. Young asked unanimous consent that her vote be counted as AYE on H 520. There being no objection, it was so ordered. Corrected vote is shown above.

H 473 - PROPERTY

H 473 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. Nichols to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 473:

- Ms. Nichols
- Ms. McCann

The question being, "Shall H 473 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Amador, Giddings. Total - 2.

Total - 70.

Whereupon the Speaker declared that H 473 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 581 - EMPLOYEE MEDICAL INFORMATION PROTECTION ACT

H 581 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. Shepherd to open debate.

Mr. Crane asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 581. There being no objection it was so ordered.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 581:

- Mr. Crane
- Mr. Mitchell

Ms. Nichols asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 581. Mrs. Blanksma objected.

The question being, "Shall H 581 pass?"

Roll call resulted as follows:


Absent–Amador, Giddings. Total - 2.

Total - 70.

Whereupon the Speaker declared that H 581 passed the House. Title was approved and the bill ordered transmitted to the Senate.

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.

Roll call showed 66 members present.

Absent and excused - Amador, Galloway(Hancock), Giddings, and Hornman. Total - 4.

Total - 70.

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

H 551 - PERSI

H 551 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. Syme to open debate.

The question being, "Shall H 551 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Amador, Clow, DeMordaunt, Galloway(Hancock), Giddings, Harris, Hornman, Lickley, Necochea, Rubel. Total - 10.

Total - 70.

Whereupon the Speaker declared that H 551 passed the House. Title was approved and the bill ordered transmitted to the Senate.
**H 552 - PERSI**

H 552 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. Syme to open debate.

The question being, "Shall H 552 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Amador, DeMordaunt, Galloway(Hancock), Giddings, Harris, Hornman, Lickley, Necochea, Rubel. Total - 9.
Total - 70.

Whereupon the Speaker declared that H 552 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 553 - PERSI**

H 553 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. Syme to open debate.

The question being, "Shall H 553 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Amador, Galloway(Hancock), Giddings, Harris, Hornman. Total - 5.
Total - 70.

Whereupon the Speaker declared that H 553 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 560 - PEACE OFFICER STANDARDS AND TRAINING COUNCIL**

H 560 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. Hartgen to open debate.

The question being, "Shall H 560 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Amador, Galloway(Hancock), Giddings, Harris, Hornman. Total - 5.
Total - 70.

Whereupon the Speaker declared that H 560 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 598 - GENETIC TESTING PRIVACY ACT**

H 598 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. Cannon to open debate.

The question being, "Shall H 598 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Amador, Galloway(Hancock), Giddings, Harris, Hornman. Total - 4.
Total - 70.

Whereupon the Speaker declared that H 598 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 601 - RESIDENTIAL CARE AND ASSISTED LIVING**

H 601 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. Young to open debate.

The question being, "Shall H 601 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Amador, Galloway(Hancock), Giddings, Harris, Hornman. Total - 4.
Total - 70.

Whereupon the Speaker declared that H 601 passed the House. Title was approved and the bill ordered transmitted to the Senate.
Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 49.
Absent–Amador, Galloway(Hancock), Giddings, Horman. Total - 4.

Whereupon the Speaker declared that H 601 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 657 - APPROPRIATIONS - DEPARTMENT OF COMMERCE

H 657 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. Syme to open debate.

The question being, " Shall H 657 pass?"

Roll call resulted as follows:

NAYS–Adams, Addis, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Gestrin, Hanks, Harris, Holtclaw, Kingsley, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 35.
Absent–Amador, Galloway(Hancock), Giddings, Horman. Total - 4.

Whereupon the Speaker declared that H 607 failed to pass the House and ordered the bill filed in the office of the Chief Clerk.

H 607 - IDAHO STATE LOTTERY

H 607 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. Monks to open debate.

The question being, " Shall H 607 pass?"

Roll call resulted as follows:

NAYS–Andrus, Armstrong, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Hanks, Harris, Kingsley, Marshall, Mendive, Mitchell, Moon, Nate, Nichols, Okuniewicz, Scott, Shepherd, Skaug, Wisniewski, Young. Total - 25.
Absent–Amador, Galloway(Hancock), Giddings, Horman. Total - 4.

Paired Votes:
AYE - Kauffman NAY - Dixon
AYE - Chaney NAY - Kingsley
AYE - Green NAY - Crane
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 607 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Wednesday, February 23, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 2:35 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:
I return herewith HCR 32 which has passed the Senate.

NOVAK, Secretary

HCR 32 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Monks moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.
Absent–Adams, Hartgen, Troy, Mr. Speaker. Total - 4.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker Pro Tem declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Barbieri, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.
Absent–Adams, Hartgen, Troy, Mr. Speaker. Total - 4.
Total - 70.

Whereupon the Speaker Pro Tem declared the motion carried and the committee was excused.

February 22, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 672.

CHANEY, Chairman

H 672 was referred to the Resources and Conservation Committee.

February 23, 2022
February 23, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 444. CHANNEY, Chairman

The Speaker Pro Tem announced the Speaker was about to sign enrolled H 444 and, when so signed, ordered it transmitted to the Senate for the signature of the President.

February 22, 2022

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 648 and recommend that it do pass.

HARRIS, Chairman

H 648 was filed for second reading.

February 22, 2022

Mr. Speaker:
We, your COMMITTEE ON LOCAL GOVERNMENT, report that we have had under consideration H 576 and S 1248 and recommend that they do pass.

MENDIVE, Chairman

H 576 and S 1248 were filed for second reading.

February 22, 2022

Mr. Speaker:
We, your COMMITTEE ON AGRICULTURAL AFFAIRS, report that we have had under consideration H 606 and recommend that it do pass.

KAUFFMAN, Chairman

H 606 was filed for second reading.

February 23, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 646 and H 647 and recommend that they do pass.

CRANE, Chairman

H 646 and H 647 were filed for second reading.

Mrs. Scott asked, pursuant to Rule 17, that H 470 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
NAYS–Barbieri, Boyle, Christensen, Fcher, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski, Young. Total - 15.

Absent–Adams, Erickson, Geslin, Green, Hartgen, Troy, Mr. Speaker. Total - 7.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker Pro Tem declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Barbieri, Boyle, Christensen, Fcher, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.
Absent–Adams, Geslin, Hartgen, Troy, Mr. Speaker. Total - 5.
Total - 70.

Whereupon the Speaker Pro Tem declared the motion carried and the committee was excused.

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. 673
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO THE NEW CONSTRUCTION ROLL; AMENDING SECTION 63-301A, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE NEW CONSTRUCTION ROLL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 674
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO SELF-DEFENSE; AMENDING CHAPTER 2, TITLE 19, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 19-202B, IDAHO CODE, TO DEFINE TERMS, TO PROVIDE FOR REIMBURSEMENT FOR JUSTIFIABLE HOMICIDE AND DEFENSE OF SELF, OTHERS, AND CERTAIN PLACES, AND TO PROVIDE A VERDICT FORM; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 675
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO GENITAL MUTILATION OF A CHILD; AMENDING SECTION 18-1506B, IDAHO CODE, TO PROVIDE FOR THE CRIME OF GENITAL MUTILATION IN CERTAIN INSTANCES, TO PROVIDE CERTAIN EXEMPTIONS, AND TO PROVIDE SEVERABILITY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
H 673, H 674, H 675, and H 676 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1259, by Health and Welfare Committee, was introduced, read the first time by title, and referred to the Revenue and Taxation Committee.

S 1260 and S 1270, by Health and Welfare Committee, were introduced, read the first time by title, and referred to the Health and Welfare Committee.

Whereupon the Speaker Pro Tem declared that H 540 passed the House. Title was approved and the bill ordered transmitted to the Senate.

S 1255 - EDUCATION

S 1255 was read the third time at length, section by section, and placed before the House for final consideration.

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

The question being, "Shall S 1255 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–DeMordaunt, Hartgen, Mr. Speaker. Total - 3.
Total - 70.

Whereupon the Speaker Pro Tem declared that H 540 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 575 - COUNTY PROPERTY

H 575 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Skaug to open debate.

The question being, "Shall H 575 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway(Hancock), Gannon, Gestrin, Gibbs, Giddings, Green, Harris, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Manwaring, Marshall, McCann, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Wisniewski, Yamamoto, Young, Youngblood. Total - 53.


Absent–Hartgen, Mr. Speaker. Total - 2.
Total - 70.

Whereupon the Speaker Pro Tem declared that H 575 passed the House. Title was approved and the bill ordered transmitted to the Senate.
H 476 - IDAHO YOUTH CHALLENGE PROGRAM

H 476 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mrs. DeMordaunt to open debate.

The question being, "Shall H 476 pass?"

Roll call resulted as follows:

NAYS--None.
Absent--Adams, Hartgen, Mr. Speaker. Total - 2.
Total - 70.

Whereupon the Speaker Pro Tem declared that H 476 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 477 - MILITARY

H 477 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Ms. Rubel to open debate.

The question being, "Shall H 477 pass?"

Roll call resulted as follows:

NAYS--None.
Absent--Adams, Hartgen, Mr. Speaker. Total - 3.
Total - 70.

Whereupon the Speaker Pro Tem declared that H 477 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 478 - MILITARY

H 478 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Syme to open debate.

The question being, "Shall H 478 pass?"

Roll call resulted as follows:

NAYS--None.
Absent--Adams, Hartgen, Mr. Speaker. Total - 3.
Total - 70.

Whereupon the Speaker Pro Tem declared that H 478 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 523 - TRANSPORTATION

H 523 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Gannon to open debate.

The question being, "Shall H 523 pass?"

Roll call resulted as follows:

NAYS--None.
Absent--Adams, Clow, Green, Hartgen, Mr. Speaker. Total - 6.
Total - 70.

Whereupon the Speaker Pro Tem declared that H 523 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 524 - IDAHO TRANSPORTATION DEPARTMENT

H 524 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Gannon to open debate.
The question being, "Shall H 524 pass?"

Roll call resulted as follows:
NAYS–None.  
Absent–Green, Hartgen, Mr. Speaker. Total - 3.  
Total - 70.

Whereupon the Speaker Pro Tem declared that H 524 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 525 - MOTOR VEHICLE DRIVER'S LICENSES

H 525 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Manwaring to open debate.

The question being, "Shall H 525 pass?"

Roll call resulted as follows:
NAYS–Berch. Total - 1.  
Absent–Green, Hartgen, Mr. Speaker. Total - 3.  
Total - 70.

Whereupon the Speaker Pro Tem declared that H 525 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 571 - SCHOOL BUSES

H 571 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Christensen to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 571:  
Mrs. Hanks Mr. Shepherd

The question being, "Shall H 571 pass?"

Roll call resulted as follows:
NAYS–None.  
Absent–Hartgen. Total - 1.  
Total - 70.

Whereupon the Speaker Pro Tem declared that H 571 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 475 - MILITIA AND MILITARY AFFAIRS

H 475 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Palmer to open debate.

At this time, the Speaker took the Chair.

The question being, "Shall H 475 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway(Hancock), Geistrin, Gibbs, Giddings, Hanks, Harris, Holtzclaw, Hornman, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 57.  
Paired Votes:  
AYE - Monks NAY - Hartgen  
(Pairs enumerated in roll call above.)  
Total - 70.

Whereupon the Speaker declared that H 475 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 562 - PHARMACISTS

H 562 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. Erickson to open debate.

The question being, "Shall H 562 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Hartgen. Total - 1.
Total - 70.

Whereupon the Speaker declared that **H 562** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 603 - HOSPITAL DISTRICTS**

**H 603** 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. Furniss to open debate.

The question being, "Shall **H 603** pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Hartgen. Total - 1.
Total - 70.

Whereupon the Speaker declared that **H 603** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**S 1262 - STATE DISASTER PREPAREDNESS ACT**

**S 1262** 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. Boyle and Mr. Adams to open debate.

The question being, "Shall **S 1262** pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksmma, Boyle, Bundy, Burns, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Erickson, Ferk, Furniss, Galloway(Hancock), Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Holtzclaw, Hornan, Kaufman, Kerby, Kingsley, Manwaring, Marshall, McCann, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 58.
Absent–Harris, Lickley, Ruchti. Total - 3.
Paired Votes:
AYE - Mitchell NAY - Mathias
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that **S 1262** passed the House. Title was approved and the bill ordered returned to the Senate.

Mr. Moyle asked unanimous consent that **S 1273** be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

**S 1273 - SECRETARY OF STATE**

**S 1273** 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. Gannon to open debate.
The question being, "Shall S 1273 pass?"

Roll call resulted as follows:
NAYS—None.
Absent–Harris, Mitchell, Ruchti. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1273 passed the House. Title was approved and the bill ordered returned to the Senate.

H 661 - APPROPRIATIONS - DEPARTMENT OF HEALTH AND WELFARE

H 661 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. Nash to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 661:
Mrs. Young

The question being, "Shall H 661 pass?"

Roll call resulted as follows:
Absent–Harris, Mitchell. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 661 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 584 - ANDERSON RANCH DAM

H 584 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. Blanksma to open debate.

The question being, "Shall H 584 pass?"

Roll call resulted as follows:
NAYS—Armstrong, Christensen, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent–Harris, Mitchell. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 584 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HCR 34 - MINERS

HCR 34 was read the third time at length and placed before the House for final consideration.

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

The question being, "Shall HCR 34 be adopted?"

Whereupon the Speaker declared HCR 34 adopted by voice vote and ordered the resolution transmitted to the Senate.

H 556 - SECURITIES

H 556 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. Furniss to open debate.

The question being, "Shall H 556 pass?"

Roll call resulted as follows:
Absent–Harris, Mitchell. Total - 2.
Total - 30.

Whereupon the Speaker declared that H 556 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 557 - COMMERCIAL TRANSACTIONS

H 557 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. Furniss to open debate.

The question being, "Shall H 557 pass?"

Roll call resulted as follows:
NAYS–Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Boyle, Cannon, Christensen, Crane, DeMordaunt, Ehardt, Erickson, Ferech, Galloway(Hancock), Gannon, Geistrin, Giddings, Hanks, Harris, Holtclaw, Kerby, Kingsley, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skag, Vander Woude, Wisniewski, Yamamoto, Young. Total - 38.
Absent–Mitchell. Total - 1.

Paired Votes:
AYE - Dixon NAY - Harris
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 557 failed to pass the House and ordered the bill filed in the office of the Chief Clerk.

**H 580 - EASEMENTS**

H 580 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. Blanksma to open debate.

The question being, "Shall H 580 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferech, Furniss, Galloway(Hancock), Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostit, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skag, Vander Woude, Wisniewski, Wood, Yamamoto, Young, Yungblood, Mr. Speaker. Total - 68.
NAYS–None.
Absent–Harris, Mitchell. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 580 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 609 - LIENS OF MECHANICS AND MATERIALMEN**

H 609 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. Troy to open debate.

The question being, "Shall H 609 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferech, Furniss, Galloway(Hancock), Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostit, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skag, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Yungblood, Mr. Speaker. Total - 68.
NAYS–None.
Absent–Harris, Mitchell. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 612 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 612 - OCCUPATIONAL LICENSING**

H 612 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. DeMordaunt to open debate.

The question being, "Shall H 612 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferech, Furniss, Galloway(Hancock), Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostit, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skag, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Yungblood, Mr. Speaker. Total - 68.
NAYS–None.
Absent–Harris, Mitchell. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 612 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 463 - DEPARTMENT OF ADMINISTRATION**

H 463 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. Syme to open debate.

The question being, "Shall H 463 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferech, Furniss, Galloway(Hancock), Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostit, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skag, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Yungblood, Mr. Speaker. Total - 68.
NAYS–None.
Absent–Harris, Mitchell. Total - 2.
Total - 70.
Whereupon the Speaker declared that **H 463** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 554 - PERSI**

**H 554** 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. Syme to open debate.

The question being, "Shall **H 554** pass?"

Roll call resulted as follows:

**AYES**—Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway(Hancock), Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.

**NAYS**—None.

Absent–Harris, Mitchell. Total - 2.

Total - 70.

Whereupon the Speaker declared that **H 554** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 589 - PERSI**

**H 589** 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. Erickson to open debate.

The question being, "Shall **H 589** pass?"

Roll call resulted as follows:

**AYES**—Addis, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway(Hancock), Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 42.

**NAYS**—Adams, Amador, Andrus, Armstrong, Barbieri, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Gestrin, Giddings, Harris, Kingsley, Mendive, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Shepherd, Skaug, Wisniewski, Young. Total - 27.

**Absent–Mitchell. Total - 1.**

**Paired Votes:**

**AYE - Wood**

**NAY - Harris**

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that **H 589** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 594 - HUMAN RESOURCES DIVISION**

**H 594** 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.

The question being, "Shall **H 594** pass?"

Roll call resulted as follows:

**AYES**—Addams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway(Hancock), Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.

**NAYS**—None.

Absent–Harris, Mitchell. Total - 2.

Total - 70.

Whereupon the Speaker declared that **H 594** passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Thursday, February 24, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 2:29 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
House of Representatives

The House convened at 10 a.m., the Speaker in the Chair.

Roll call showed 69 members present.

Absent and excused - Monks. Total - 1.

Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Audrey Payne, Page.

3RD ORDER
Approval of Journal

February 24, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Forty-fifth Legislative Day and recommend that same be adopted as corrected.

CHANEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

OFFICE OF THE GOVERNOR
Boise

February 23, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on February 23, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 472

Sincerely,
/s/ Brad Litttle
Governor

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, CHAD CHRISTENSEN, State Representative, District 32, Seat B, Bear Lake, Bonneville, Caribou, Franklin, Oneida, and Teton Counties, State of Idaho, has nominated, RAYMOND HUBBARD, of 20101 W. Highway 38, Malad City, Idaho 83252, to perform the duties of this office temporarily as Acting State Representative, District 32, Seat B.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Raymond Hubbard of Malad City, Idaho, to the office of Acting State Representative, District 32, Seat B, for a term commencing February 24, 2022 through February 28, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 24th day of February, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Raymond Hubbard.

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, TAMMY NICHOLS, State Representative, District 11, Seat B, Canyon County, State
of Idaho, has nominated, ZACH BROOKS, of 4102 Dye Lane, Kuna, Idaho 83634, to perform the duties of this office temporarily as Acting State Representative, District 11, Seat B.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Zach Brooks of Kuna, Idaho, to the office of Acting State Representative, District 11, Seat B, for a term commencing February 24, 2022 through March 1, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 24th day of February, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Zach Brooks.

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, GREG FERCH, State Representative, District 21, Seat B, Ada County, State of Idaho, has nominated, GREG GEMPLER, of 6017 S. Rising Sun Way, Boise, Idaho 83709, to perform the duties of this office temporarily as Acting State Representative, District 21, Seat B.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Greg Gempler of Boise, Idaho, to the office of Acting State Representative, District 21, Seat B, for a term commencing February 24, 2022 through February 28, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 24th day of February, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Greg Gempler.

Mr. Speaker:  February 23, 2022
I return herewith enrolled HCR 29 and H 444 which have been signed by the President.

NOVAK, Secretary

Enrolled H 444 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

Enrolled HCR 29 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

February 23, 2022
Mr. Speaker:
I transmit herewith SCR 116, SCR 117, SCR 118, S 1282, S 1299, S 1275, S 1277, and S 1278 which have passed the Senate.

NOVAK, Secretary

SCR 116, SCR 117, SCR 118, S 1282, S 1299, S 1275, S 1277, and S 1278 were filed for first reading.

5TH ORDER

Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:


NAYS–Armstrong, Boyle, Christensen(Hubbard), Ferch(Gempler), Giddings, Hanks, Kingsley(Baldwin), Moon, Nate, Nichols(Brooks), Scott. Total - 11.

Absent–Monks. Total - 1.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 673, H 674, H 675, and H 676.

CHANNEY, Chairman

H 673 was referred to the Revenue and Taxation Committee.
H 674 was referred to the Judiciary, Rules and Administration Committee.
H 675 and H 676 were referred to the State Affairs Committee.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled HCR 32.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled HCR 32 and, when so signed, ordered it transmitted to the Senate for the signature of the President.

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 663 and recommend that it do pass.

HARRIS, Chairman

H 663 was filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 650 and H 653 and recommend that they do pass.

CLOW, Chairman

H 650 and H 653 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration H 664 and HCR 30 and recommend that they do pass.

WOOD, Chairman

H 664 and HCR 30 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON RESOURCES AND CONSERVATION, report that we have had under consideration H 608 and H 672 and recommend that they do pass.

GIBBS, Chairman

H 608 and H 672 were filed for second reading.

SCR 116, by Commerce and Human Resources Committee, was introduced, read the first time by title, and referred to the Commerce and Human Resources Committee.

SCR 117, by Resources and Environment Committee, was introduced, read the first time by title, and referred to the Resources and Conservation Committee.

SCR 118, by Education Committee, was introduced, read the first time by title, and referred to the Education Committee.

BY REVENUE AND TAXATION COMMITTEE

AN ACT
RELATING TO THE TAXPAYERS' BILL OF RIGHTS; PROVIDING LEGISLATIVE INTENT; AMENDING CHAPTER 40, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-4015, IDAHO CODE, TO PROHIBIT THE ENFORCEMENT OF CERTAIN TAXATION OF IDAHO BUSINESSES BY OUT-OF-STATE TAXING ENTITIES; AND DECLARING AN EMERGENCY.
HOUSE BILL NO. 678
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO THE IDAHO SEMICONDUCTORS FOR AMERICA ACT; AMENDING CHAPTER 36, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-3622WW, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING A SALES AND USE TAX EXEMPTION FOR QUALIFYING PROJECTS RELATING TO SEMICONDUCTOR FABRICATION, ASSEMBLY, TESTING, ADVANCED PACKAGING, AND RESEARCH AND DEVELOPMENT; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 679
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE MILITARY DIVISION FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE MILITARY DIVISION MILITARY MANAGEMENT PROGRAM FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE MILITARY DIVISION OFFICE OF EMERGENCY MANAGEMENT PROGRAM FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 680
BY EDUCATION COMMITTEE
AN ACT
RELATING TO SCHOOL DISTRICTS; AMENDING SECTION 33-512, IDAHO CODE, TO PROVIDE THAT THE BOARD OF TRUSTEES OF A SCHOOL DISTRICT SHALL HAVE THE AUTHORITY TO ADOPT CERTAIN POLICIES AND PROCEDURES REGARDING SCHOOL CLUBS AND ORGANIZATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 681
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO BIOLOGICAL PRODUCTS; REPEALING CHAPTER 15, TITLE 39, IDAHO CODE, RELATING TO CARE OF BIOLOGICAL PRODUCTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 677, H 678, H 679, H 680, and H 681 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1282, by Commerce and Human Resources Committee, was introduced, read the first time by title, and referred to the Revenue and Taxation Committee.

S 1299, by Commerce and Human Resources Committee, was introduced, read the first time by title, and referred to the Business Committee.

S 1275, S 1277, and S 1278, by Resources and Environment Committee, were introduced, read the first time by title, and referred to the Resources and Conservation Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions
H 648, by Revenue and Taxation Committee, was read the second time by title and filed for third reading.

H 576, by Local Government Committee, was read the second time by title and filed for third reading.

S 1248, by Local Government and Taxation Committee, was read the second time by title and filed for third reading.

H 606, by Agricultural Affairs Committee, was read the second time by title and filed for third reading.

H 646 and H 647, by State Affairs Committee, were read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions
Mr. Moyle asked unanimous consent that H 645 retain its place on the Third Reading Calendar until Thursday, March 3, 2022. There being no objection, it was so ordered.

H 597 - MOTOR VEHICLES

H 597 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. McCrostie and Mr. Chaney to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 597:

Mr. Skaug

The question being, "Shall H 597 pass?"

Roll call resulted as follows:


NAYS—Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch(Gempler), Galloway(Hancock), Gannon, Geistrin, Giddings, Hanks, Harris, Holtzclaw, Kingsley(Baldwin), Manwaring, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols(Brooks), Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Weber, Wisniewski, Young. Total - 43.

Paired Votes:
AYE - Toone
NAY - Monks
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 597 failed to pass the House and ordered the bill filed in the office of the Chief Clerk.

H 658 - EXECUTION

H 658 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. Chaney to open debate.
The question being, "Shall H 658 pass?"

Roll call resulted as follows:
NAYS–Adams, Armstrong, Barbieri, Boyle, Cannon, Chmy, Chmy, Christensen(Hubbard), Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch(Gempler), Gannon, Giddings, Hanks, Harris, Kingsley(Baldwin), McCrostie, Mendive, Moon, Nash, Nate, Necochea, Nichols(Brooks), Okuniewicz, Rubel, Scott, Toone, Wisniewski. Total - 30.
Total - 70.

Whereupon the Speaker declared that H 658 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HCR 35 - LOUISE MCCLURE

HCR 35 was read the third time at length and placed before the House for final consideration.

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

The question being, "Shall HCR 35 be adopted?"

Whereupon the Speaker declared HCR 35 adopted by voice vote and ordered the resolution transmitted to the Senate.

HJM 4 - BUTTE COUNTY

HJM 4 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Furniss to open debate.

The question being, "Shall HJM 4 be adopted?"

Whereupon the Speaker declared HJM 4 adopted by voice vote and ordered the memorial transmitted to the Senate.

H 622 - DIVORCE ACTIONS

H 622 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. Chaney to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 622:
Mr. Chaney

Mr. Chaney asked unanimous consent that H 622 be returned to the Judiciary, Rules and Administration Committee. Mrs. Scott objected.

Mr. Chaney moved that H 622 be returned to the Judiciary, Rules and Administration Committee. Seconded by Ms. Hartgen.

The question being, "Shall the motion carry?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chmy, Chmy, Christensen(Hubbard), Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway(Hancock), Gannon, Gestrin, Gibb, Giddings, Green, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 61.
NAYS–Christensen(Hubbard), Ferch(Gempler), Hans, Moon, Nate, Nichols(Brooks), Scott, Total - 7.
Total - 70.

Whereupon the Speaker declared the motion carried and H 622 was returned to the Judiciary, Rules and Administration Committee.

S 1247 - EDUCATION

S 1247 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. McCann to open debate.

The question being, "Shall S 1247 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chmy, Chmy, Christensen(Hubbard), Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway(Hancock), Gannon, Gestrin, Gibb, Giddings, Green, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 66.
NAYS–Barbieri. Total - 1.
Absent–Giddings, Green, Monks. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1247 passed the House. Title was approved and the bill ordered returned to the Senate.

H 539 - DRIVER'S LICENSES

H 539 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. Cannon to open debate.

The question being, "Shall H 539 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chmy, Chmy, Christensen(Hubbard), Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway(Hancock), Gannon, Gestrin, Gibb, Giddings, Green, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby,
Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Moon, Moyle, Nash, Nate, Necochea, Nichols(Brooks), Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.
NAYS–None.
Absent–Green, Monks. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 539 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 654 - EDUCATION**

H 654 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. Marshall to open debate.

The question being, "Shall H 654 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch(Gempler), Furniss, Galloway(Hancock), Gannon, Gestrin, Gibbs, Giddings, Hanks, Harris, Hartgen, Holtclaw, Hornan, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Moon, Moyle, Nash, Nate, Necochea, Nichols(Brooks), Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.
NAYS–None.
Absent–Green, Monks. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 654 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

**15TH ORDER**
**Announcements**

Announcements were made to the body.

**16TH ORDER**
**Adjournment**

Mr. Moyle moved that the House adjourn until 10 a.m., Friday, February 25, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12 noon.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
The House convened at 10 a.m., the Speaker in the Chair. Roll call showed 67 members present. Absent and excused - DeMordaunt, Erickson, and Weber. Total - 3. Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Alex Bude, Page.

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Forty-sixth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Speaker:
I return herewith enrolled HCR 32 which has been signed by the President.

NOVAK, Secretary

Enrolled HCR 32 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

Mr. Speaker:
I transmit herewith S 1308, S 1279, S 1283, S 1331, and S 1295 which have passed the Senate.

NOVAK, Secretary

S 1308, S 1279, S 1283, S 1331, and S 1295 were filed for first reading.

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Monks moved that the committee be excused. Seconded by Mr. Clow.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

AYES--Addis, Amador, Andrus, Armstrong, Berch, Blanksma(Blanksma), Bundy, Burns, Cannon, Chaney, Chew, Clow, Crane, Dixon, Ehardt, Ferch(Gempler), Furniss, Galloway(Hancock), Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syne, Troy, Vander Woude, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 55.

NAYS--Boyle, Christensen(Hubbard), Giddings, Hanks, Kingsley(Baldwin), Moon, Nate, Nichols(Brooks), Scott. Total - 9.


Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.
The question being, "Shall the committee be excused?"

Roll call resulted as follows:
AYES—Addis, Amador, Andrus, Armstrong, Berch, Blanksma(Blanksma), Bundy, Burns, Cannon, Chaney, Chew, Clow, Crane, Dixon, Ehardt, Ferch(Gempler), Furniss, Galloway(Hancock), Gannon, Geistrin, Gibbs, Green, Harris, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostitie, Mendive, Mitchell, Monks, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 55.

NAYS—Boyle, Christensen(Hubbard), Giddings, Hanks, Kingsley(Baldwin), Moon, Nate, Nichols(Brooks), Scott. Total - 9.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

February 25, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 677, H 678, H 679, H 680, and H 681.

CHANLEY, Chairman

H 679 was filed for second reading.

H 677 and H 678 were referred to the Revenue and Taxation Committee.

H 680 was referred to the Education Committee.

H 681 was referred to the Health and Welfare Committee.

February 25, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 444 to the Governor at 10:25 a.m., as of this date, February 24, 2022.

CHANLEY, Chairman

February 25, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled HCR 29 to the Secretary of State at 10:24 a.m., as of this date, February 24, 2022.

CHANLEY, Chairman

February 24, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 665, H 671, and S 1274 and recommend that they do pass.

CRANE, Chairman

H 665, H 671, and S 1274 were filed for second reading.

February 24, 2022

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 651 and recommend that it do pass.

CLOW, Chairman

H 651 was filed for second reading.

February 24, 2022

Mr. Speaker:
We, your COMMITTEE ON TRANSPORTATION AND DEFENSE, report that we have had under consideration H 640 and S 1267 and recommend that they do pass.

PALMER, Chairman

H 640 and S 1267 were filed for second reading.

February 24, 2022

Mr. Speaker:
We, your COMMITTEE ON LOCAL GOVERNMENT, report that we have had under consideration H 635 and recommend that it do pass.

MENDIVE, Chairman

H 635 was filed for second reading.

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. 682
BY STATE AFFAIRS COMMITTEE
AN ACT RELATING TO ELECTIONS; AMENDING CHAPTER 14, TITLE 34, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 34-1415, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING NOTIFICATION OF CHANGES IN ELECTION ZONES, DISTRICTS, AND SUBDISTRICTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 683
BY EDUCATION COMMITTEE
AN ACT RELATING TO MOTOR VEHICLE DRIVER'S LICENSES; AMENDING SECTION 49-307, IDAHO CODE, TO PROVIDE FOR DRIVER'S TRAINING BY A QUALIFYING PARENT OR LEGAL GUARDIAN AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-302, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 49-303, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 684
BY EDUCATION COMMITTEE
AN ACT RELATING TO THE PROTECTING CAMPUS FREE SPEECH IN HIGHER EDUCATION ACT; AMENDING TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 65, TITLE 33, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO PROVIDE LEGISLATIVE FINDINGS, TO DEFINE TERMS, TO PROVIDE THAT CERTAIN ACTIVITIES ARE PROTECTED, TO ESTABLISH PROVISIONS REGARDING EXPRESSIVE ACTIVITIES IN OUTDOOR AREAS OF INSTITUTION CAMPUS, TO ESTABLISH PROVISIONS REGARDING FREE EXPRESSIVE ACTIVITY, TO PROVIDE FOR FREE SPEECH EDUCATION, TO REQUIRE CERTAIN REPORTS, TO PROVIDE REMEDIES, TO PROVIDE A STATUTE OF
LIMITATIONS, TO PROVIDE THAT PUBLIC INSTITUTIONS OF HIGHER EDUCATION ARE NOT IMMUNE FROM SUITS OR LIABILITY, AND TO PROVIDE SEVERABILITY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 685
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-4605, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE POSTSECONDARY CREDIT SCHOLARSHIP; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 686
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE ENDOWMENT FUND INVESTMENT BOARD FOR FISCAL YEAR 2023; APPROPRIATING FUNDS TO THE ENDOWMENT FUND INVESTMENT BOARD FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING A CONTINUOUS APPROPRIATION FOR CERTAIN COSTS; PROVIDING REQUIREMENTS FOR THE TRANSFER OF FUNDS FROM EARNINGS RESERVE FUNDS TO INCOME FUNDS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 687
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE COMMISSION ON AGING; APPROPRIATING FUNDS TO THE COMMISSION ON AGING FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; APPROPRIATING ADDITIONAL FUNDS TO THE COMMISSION ON AGING FOR FISCAL YEAR 2022; PROVIDING REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 688
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO THE STATE-DIRECTED OPIOID SETTLEMENT FUND; AMENDING SECTION 57-825, IDAHO CODE, TO REVISE A PROVISION REGARDING USE OF FUNDS IN THE FUND, TO PROVIDE THAT THE IDAHO BEHAVIORAL HEALTH COUNCIL SHALL MAKE RECOMMENDATIONS TO THE GOVERNOR REGARDING THE USE OF FUNDS, TO REMOVE A PROVISION REGARDING A SUNSET DATE, AND TO PROVIDE THAT RECOMMENDATIONS TO THE GOVERNOR MUST BE MADE BY A CERTAIN DATE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 682, H 683, H 684, H 685, H 686, H 687, and H 688 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1308, by State Affairs Committee, was introduced, read the first time by title, and referred to the State Affairs Committee.

S 1279, by Judiciary and Rules Committee, was introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

S 1283, by Health and Welfare Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.

S 1295, by Commerce and Human Resources Committee, was introduced, read the first time by title, and referred to the Commerce and Human Resources Committee.

S 1331, by Finance Committee, was introduced, read the first time by title, and filed for second reading.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 663, by Revenue and Taxation Committee, was read the second time by title and filed for third reading.

H 650 and H 653, by Education Committee, were read the second time by title and filed for third reading.

H 664 and HCR 30, by Health and Welfare Committee, were read the second time by title and filed for third reading.

H 608, by Resources and Conservation Committee, was read the second time by title and filed for third reading.

H 672, by Ways and Means Committee, was read the second time by title and filed for third reading.

H 582, H 583, H 610, and H 611, by Business Committee, were read the second time by title and filed for third reading.

H 660, by State Affairs Committee, was read the second time by title and filed for third reading.

H 590, by Commerce and Human Resources Committee, was read the second time by title and filed for third reading.

H 667, by State Affairs Committee, was read the second time by title and filed for third reading.

H 499, H 620, and H 621, by Judiciary, Rules and Administration Committee, were read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 555 - PERSI

H 555 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.

The question being, "Shall H 555 pass?"

Roll call resulted as follows:
AYES—Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blankenship, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Éhardt, Fenchel, Ferness, Galloway, Gannon, Gestrie, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Wickert, Lindley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle,
Nash, Nate, Necochea, Nichols(Brooks), Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 66.  
NAYS–None.  

Whereupon the Speaker declared that H 596 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 596 - HEALTH  

H 596 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. Gestrin to open debate.  

The question being, "Shall H 596 pass?"  

Roll call resulted as follows:  

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma(Blanksma), Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen(Hubbard), Clow, Crane, Dixon, Furniss, Galloway(Hancock), Gannon, Gestrin, Gibbs, Green, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostitie, Mitchell, Monks, Moyle, Nash, Necochea, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 67.

Whereupon the Speaker declared that H 596 passed the House. Title was approved and the bill ordered transmitted to the Senate.  

S 1292 - APPROPRIATIONS - OFFICE OF THE STATE BOARD OF EDUCATION  

S 1292 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.  

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding S 1292:  

Ms. Lickley Mr. Bedke  

The question being, "Shall S 1292 pass?"  

Roll call resulted as follows:  

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Christensen(Hubbard), Clow, Crane, Dixon, Ehardt, Ferch(Gempler), Giddings, Hanks, Kingsley(Baldwin), Mendive, Monks, Moon, Nate, Nichols(Brooks), Okuniewicz, Scott, Skaug, Vander Woude, Wisniewski, Young. Total - 27.  


Whereupon the Speaker declared that S 1292 passed the House. Title was approved and the bill ordered returned to the Senate.
NAYS—None.  
Total - 70.  

Whereupon the Speaker declared that H 576 passed the House. Title was approved and the bill ordered transmitted to the Senate.  

S 1248 - WATER AND SEWER DISTRICTS  

S 1248 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. Okuniewicz to open debate.  

The question being, "Shall S 1248 pass?"  

Roll call resulted as follows:  

AYES–Adams, Addis, Amador, Barbieri, Berch, Burns, Cannon, Chaney, Chew, Christensen(Hubbard), Clow, Crane, Dixon, Ehardt, Ferch(Gempler), Furniss, Galloway(Hancock), Gannon, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Necochea, Nichols(Brooks), Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 65.  

NAYS–Boyle, Nate. Total - 2.  
Total - 70.  

Whereupon the Speaker declared that S 1248 passed the House. Title was approved and the bill ordered returned to the Senate.  

H 606 - RIGHT TO FARM  

H 606 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. Boyle to open debate.  

The question being, "Shall H 606 pass?"  

Roll call resulted as follows:  

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Burns, Cannon, Chaney, Chew, Christensen(Hubbard), Clow, Crane, Dixon, Ehardt, Ferch(Gempler), Furniss, Galloway(Hancock), Gannon, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Necochea, Nichols(Brooks), Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 67.  

NAYS–None.  
Total - 70.  

Whereupon the Speaker declared that H 606 passed the House. Title was approved and the bill ordered transmitted to the Senate.  

H 646 - ALCOHOLIC BEVERAGES  

H 646 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. McCrostie to open debate.  

The question being, "Shall H 646 pass?"  

Roll call resulted as follows:  

AYES–Adams, Addis, Amador, Barbieri, Berch, Burns, Cannon, Chaney, Chew, Christensen(Hubbard), Clow, Crane, Dixon, Ehardt, Ferch(Gempler), Furniss, Gannon, Gepp, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Necochea, Nichols(Brooks), Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.  

NAYS–Andrus, Armstrong, Galloway(Hancock). Total - 3.  
Total - 70.  

Whereupon the Speaker declared that H 646 passed the House. Title was approved and the bill ordered transmitted to the Senate.  

H 647 - PERSONHOOD  

H 647 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. Brooks to open debate.  

Mr. Crane asked unanimous consent that H 647 be returned to the State Affairs Committee. There being no objection, it was so ordered.  

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places until Monday, February 28, 2022. There being no objection, it was so ordered.  

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

15TH ORDER  

Announcements  

Announcements were made to the body.  

16TH ORDER  

Adjournment  

Mr. Moyle moved that the House adjourn until 10 a.m., Monday, February 28, 2022. Seconded by Ms. Rubel. Motion carried.  

Whereupon the Speaker declared the House adjourned at 11:13 a.m.  

SCOTT BEDKE, Speaker  

ATTEST:  

CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

FIFTIETH LEGISLATIVE DAY
MONDAY, FEBRUARY 28, 2022

House of Representatives

The House convened at 10 a.m., the Speaker in the Chair.
Roll call showed all 70 members present.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Elijah Zeller, Page.

3RD ORDER
Approval of Journal

February 28, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have read and approved the House Journal of the Forty-seventh Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

OFFICE OF THE GOVERNOR
Boise

February 24, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on February 24, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 444

Sincerely,
/s/ Brad Little
Governor

February 25, 2022

Mr. Speaker:

I transmit herewith S 1290, S 1296, S 1319, S 1288, S 1310, S 1311, S 1322, S 1323, S 1324, S 1333, and S 1334 which have passed the Senate.

NOVAK, Secretary

S 1290, S 1296, S 1319, S 1288, S 1310, S 1311, S 1322, S 1323, S 1324, S 1333, and S 1334 were filed for first reading.

5TH ORDER
Report of Standing Committees

February 28, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 682, H 683, H 684, H 685, H 686, H 687, and H 688.

CHANNEY, Chairman

H 686 and H 687 were filed for second reading.

H 682 was referred to the State Affairs Committee.

H 683 was referred to the Transportation and Defense Committee.

H 684 and H 685 were referred to the Education Committee.

H 688 was referred to the Health and Welfare Committee.

February 28, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled HCR 32 to the Secretary of State at 10:17 a.m., as of this date, February 25, 2022.

CHANNEY, Chairman

February 25, 2022

Mr. Speaker:

We, your COMMITTEE ON COMMERCE AND HUMAN RESOURCES, return misdirected S 1295 to the Desk.

HOLTZCLAW, Chairman

S 1295 was referred to Business Committee.

February 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 616 and recommend that it do pass.

CHANNEY, Chairman

H 616 was filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 37
BY WAYS AND MEANS COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND APPROVING ADMINISTRATIVE RULES THAT IMPOSE A FEE OR CHARGE, AS APPROVED BY THE HOUSE AGRICULTURAL AFFAIRS COMMITTEE AND THE SENATE AGRICULTURAL AFFAIRS COMMITTEE.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that
impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and
WHEREAS, the Legislature is vested with authority to reject executive agency rules under the provisions of Section 67-5291, Idaho Code, in the event that the Legislature finds that the rules are not consistent with legislative intent; and
WHEREAS, the House Agricultural Affairs Committee and the Senate Agricultural Affairs Committee reviewed rules that impose a fee or charge adopted by the Department of Agriculture, the Idaho Hop Growers' Commission, the Idaho State Police/State Brand Board, the Idaho Wheat Commission, the Idaho Oilseed Commission, the Idaho Beef Council, and the Idaho Barley Commission.
WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.
NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that all pending administrative rules or portions of pending administrative rules that impose a fee or charge reviewed by the House Agricultural Affairs Committee and the Senate Agricultural Affairs Committee adopted by the Department of Agriculture, the Idaho Hop Growers' Commission, the Idaho State Police/State Brand Board, the Idaho Wheat Commission, the Idaho Oilseed Commission, the Idaho Beef Council, and the Idaho Barley Commission pursuant to the Administrative Procedure Act during the prior calendar year, and submitted through the Office of the Administrative Rules Coordinator to the Legislature for review during the 2022 legislative session be, and the same are approved.

HCR 37 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 689
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO THE STATE TAX COMMISSION; AMENDING SECTION 63-102, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE STATE TAX COMMISSION AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 690
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO TAXATION; AMENDING CHAPTER 8, TITLE 57, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 57-810, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING THE COUNTY AND CITY PROPERTY TAX RELIEF FUND; PROVIDING A SUNSET DATE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 691
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-1001, IDAHO CODE, TO REVISE DEFINITIONS, TO DEFINE TERMS, AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 33-1002, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE EDUCATIONAL SUPPORT PROGRAM; AMENDING SECTION 33-1002B, IDAHO CODE, TO REVISE PROVISIONS REGARDING PUPIL TUITION-EQUIVALENCY ALLOWANCES; AMENDING SECTION 33-1002C, IDAHO CODE, TO REVISE PROVISIONS REGARDING ALTERNATIVE PROGRAMS; AMENDING SECTION 33-1003, IDAHO CODE, TO PROVIDE FOR FULL-TIME EQUIVALENT ENROLLMENT; AMENDING SECTION 33-1003A, IDAHO CODE, TO REVISE PROVISIONS REGARDING CALCULATION; AMENDING SECTION 33-1003C, IDAHO CODE, TO REVISE PROVISIONS REGARDING TECHNOLOGICAL INSTRUCTION AND BLENDED LEARNING; AMENDING SECTION 33-1006, IDAHO CODE, TO PROVIDE FOR FULL-TIME EQUIVALENT ENROLLMENT AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 33-1009, IDAHO CODE, TO REVISE PROVISIONS REGARDING PAYMENTS FROM THE PUBLIC SCHOOL INCOME FUND; AMENDING SECTION 33-1027, IDAHO CODE, TO PROVIDE FOR LOCAL EDUCATION AGENCIES; AMENDING SECTION 33-1028, IDAHO CODE, TO PROVIDE FOR LOCAL EDUCATION AGENCIES; REPEALING SECTION 8, CHAPTER 328, LAWS OF 2019; AMENDING SECTION 33-515, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 33-1636, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 692
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO ELECTIONS; AMENDING SECTION 34-217, IDAHO CODE, TO REVISE PROVISIONS REGARDING RETENTION OF COUNTY ELECTION RECORDS; AMENDING SECTION 34-408A, IDAHO CODE, TO REVISE PROVISIONS REGARDING ELECTION DAY REGISTRATION; AMENDING SECTION 34-409, IDAHO CODE, TO REVISE PROVISIONS REGARDING ELECTRONIC VOTER REGISTRATION; AMENDING SECTION 34-410, IDAHO CODE, TO REVISE PROVISIONS REGARDING VOTER REGISTRATION BY MAIL; AMENDING SECTION 34-410A, IDAHO CODE, TO REVISE PROVISIONS REGARDING FEDERAL ABSENTEE REGISTRATION FORMS; AMENDING SECTION 34-411, IDAHO CODE, TO REVISE PROVISIONS REGARDING VOTER REGISTRATION INFORMATION; AMENDING CHAPTER 4, TITLE 34, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 34-421, IDAHO CODE, TO ESTABLISH THE ELECTION INTEGRITY FUND; AMENDING SECTION 34-1106, IDAHO CODE, TO REVISE PROVISIONS REGARDING DELIVERY OF BALLOTS TO ELECTORS AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 34-1113, IDAHO CODE, TO REVISE PROVISIONS REGARDING VOTER IDENTIFICATION REQUIRED AT THE POLLS; AMENDING SECTION 49-306, IDAHO CODE, TO PROVIDE FOR UNITED STATES CITIZENSHIP; AMENDING SECTION 49-315, IDAHO CODE, TO PROVIDE FOR UNITED STATES CITIZENSHIP AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-321, IDAHO CODE, TO PROVIDE FOR PROOF OF UNITED STATES CITIZENSHIP AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 49-2444, IDAHO CODE, TO PROVIDE FOR UNITED STATES CITIZENSHIP STATUS AND TO MAKE TECHNICAL CORRECTIONS; PROVIDING SEVERABILITY; AND DECLARING AN EMERGENCY.
HOUSE BILL NO. 693
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO ELECTIONS; AMENDING SECTION 34-1005, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE RETURN OF ABSENTEE BALLOTS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 694
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO ELECTION REGISTERS; AMENDING SECTION 34-433, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE MONTHLY CORRECTION OF ELECTION REGISTERS FROM REPORTED DEATHS; AMENDING SECTION 39-270, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DISCLOSURE OF INFORMATION; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 695
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO RECALL PETITIONS; AMENDING SECTION 34-1702, IDAHO CODE, TO REVISE PROVISIONS REGARDING REQUIRED SIGNATURES ON RECALL PETITIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 696
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO THE DEPARTMENT OF LANDS; AMENDING SECTION 58-120, IDAHO CODE, TO REVISE PROVISIONS REGARDING LEGAL REPRESENTATION OF THE DEPARTMENT OF LANDS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 697
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO GOLD STAR LICENSE PLATES; AMENDING SECTION 49-403B, IDAHO CODE, TO REMOVE A DEFINITION, TO REVISE DEFINITIONS, TO REVISE A PROVISION REGARDING RULEMAKING, TO REVISE A PROVISION REGARDING A FEE EXEMPTION, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 698
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO WORKER'S COMPENSATION; AMENDING CHAPTER 4, TITLE 72, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 72-452, IDAHO CODE, TO PROVIDE THAT CORONAVIRUS VACCINATION-RELATED ACCIDENTS OR INJURIES SHALL BE COMPENSABLE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 699
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO EVIDENCE; AMENDING SECTION 9-203, IDAHO CODE, TO DEFINE TERMS, TO PROHIBIT DISCLOSURE OF CERTAIN COMMUNICATIONS, TO PROVIDE EXCEPTIONS, TO PROVIDE THAT CERTAIN DISCLOSURES ARE SUBJECT TO THE RULES OF THE IDAHO SUPREME COURT, AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 700
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO MOTOR VEHICLE REGISTRATION; AMENDING SECTION 49-426, IDAHO CODE, TO REVISE A PROVISION REGARDING A CERTAIN SPEED LIMIT FOR OFF-HIGHWAY VEHICLES AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 701
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO THE IDAHO WORKFORCE HOUSING FUND; AMENDING CHAPTER 62, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-6227, IDAHO CODE, TO ESTABLISH THE IDAHO WORKFORCE HOUSING FUND AND TO PROVIDE FOR THE ALLOCATION OF FUNDS; DECLARING AN EMERGENCY; AND PROVIDING A SUNSET DATE.

HOUSE BILL NO. 702
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO FISH AND GAME; AMENDING SECTION 36-111, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE AMOUNT TO BE TRANSFERRED ANNUALLY TO THE EXPENDABLE BIG GAME DEPREDATION FUND; AMENDING SECTION 36-115, IDAHO CODE, TO REVISE PROVISIONS REGARDING PAYMENTS FOR APPROVED CLAIMS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 703
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO THE HOMEOWNER'S ASSOCIATION ACT; REPEALING SECTION 45-810, IDAHO CODE, RELATING TO HOMEOWNER'S ASSOCIATION LIENS; REPEALING SECTION 55-115, IDAHO CODE, RELATING TO PROHIBITED CONDUCT BY HOMEOWNER'S ASSOCIATIONS; REPEALING SECTION 55-116, IDAHO CODE, RELATING TO HOMEOWNER'S ASSOCIATIONS; AMENDING TITLE 55, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 32, TITLE 55, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO PROVIDE LEGISLATIVE INTENT, TO DEFINE TERMS, TO PROVIDE FOR THE ADMINISTRATION OF AN INCORPORATED OR UNINCORPORATED HOMEOWNER'S ASSOCIATION, TO PROVIDE FOR DISCLOSURE OF FEES AND FINANCIAL DISCLOSURES BY A HOMEOWNER'S ASSOCIATION, TO PROVIDE FOR VIOLATIONS, DUE PROCESS AND NOTICE, LIMITATIONS ON FINES, AND ATTORNEY'S FEES, TO PROVIDE FOR HOMEOWNER'S ASSOCIATION LIENS, TO ESTABLISH PROVISIONS REGARDING SOLAR PANELS, TO ESTABLISH PROVISIONS REGARDING POLITICAL SIGNS, TO ESTABLISH PROVISIONS REGARDING REDISTRICTING, AMENDING SECTION 42-1331, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND
DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 689, H 690, H 691, H 692, H 693, H 694, H 695, H 696, H 697, H 698, H 699, H 700, H 701, H 702, and H 703 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1290 and S 1319, by Education Committee, were introduced, read the first time by title, and referred to the Education Committee.

S 1296, by Commerce and Human Resources Committee, was introduced, read the first time by title, and referred to the Business Committee.

S 1288, by State Affairs Committee, was introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

S 1322, S 1323, S 1324, S 1333, and S 1334, by Judiciary and Rules Committee, were introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

S 1310 and S 1311, by State Affairs Committee, were introduced, read the first time by title, and referred to the State Affairs Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 679, by Appropriations Committee, was read the second time by title and filed for third reading.

H 665 and H 671, by State Affairs Committee, were read the second time by title and filed for third reading.

S 1274, by State Affairs Committee, was read the second time by title and filed for third reading.

H 651, by Education Committee, was read the second time by title and filed for third reading.

H 640, by Transportation and Defense Committee, was read the second time by title and filed for third reading.

S 1267, by Transportation Committee, was read the second time by title and filed for third reading.

H 635, by Local Government Committee, was read the second time by title and filed for third reading.

S 1331, by Finance Committee, was read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 663 - PROPERTY TAXES

H 663 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. Burns to open debate.

The question being, "Shall H 663 pass?"

Roll call resulted as follows:
NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen(Hubbard), Crane, DeMordaunt, Dixon, Erhardt, Ferch(Gempler), Galloway, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Kerby, Kingsley(Baldwin), Mendive, Moon, Nate, Nichols(Brooks), Okuniewicz, Palmer, Scott, Shepherd, Skaug, Wisnewski, Yamamoto, Young. Total - 32.
Absent–Addis. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 663 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 650 - SCHOOL DISTRICT TRUSTEES

H 650 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. Boyle to open debate.

The question being, "Shall H 650 pass?"

Roll call resulted as follows:
AYES–Adams, Amador, Armstrong, Barbieri, Blanksmajer(Banksma), Boyle, Bundy, Cannon, Chaney, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Erhardt, Ferch(Gempler), Galloway, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Homan, Kerby, Kingsley(Baldwin), Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols(Brooks), Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Vander Woude, Weber, Wisnewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 45.
Absent–Addis, Troy. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 650 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 653 - SCHOOL LEVIES

H 653 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. Homan to open debate.

The question being, "Shall H 653 pass?"

Roll call resulted as follows:
AYES–Adams, Amador, Andrus, Armstrong, Barbieri, Blanksmajer(Banksma), Boyle, Bundy, Burns, Cannon,Chaney, Chew, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Erhardt, Erickson, Ferch(Gempler), Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Homan, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols(Brooks), Okuniewicz, Palmer, Rubel,
NAYS–NAY–Total - 1.
Absent–Addis, Troy. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 653 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HCR 30 - HEALTH
HCR 30 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Mathias to open debate.

The question being, "Shall HCR 30 be adopted?"

Whereupon the Speaker declared HCR 30 adopted by voice vote and ordered the resolution transmitted to the Senate.

H 672 - FISH AND GAME
H 672 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. Boyle to open debate.

The question being, "Shall H 672 pass?"

Roll call resulted as follows:
AYES–Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma(Blanksma), Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch(Gempler), Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horneman, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moon, Moyle, Nash, Nate, Nechehen, Nichols(Brooks), Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.
NAYS–None.
Absent–Adams, Addis, Harris, Troy. Total - 4.
Total - 70.

Whereupon the Speaker declared that H 672 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 582 - BUILDING CODES
H 582 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. Dixon to open debate.

The question being, "Shall H 582 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma(Blanksma), Boyle, Bundy, Burns, Cannon, Chaney, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch(Gempler), Furniss, Galloway, Gestrin, Gibbs, Giddings, Hanks, Harris, Hartgen, Holtzclaw, Horneman, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moon, Moyle, Nash, Necochea, Nichols(Brooks), Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.
Absent–Addis, Troy. Total - 2.
Paired Votes:
AYE - Harris NAY - Toone
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 582 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 583 - DIGITAL ASSETS
H 583 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. Manwaring to open debate.

The question being, "Shall H 583 pass?"

Roll call resulted as follows:
AYES–Adams, Amador, Andrus, Barbieri, Berch, Blanksma(Blanksma), Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway, Cannon, Gestrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horneman, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moon, Moyle, Nash, Necochea, Nichols(Brooks), Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.
NAYS–Armstrong, Ferch(Gempler), Nate, Scott. Total - 4.
Absent–Addis, Harris, Troy. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 583 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 660 - BUILDING CODES
H 660 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. Dixon to open debate.

The question being, "Shall H 660 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Blanksma(Blanksma), Boyle, Bundy, Burns, Cannon, Chaney, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch(Gempler), Furniss, Galloway, Gestrin, Gibbs, Giddings, Hanks, Harris, Hartgen, Holtzclaw, Horneman, Kauffman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, McCann, Mendive, Mitchell, Mons, Moon, Moyle, Nate, Nichols(Brooks), Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 53.

Whereupon the Speaker declared that H 660 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 590 - WORKER'S COMPENSATION

H 590 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. Skaug to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 590:

Mr. Skaug Mr. Chaney
Mr. Ruchti Mr. Cannon

The question being, "Shall H 590 pass?"

Roll call resulted as follows:
AYES—Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma(Blanksma), Boyle, Bundy, Burns, Cannon, Chaney, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch(Gempler), Furniss, Galloway, Gannm, Gistrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Nichols(Brooks), Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Toone, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 65.
NAYS—Chew, Necochea, Syme. Total - 3.
Absent–Harris, Troy. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 590 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 667 - EMPLOYMENT SECURITY LAW

H 667 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. Mitchell to open debate.

The question being, "Shall H 667 pass?"

Roll call resulted as follows:
AYES—Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma(Blanksma), Boyle, Bundy, Cannon, Chaney, Christensen(Hubbard), Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch(Gempler), Furniss, Galloway, Gannm, Gistrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Kingsley(Baldwin), Lickley, Manwaring, Marshall, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Nate, Nichols(Brooks), Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 55.

Total - 70.

Whereupon the Speaker declared that H 667 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 621 - PUBLIC RECORDS

H 621 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. Manwaring to open debate.

The question being, "Shall H 621 pass?"

Roll call resulted as follows:
NAYS—Andrus, Armstrong, Barbieri, Boyle, Christensen(Hubbard), Ferch(Gempler), Gistrin, Giddings, Hanks, Holtzclaw, Kingsley(Baldwin), Mendive, Monks, Moon, Nate, Nichols(Brooks), Okuniewicz, Scott, Vander Woude, Wisniewski. Total - 20.
Absent–Harris, Troy. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 621 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10:30 a.m., Tuesday, March 1, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:56 a.m. SCOTT BEDKE, Speaker

ATTEST: CARRIE MAULIN, Chief Clerk
The House convened at 10:30 a.m., Mr. Moyle in the Chair.

Roll call showed 69 members present.

Absent and excused - Palmer. Total - 1.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Hope Alles, Page.

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Fiftieth Legislative Day and recommend that same be adopted as corrected.

CHANETY, Chairman

Mr. Speaker: I transmit herewith enrolled S 1247, S 1292, and S 1248 for the signature of the Speaker.

NOVAK, Secretary

Mr. Speaker: I transmit herewith S 1304, S 1325, and S 1332 which have passed the Senate.

NOVAK, Secretary

S 1304, S 1325, and S 1332 were filed for first reading.

Mr. Speaker: I return herewith H 446, H 461, H 465, H 506, H 480, H 451, H 452, H 453, H 634, H 536, H 538, H 542, and H 507 which have passed the Senate.

NOVAK, Secretary

H 446, H 461, H 465, H 506, H 480, H 451, H 452, H 453, H 634, H 536, H 538, H 542, and H 507 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

Pursuant to Rule 55, Mr. Vander Woude moved for the previous question. Seconded by Mr. Monks.

Roll call resulted as follows:


NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.
Mr. Speaker:
We, your COMMITTEE ON AGRICULTURAL AFFAIRS, report that we have had under consideration H 642 and recommend that it do pass.  

KAUFFMAN, Chairman

H 642 was filed for second reading.

March 1, 2022

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, return misdirected S 1282 to the Desk.  

HARRIS, Chairman

S 1282 was referred to Commerce and Human Resources Committee.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE JOINT MEMORIAL NO. 6
BY WAYS AND MEANS COMMITTEE
A JOINT MEMORIAL
TO THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES IN CONGRESS ASSEMBLED, TO THE CONGRESSIONAL DELEGATION REPRESENTING THE STATE OF IDAHO IN THE CONGRESS OF THE UNITED STATES, AND TO THE GOVERNOR OF THE STATE OF IDAHO.

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

WHEREAS, on February 24, 2022, Russia launched a full-scale military invasion of its peaceful neighbor Ukraine; and

WHEREAS, over 30 years ago, Ukraine declared its independence and in 1994 the United States, the Russian Federation, and the United Kingdom signed an agreement whereby each country pledged to respect the independence and sovereignty of Ukraine's borders in return for its nuclear disarmament; and

WHEREAS, the citizens of Ukraine have been indicating their will to form closer alliances with the West, resulting in the protest and ejection of Ukrainian President Yanukovich, a close ally of the President of Russia, in 2014; and

WHEREAS, in complete disregard for the sovereignty and will of the Ukrainian people to have peaceful and free elections, Russia has since that time been taking aggressive actions in areas on the Russia-Ukraine border; and

WHEREAS, Russia has violently attacked Ukraine under various false pretenses and is bringing its greater military might to bear on the brave and determined people of Ukraine, who have called on the world to support them against this flagrant and unjustified attack.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the people of the State of Idaho commend the courage and resolve shown by the Ukrainian people in defending their country against Russian aggressors and urge the Governor of the State of Idaho to take all appropriate measures to sanction Russia.

BE IT FURTHER RESOLVED that the United States should fully support the legitimately elected government of Ukraine and
condemn, sanction, and deter Russia's illegal and immoral violent attack on Ukraine.

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 Senate and the Speaker of the House of Representatives of Congress, to the congressional delegation representing the State of Idaho in the Congress of the United States, and to the Governor of the State of Idaho.

HOUSE CONCURRENT RESOLUTION NO. 38
BY EDUCATION COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND ENCOURAGING THE STATE BOARD OF EDUCATION TO REQUEST FUNDING FOR ADDITIONAL SLOTS FOR IDAHO STUDENTS PURSUING A MEDICAL EDUCATION IN THE WWAMI REGIONAL MEDICAL EDUCATION PROGRAM.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, 98.7% of Idaho is designated as a primary care health professional shortage area by the federal government; and
WHEREAS, among Idaho counties, only Ada and Blaine are not considered primary care health professional shortage areas; and
WHEREAS, as of 2018, Idaho had only 192.6 active physicians per 100,000 population, ranking 49th among the states, compared to a rate of 449.5 active physicians per 100,000 population in Massachusetts, which ranked first; and
WHEREAS, physician shortages can be associated with poorer health outcomes and an increase in premature and preventable deaths; and
WHEREAS, one purpose of the WWAMI Regional Medical Education Program is to increase the number of practicing physicians, particularly primary care physicians, in the five member states of Washington, Wyoming, Alaska, Montana, and Idaho; and
WHEREAS, Idaho currently supports a cohort of 40 Idaho students in the WWAMI program each year; and
WHEREAS, investing in additional Idaho WWAMI slots is a key part of the solution to alleviating Idaho's physician shortage.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the Legislature encourages the State Board of Education to request funding for five additional WWAMI slots for Idaho students beginning in fiscal year 2025.

BE IT FURTHER RESOLVED that the Legislature encourages the State Board of Education to request another five WWAMI slots for Idaho students beginning in fiscal year 2027.

BE IT FURTHER RESOLVED that, subject to available funding, it is the Legislature's goal to fund a cohort of at least 50 Idaho students in WWAMI per year, with the increased slots established and funded in two phases.

HOUSE CONCURRENT RESOLUTION NO. 39
BY EDUCATION COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND REJECTING A CERTAIN RULE OF THE STATE BOARD OF EDUCATION RELATING TO RULES GOVERNING THOROUGHNESS.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature is vested with authority to reject executive agency rules under the provisions of Section 67-5291, Idaho Code, in the event that the Legislature finds that the rules are not consistent with legislative intent; and
WHEREAS, it is the finding of the Legislature that certain rules of the State Board of Education relating to Rules Governing Thoroughness are not consistent with legislative intent and should be rejected.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that IDAPA 08.02.03, Rules Governing Thoroughness, Section 004., Subsections 01.d., 01.h., and 01.j., Docket Number 08-0000-2100, Rules of the State Board of Education, only, be, and the same are hereby rejected and declared null, void, and of no force and effect as of July 1, 2022.

BE IT FURTHER RESOLVED that the portions of rules referenced in this resolution be rejected notwithstanding any statement of the State Board of Education to the contrary pertaining to the effectiveness of such rules.

HOUSE CONCURRENT RESOLUTION NO. 40
BY STATE AFFAIRS COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND PROVIDING THAT THE STATE OF DISASTER EMERGENCY DECLARED BY THE GOVERNOR IS NOW ENDED.

Be It Resolved by the Legislature of the State of Idaho:

Whereas, a declared emergency or extreme emergency has been in effect since March 13, 2020, for more than 715 days; and
WHEREAS, the Governor of Idaho has the statutory authority under Section 46-1008(2), Idaho Code, to declare an emergency and then extend the declaration of that emergency for 30 additional days; and
WHEREAS, no emergency orders may violate the constitutionally protected rights of Idaho citizens; and
WHEREAS, Section 46-1008(2), Idaho Code, gives the Idaho Legislature the authority to terminate a declared state of disaster emergency at any time by passage of a concurrent resolution; and
WHEREAS, the Centers for Disease Control and Prevention's initial projected COVID-19 death rate numbers have proven to be significantly overestimated based on scientifically collected data, and there is an extremely high survival rate; and
WHEREAS, a declared emergency is no longer necessary to protect the life and property of Idahoans who are intelligent, resilient, and capable people who do not need further direction or assistance in relation to COVID-19; and
WHEREAS, Section 4, Article IV of the Constitution of the United States guarantees the State of Idaho a republican form of government and prohibits all other forms; and
WHEREAS, Idahoans' lives and livelihoods have been greatly disrupted, and in some cases devastated, by administrative actions imposed through the Governor's emergency orders.
NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the March 13, 2020, COVID-19 state of disaster emergency proclaimed by Brad Little, Governor of the State of Idaho, and extended by subsequent proclamations, pursuant to Section 46-1008, Idaho Code, is now ended.
HJM 6, HCR 38, HCR 39, and HCR 40 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 704
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO REFUGEES; AMENDING CHAPTER 23, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-2359, IDAHO CODE, TO PROVIDE FOR NOTIFICATION TO CERTAIN OFFICIALS OF REFUGEE RESETTLEMENT IN IDAHO, TO PROVIDE THAT THE NOTIFICATION SHALL INCLUDE CERTAIN INFORMATION, AND TO PROVIDE A PENALTY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 705
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO MARTIAL LAW; AMENDING SECTION 46-601, IDAHO CODE, TO PROVIDE FOR CERTAIN LIMITATIONS DURING A STATE OF EXTREME EMERGENCY AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 706
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO PUBLIC UTILITIES; AMENDING CHAPTER 2, TITLE 61, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 61-216, IDAHO CODE, TO DEFINE TERMS, TO PROVIDE THAT PUBLIC UTILITY CUSTOMERS SHALL BE GIVEN AN OPPORTUNITY TO OPT OUT OF RECEIVING SMART METERS, TO PROVIDE THAT A PUBLIC UTILITY SHALL REPLACE A SMART METER WITH A TRADITIONAL METER AT THE REQUEST OF A CUSTOMER, AND TO PROVIDE THAT THE PUBLIC UTILITIES COMMISSION MAY ESTABLISH A CERTAIN SURCHARGE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 707
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO VOTER REGISTRATION; AMENDING SECTION 34-409, IDAHO CODE, TO REVISE A PROVISION REGARDING VERIFICATION OF VOTER REGISTRATION AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 34-411, IDAHO CODE, TO REVISE PROVISIONS REGARDING INFORMATION IN VOTER REGISTRATION APPLICATIONS; AMENDING SECTION 34-420, IDAHO CODE, TO REVISE A PROVISION REGARDING CANCELLATION OF AN ELECTOR’S REGISTRATION; AMENDING SECTION 74-106, IDAHO CODE, TO REVISE A PROVISION REGARDING THE DISCLOSURE OF CERTAIN VOTER REGISTRATION INFORMATION AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 708
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO IMMUNIZATION; AMENDING CHAPTER 23, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-2359, IDAHO CODE, TO PROVIDE THAT A PERSON SHALL NOT BE REQUIRED TO RECEIVE A CORONAVIRUS VACCINATION, HAVE A VACCINE PASSPORT, OR PROVIDE PROOF OF ANY OTHER FORM OF CORONAVIRUS IMMUNIZATION OR NEGATIVE LABORATORY TEST FOR CERTAIN PURPOSES, TO PROHIBIT CERTAIN DISCRIMINATION, TO DEFINE TERMS, AND TO PROVIDE FOR CERTAIN EXCEPTIONS; PROVIDING SEVERABILITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 709
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO TAXATION; AMENDING SECTION 63-3620F, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DISTRIBUTION OF TAXES COLLECTED BY MARKETPLACE FACILITATORS AND OUT-OF-STATE RETAILERS; AMENDING CHAPTER 8, TITLE 57, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 57-810, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING THE COUNTY AND CITY PROPERTY TAX RELIEF FUND; AMENDING SECTION 63-802, IDAHO CODE, TO REVISE PROVISIONS REGARDING LIMITATIONS ON A CITY OR COUNTY’S BUDGET; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 710
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DIVISION OF HUMAN RESOURCES FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE DIVISION OF HUMAN RESOURCES FOR FISCAL YEAR 2022; AUTHORIZING ADDITIONAL FULL-TIME EQUIVALENT POSITIONS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 711
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO IDAHO PUBLIC TELEVISION FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO IDAHO PUBLIC TELEVISION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING FOR A CONTINUOUS APPROPRIATION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 712
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO THE CRISIS STANDARDS OF CARE ACT; AMENDING TITLE 56, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 17, TITLE 56, IDAHO CODE, TO PROVIDE A SHORT TITLE; TO PROVIDE LEGISLATIVE INTENT, TO DEFINE TERMS, TO PROVIDE DUTIES OF THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE, TO PROVIDE FOR PATIENT RIGHTS UNDER CRISIS STANDARDS OF CARE, TO PROVIDE GUIDING PRINCIPLES FOR CRISIS
STANDARDS OF CARE, TO PROVIDE FOR A HEALTH CARE FACILITY MITIGATION PLAN, TO PROVIDE FOR A CERTAIN REPORT, AND TO PROVIDE FOR AN OFFICE OF PATIENT OMBUDSMAN; AND DECLARING AN EMERGENCY.

**HOUSE BILL NO. 713**
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO INCOME TAXES; AMENDING SECTION 63-3026B, IDAHO CODE, TO REVISE PROVISIONS REGARDING TAXATION OF ADJUSTMENTS OF CERTAIN BONUS DEPRECIATION; AMENDING SECTION 2, CHAPTER 211, LAWS OF 2021, TO REVISE THE EFFECTIVE DATE; AMENDING CHAPTER 211, LAWS OF 2021, BY THE ADDITION OF A NEW SECTION 3, CHAPTER 211, LAWS OF 2021, TO PROVIDE FOR APPLICABILITY; DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION; AND PROVIDING FOR APPLICABILITY.

**HOUSE BILL NO. 714**
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO INCOME TAX CREDITS AND REFUNDS; AMENDING SECTION 63-3072, IDAHO CODE, TO REVISE PROVISIONS REGARDING CERTAIN CLAIMS FOR INCOME TAX CREDITS AND REFUNDS; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

**HOUSE BILL NO. 715**
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO THE STATE BOARD OF EDUCATION; AMENDING CHAPTER 1, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-114A, IDAHO CODE, TO PROVIDE FOR THE ADOPTION OF STANDARDS FOR THE INITIAL CERTIFICATION OF PROFESSIONAL SCHOOL PERSONNEL; AMENDING CHAPTER 1, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-115B, IDAHO CODE, TO PROVIDE FOR THE ADOPTION OF CERTAIN CONTENT STANDARDS; PROVIDING A SUNSET DATE; AND DECLARING AN EMERGENCY.

**HOUSE BILL NO. 716**
BY EDUCATION COMMITTEE
AN ACT
RELATING TO SCHOOLS; AMENDING SECTION 33-201, IDAHO CODE, TO REVISE PROVISIONS REGARDING SCHOOL AGE AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 718**
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING CHAPTER 37, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-3731, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING CONTRACT REQUIREMENTS FOR IDAHO RESIDENTS WHO RECEIVE STATE SUPPORT FOR A MEDICAL EDUCATION, TO ESTABLISH PROVISIONS REGARDING A MEDICAL EDUCATION REIMBURSEMENT FUND, AND TO PROVIDE AUTHORITY TO THE STATE BOARD OF EDUCATION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 719**
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO FREE EXERCISE OF RELIGION; AMENDING CHAPTER 4, TITLE 73, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 73-405, IDAHO CODE, TO DEFINE A TERM, TO PROVIDE REQUIREMENTS REGARDING A CORONAVIRUS VACCINE REQUIREMENT AND RELIGIOUS EXEMPTIONS, TO PROVIDE FOR A CLAIM AGAINST AN EMPLOYER IN CERTAIN INSTANCES, TO PROVIDE FOR ATTORNEY'S FEES, AND TO PROVIDE THAT CERTAIN EMPLOYMENT PRACTICES SHALL REMAIN ILLEGAL, AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 720**
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO PERSONHOOD; AMENDING CHAPTER 3, TITLE 5, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 5-346, IDAHO CODE, TO PROVIDE THAT ENVIRONMENTAL ELEMENTS, ARTIFICIAL INTELLIGENCE, NONHUMAN ANIMALS, AND INANIMATE OBJECTS SHALL NOT BE GRANTED PERSONHOOD; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 704, H 705, H 706, H 707, H 708, H 709, H 710, H 711, H 712, H 713, H 714, H 715, H 716, H 717, H 718, H 719, and H 720 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

At this time, the Speaker took the Chair.

S 1304, by Health and Welfare Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.

S 1325 and S 1332, by Judiciary and Rules Committee, were introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

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

**10TH ORDER**
Second Reading of Bills and Joint Resolutions

H 686 and H 687, by Appropriations Committee, were read the second time by title and filed for third reading.

H 616, by Judiciary, Rules and Administration Committee, was read the second time by title and filed for third reading.
11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 617 be returned to the Judiciary, Rules and Administration Committee. There being no objection, it was so ordered.

H 664 - SPEECH AND HEARING SERVICES

H 664 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. Bundy to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 664:

Mrs. Toone  Mr. Kerby  Mr. Ferch

The question being, "Shall H 664 pass?"

Roll call resulted as follows:


NAYS–Addis, Andrus, Barbieri, Boyle, Cannon, Christensen, Crane, Dixon, Ehardt, Erickson, Fogg, Giddings, Hanks, Harris, Kingsley, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Wisniewski, Young. Total - 24.


Total - 70.

Whereupon the Speaker declared that H 664 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 610 - COLLECTION AGENCIES

H 610 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. Furniss to open debate.

The question being, "Shall H 610 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma(Blanksma), Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Fogg, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Hornan, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann, McCrostie, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Rubel, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.

NAYS–None.


Total - 70.

Whereupon the Speaker declared that H 610 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 611 - INSURANCE

H 611 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. Furniss to open debate.

The question being, "Shall H 611 pass?"

Roll call resulted as follows:

AYES–Addams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma(Blanksma), Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Hornan, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann, McCrostie, Mendive, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Rubel, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 66.

NAYS–None.


Total - 70.

Whereupon the Speaker declared that H 611 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 499 - PERSI

H 499 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. Chaney to open debate.

Mrs. Scott moved that H 499 be recommitted to the Commerce and Human Resources Committee. Seconded by Mr. Nate.

The question being, "Shall the motion carry?"

Roll call resulted as follows:

AYES–Armstrong, Barbieri, Christensen, Ehardt, Fogg, Giddings, Hanks, Moon, Nate, Nichols, Scott, Wisniewski, Young. Total - 13.

NAYS–Addams, Addis, Amador, Andrus, Berch, Blanksma(Blanksma), Boyle, Bundy, Burns, Cannon, Chaney, Chew, Clow, Dendemaunt, Dixon, Erickson, Furniss, Galloway, Gannon, Gestrin, Gibb, Green, Harris, Hartgen, Holtclaw, Hornan, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann, McCrostie, Mendive, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 56.

Absent–Palmer. Total - 1.

Total - 70.

Whereupon the Speaker declared the motion failed.
The question being, "Shall H 499 pass?"

Roll call resulted as follows:
NAYS—Andrus, Armstrong, Barbieri, Christensen, Ferch, Galloway, Gestrin, Giddings, Harris, Kingsley, Mendive, Moon, Moyle, Nichols, Okuniewicz, Scott, Wisniewski, Young. Total - 18.

Paired Votes:
AYE - Palmer
NAY - Christensen
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 499 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 620 - BOOKING PHOTOGRAPHS**

H 620 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. Erickson and Mrs. Green to open debate.

The question being, "Shall H 620 pass?"

Roll call resulted as follows:
NAYS—None.
Absent–Palmer. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 620 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

**15TH ORDER**

**Announcements**

Announcements were made to the body.

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**16TH ORDER**

**Adjournment**

Mr. Moyle moved that the House adjourn until 10:30 a.m., Wednesday, March 2, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 12:12 p.m.

SCOTT BEDKE, Speaker

**ATTEST:**

CARRIE MAULIN, Chief Clerk
March 2, 2022

HOUSE JOURNAL

OF THE

IDAHO LEGISLATURE

SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

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FIFTY-SECOND LEGISLATIVE DAY
WEDNESDAY, MARCH 2, 2022

House of Representatives

The House convened at 10:30 a.m., the Speaker in the Chair.

Roll call showed 69 members present. Absent and excused - Chaney. Total - 1. Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Samuel Wakefield, Page.

3RD ORDER
Approval of Journal

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Fifty-first Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, LORI MCCANN, State Representative, District 6, Seat A, Lewis and Nez Perce Counties, State of Idaho, has nominated, HANNAH LIEDKE, of 2915 Meadowlark Drive, Lewiston, Idaho 83501, to perform the duties of this office temporarily as Acting State Representative, District 6, Seat A.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Hannah Liedke of Lewiston, Idaho, to the office of Acting State Representative, District 6, Seat A, for a term commencing March 2, 2022 through March 4, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 2nd day of March, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Hannah Liedke.

March 1, 2022

Mr. Speaker:

I transmit herewith S 1284, S 1320, S 1321, S 1286, S 1305, and S 1335 which have passed the Senate.

NOVAK, Secretary

S 1284, S 1320, S 1321, S 1286, S 1305, and S 1335 were filed for first reading.

March 1, 2022

Mr. Speaker:

I return herewith HCR 33 and HJM 5 which have passed the Senate.

NOVAK, Secretary

HCR 33 and HJM 5 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

Ms. Nichols asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

Pursuant to Rule 55, Mr. Harris moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:


NAYS—Berch, Christensen, Ferch, Giddings, Hanks, Moon, Nite, Nichols, Scott. Total - 9.


More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:

AYES—Addis, Amador, Armstrong, Berch, Blanksma, Bundy, Burns, Cannon, Chew, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway, Gannon, Geistrin, Gibbs,
Mr. Speaker:
We, your COMMITTEE ON COMMERCIE AND HUMAN RESOURCES, report that we have had under consideration H 591 and H 701 and recommend that they do pass.

HOLTZCLAW, Chairman

H 591 and H 701 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON RESOURCES AND CONSERVATION, report that we have had under consideration H 702, S 1227, S 1228, and SCR 117 and recommend that they do pass.

GIBBS, Chairman

H 702, S 1227, S 1228, and SCR 117 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON BUSINESS, report that we have had under consideration H 614, H 703, S 1232, S 1235, and S 1299 and recommend that they do pass.

DIXON, Chairman

H 614, H 703, S 1232, S 1235, and S 1299 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration H 681, H 688, S 1234, S 1244, S 1245, and S 1246 and recommend that they do pass.

WOOD, Chairman

H 681, H 688, S 1234, S 1244, S 1245, and S 1246 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 623 and H 629 and recommend that they do pass.

CHANEY, Chairman

H 623 and H 629 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 684 and recommend that it do pass.

CLOW, Chairman

H 684 was filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 625 and report it back to be placed on General Orders.

CHANEY, Chairman

H 625 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. 721**
**BY APPROPRIATIONS COMMITTEE**

**AN ACT**

RELATING TO THE APPROPRIATION TO THE PUBLIC DEFENSE COMMISSION FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE PUBLIC DEFENSE COMMISSION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 722**
**BY APPROPRIATIONS COMMITTEE**

**AN ACT**

RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF INSURANCE FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DEPARTMENT OF INSURANCE FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

**HOUSE BILL NO. 723**
**BY EDUCATION COMMITTEE**

**AN ACT**

RELATING TO PUBLIC SCHOOL FUNDING; AMENDING CHAPTER 10, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-1029, IDAHO CODE, TO PROVIDE THAT IN CERTAIN FISCAL YEARS, STUDENT ENROLLMENT SHALL BE USED INSTEAD OF AVERAGE DAILY ATTENDANCE IN ANY FORMULA OR CALCULATION IN WHICH AVERAGE DAILY ATTENDANCE IS A FACTOR, TO PROVIDE CERTAIN AUTHORITY TO THE STATE BOARD OF EDUCATION AND STATE DEPARTMENT OF EDUCATION, AND TO PROVIDE FOR A LEGISLATIVE STUDY COMMITTEE; AND DECLARING AN EMERGENCY.

H 721, H 722, and H 723 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1284, S 1286, and S 1305, by Health and Welfare Committee, were introduced, read the first time by title, and referred to the Health and Welfare Committee.

S 1320 and S 1321, by Judiciary and Rules Committee, were introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

S 1335, by State Affairs Committee, was introduced, read the first time by title, and referred to the State Affairs Committee.

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

**10TH ORDER**
Second Reading of Bills and Joint Resolutions

H 694, by State Affairs Committee, was read the second time by title and filed for third reading.

H 637, by Local Government Committee, was read the second time by title and filed for third reading.

H 642, by Agricultural Affairs Committee, was read the second time by title and filed for third reading.

**11TH ORDER**
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 592 be returned to the Commerce and Human Resources Committee. There being no objection, it was so ordered.

Mr. Moyle asked unanimous consent that H 471 be removed from General Orders and referred to the Revenue and Taxation Committee. There being no objection, it was so ordered.

**H 608 - STOCKWATER**

H 608 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. Blanksm to open debate.

The question being, "Shall H 608 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Chaney, Crane, Troy. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 608 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 679 - APPROPRIATIONS - MILITARY DIVISION**

H 679 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. Syme to open debate.

The question being, "Shall H 679 pass?"

Roll call resulted as follows:


NAYS–Adams, Andrus, Armstrong, Barbieri, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Geistrin, Giddings, Hanks, Harris, Kingsley, Mendive, Moon, Nate,
Nichols, Okuniewicz, Scott, Shepherd, Skaug, Wisniewski, Young. Total - 26.
Absent–Chaney, Troy. Total - 2.
Total - 28.

Whereupon the Speaker declared that H 679 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 665 - CONSTITUTIONAL DEFENSE COUNCIL**

H 665 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. Blanksma to open debate.

The question being, "Shall H 665 pass?"

Roll call resulted as follows:


NAYS–Berch, Burns, Chew, Gannon, Green, Manwaring, Mathias(Woodings), McCrostie, Nash, Necochea, Rubel, Ruchti, Young, Youngblood, Mr. Speaker. Total - 13.

Absent–Chaney, Troy. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 665 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 671 - SCHOOL TRUSTEES**

H 671 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. Ehardt and Mrs. DeMordaunt to open debate.

The question being, "Shall H 671 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksm, Boyle, Bundy, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Fern, Furniss, Galloway, Gannon, Giddings, Harrington, Harris, Holtzclaw, Horman, Kaufman, Kerby, Kingsley, Manwaring, Marshall, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 54.

NAYS–Berch, Burns, Chew, Gibbes, Green, Hartgen, Lickley, Mathias(Woodings), McCrostie, Nash, Necochea, Rubel, Ruchti, Youngblood, Mr. Speaker. Total - 15.

Absent–Chaney, Troy. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 671 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**S 1274 - ELECTIONS**

S 1274 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. Young to open debate.

The question being, "Shall S 1274 pass?"

Roll call resulted as follows:


NAYS–None.
Absent–Chaney. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1274 passed the House. Title was approved and the bill ordered returned to the Senate.

**H 640 - IDAHO BROADBAND DIG ONCE AND RIGHT-OF-WAY ACT**

H 640 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. Green to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 640:

Mrs. Green

The question being, "Shall H 640 pass?"

Roll call resulted as follows:


NAYS–Addis, Barbieri, Blanksm, Christensen, Fern, Galloway, Giddings, Harrington, Kingsley, Mendive, Mitchell, Nate, Nichols, Okuniewicz, Scott, Skaug, Wisniewski. Total - 17.

Absent–Chaney, Crane. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 640 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**S 1267 - TRANSPORTATION**

S 1267 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. Dixon to open debate.

The question being, "Shall S 1267 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Chaney, Crane. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1267 passed the House. Title was approved and the bill ordered returned to the Senate.

H 635 - CITIES

H 635 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. Okuniewicz to open debate.

The question being, "Shall H 635 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skag, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.

NAYS–Mathias(Woodings), Nash, Necochea, Syme. Total - 4.
Absent–Chaney, Crane. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 635 passed the House. Title was approved and the bill ordered transmitted to the Senate.

S 1331 - APPROPRIATIONS

S 1331 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 S 1331 pass?"

Roll call resulted as follows:

NAYS–Armstrong, Barbieri, Christensen, DeMordaunt, Dixon, Ehardt, Ferch, Giddings, Hanks, Kingsley, Mendive, Moon, Nate, Nichols, Scott, Wisniewski. Total - 16.
Absent–Chaney, Crane. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1331 passed the House. Title was approved and the bill ordered returned to the Senate.

Mrs. Scott asked unanimous consent that the provisions of Rule 79(d) be suspended and that she be allowed to change her vote on S 1331 from Aye to Nay. There being no objection, it was so ordered. The amended roll call is shown above.

H 686 - APPROPRIATIONS - ENDOWMENT FUND INVESTMENT BOARD

H 686 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. Youngblood to open debate.

The question being, "Shall H 686 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Chaney, Crane. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 686 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 687 - APPROPRIATIONS - COMMISSION ON AGING

H 687 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. Bundy to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 687:
Mr. Gibbs
The question being, "Shall H 687 pass?"

Roll call resulted as follows:

NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Kingsley, Mendive, Monks, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 30.

Absent–Chaney. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 687 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 616 - CORPORATE FILINGS

H 616 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. Troy to open debate.

The question being, "Shall H 616 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Chaney. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 616 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

Mr. Moyle asked unanimous consent that beginning Thursday, March 3, 2022, legislation on the Third Reading Calendar be placed in the following order: House bills, joint memorials, and concurrent resolutions, Senate bills, joint memorials, and concurrent resolutions. There being no objection, it was so ordered.

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

7TH ORDER
Motions, Memorials, and Resolutions

HJM 6 - RUSSIA

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HJM 6 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 HJM 6 be read the second time by title and third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.
Absent–Chaney. 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 HJM 6 was read the second time by title and third time at length, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Bundy and Mr. Nash to open debate.

The question being, "Shall HJM 6 be adopted?"

Roll call resulted as follows:

NAYS–None.
Absent–Chaney. Total - 1.
Total - 70.

Whereupon the Speaker declared HJM 6 adopted and ordered the memorial transmitted to the Senate.

H 694 - VOTERS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 694 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 694** be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.
Absent–Chaney. 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 694** 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. Giddings to open debate.

The question being, "Shall **H 694** pass?"

Roll call resulted as follows:

Absent–Chaney. Total - 1.
Total - 70.

Whereupon the Speaker declared that **H 694** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 637 - COMMUNITY INFRASTRUCTURE DISTRICTS**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of **H 637** 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 637** be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.
Absent–Chaney. 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 637** 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. Green to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding **H 637**:
Ms. Woodings Ms. Liedke

The question being, "Shall **H 637** pass?"

Roll call resulted as follows:

NAYS–Addis, Boyle, Christensen, Giddings, Hanks, Nate, Scott, Winsniewski, Young. Total - 9.
Absent–Chaney, Okuniewicz. Total - 2.
Total - 70.

Whereupon the Speaker declared that **H 637** passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 642 - SOIL CONSERVATION DISTRICTS**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of **H 642** 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 642** be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.
The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney. 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 642 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. Troy to open debate.

The question being, "Shall H 642 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, Okuniewicz, Rubel, Ruchti, Skaug.
Total - 5.
Total - 70.

Whereupon the Speaker declared that H 642 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

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10:30 a.m., Thursday, March 3, 2022. Seconded by Ms. Necochea. Motion carried.
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

FIFTY-THIRD LEGISLATIVE DAY
THURSDAY, MARCH 3, 2022

House of Representatives
The House convened at 10:30 a.m., the Speaker in the Chair.
Roll call showed all 70 members present.
Prayer was offered by Chaplain Tom Dougherty.
The Pledge of Allegiance was led by Holly Mebane, Page.

3RD ORDER
Approval of Journal
March 3, 2022
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Fifty-second Legislative Day and recommend that same be adopted as corrected.
CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

THE OFFICE OF THE GOVERNOR
CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, CAROLINE NILSSON TROY, State Representative, District 5, Seat B, Benewah and Latah Counties, State of Idaho, has nominated, JENNIFER SEEGMILLER, of 4963 Lenville Road, Moscow, Idaho 83843, to perform the duties of this office temporarily as Acting State Representative, District 5, Seat B.
NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Jennifer Seegmiller of Moscow, Idaho, to the office of Acting State Representative, District 5, Seat B, for a term commencing March 2, 2022 through March 4, 2022.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 2nd day of March, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year

and of the Statehood of Idaho the one hundred and thirty-second year.
/s/ BRAD LITTLE
Governor
/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.
The Speaker announced the oath of office had previously been administered to Jennifer Seegmiller.

March 2, 2022
Mr. Speaker:
I transmit herewith S 1338, S 1291, as amended, and S 1254, as amended, which have passed the Senate.
NOVAK, Secretary

S 1338, S 1291, as amended, and S 1254, as amended, were filed for first reading.

5TH ORDER
Report of Standing Committees
March 3, 2022
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 721, H 722, and H 723.
CHANNEY, Chairman

H 721, H 722, and H 723 were filed for second reading.

March 3, 2022
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled HCR 33 and HJM 5.
CHANNEY, Chairman

The Speaker announced he was about to sign enrolled HCR 33 and HJM 5 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

March 2, 2022
Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 677, H 678, H 689, and H 690 and recommend that they do pass.
HARRIS, Chairman

H 677, H 678, H 689, and H 690 were filed for second reading.

March 2, 2022
Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 692, H 693, and H 695 and recommend that they do pass.
CRANE, Chairman

H 692, H 693, and H 695 were filed for second reading.

March 2, 2022
Mr. Speaker:
We, your COMMITTEE ON TRANSPORTATION AND DEFENSE, report that we have had under consideration H 572,
H 683, H 697, H 700, S 1231, and S 1268 and recommend that they do pass.

PALMER, Chairman

H 572, H 683, H 697, H 700, S 1231, and S 1268 were filed for second reading.

March 3, 2022

Mr. Speaker:
We, your COMMITTEE ON AGRICULTURAL AFFAIRS, report that we have had under consideration HCR 37 and recommend that it do pass.

KAUFFMAN, Chairman

HCR 37 was filed for second reading.

March 3, 2022

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration S 1256, S 1257, and S 1258 and recommend that they do pass.

WOOD, Chairman

S 1256, S 1257, and S 1258 were filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 41
BY STATE AFFAIRS COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND DIRECTING THE IDAHO ENDOWMENT FUND INVESTMENT BOARD TO DIVEST ITSELF OF RUSSIAN GOVERNMENT ASSETS AND TO DISCLOSE CERTAIN INVESTMENTS RELATED TO RUSSIA.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Russian government has engaged in an unprovoked and unjustified attack and military assault upon the country of Ukraine; and

WHEREAS, the Russian government's actions against Ukraine will cause Russia enormous expense, will divert Russian government resources in support of such actions, and will harm the Russian economy; and

WHEREAS, economic actions being taken by other countries in the world will further disrupt Russia's economy and impair the viability of Russian products and companies and its government; and

WHEREAS, the Idaho Legislature condemns the conduct of the Russian government; and

WHEREAS, those who benefit from funds and investments will have their benefits put at higher risk if investments are made in Russia.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that investments in currency, assets of the Russian government, companies domiciled in Russia, companies that use Russian materials in the production of products, or any company that markets or promotes Russian products of any kind are investments that are at significant risk of substantial loss and are not in the best interest of the beneficiaries of the Idaho Endowment Fund or the State of Idaho.

BE IT FURTHER RESOLVED that the Idaho Legislature advises the Idaho Endowment Fund Investment Board to make a good faith effort to immediately sell, trade, or otherwise completely divest itself of any asset of Russian currency. In addition, the Idaho Endowment Fund Investment Board should make a good faith effort to immediately sell, trade, or completely divest itself of any other investment in any Russian government asset. Within seven days, the Idaho Endowment Fund Investment Board should review and publicly disclose all other investments it has in any company domiciled in Russia, in any company that significantly uses Russian materials in the production of products, and in any company that markets or promotes Russian products of any kind.

HOUSE CONCURRENT RESOLUTION NO. 42
BY WAYS AND MEANS COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND APPROVING PENDING RULES THAT IMPOSE A FEE OR CHARGE REVIEWED BY THE HOUSE TRANSPORTATION AND DEFENSE COMMITTEE.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and

WHEREAS, the Legislature is vested with authority under the provisions of Section 67-5291, Idaho Code, to reject executive agency rules that are not consistent with legislative intent; and

WHEREAS, the House Transportation and Defense Committee reviewed rules that impose a fee or charge adopted by the Idaho Transportation Department; and

WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that fee rules adopted by the Idaho Transportation Department, pursuant to the Administrative Procedure Act and submitted through the Office of Rules Coordinator to the Legislature for review during the 2022 legislative session and reviewed by the House Transportation and Defense Committee, be, and the same are approved.

HCR 41 and HCR 42 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 724
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC EMPLOYEE RETIREMENT SYSTEM OF IDAHO FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE PUBLIC EMPLOYEE RETIREMENT SYSTEM OF IDAHO FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING CONTINUOUS APPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.
HOUSE BILL NO. 725
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC CHARTER SCHOOL COMMISSION FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE PUBLIC CHARTER SCHOOL COMMISSION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 726
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DIVISION OF HUMAN RESOURCES FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DIVISION OF HUMAN RESOURCES FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REQUIREMENTS FOR THE IMPLEMENTATION OF EMPLOYEE COMPENSATION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 727
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO FEDERALISM; AMENDING CHAPTER 93, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-9302, IDAHO CODE, TO PROVIDE A PROCEDURE REGARDING NONRECOGNITION OF CERTAIN FEDERAL ACTIONS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 728
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO PERSI; PROVIDING LEGISLATIVE INTENT; AMENDING CHAPTER 13, TITLE 59, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 59-1399A, IDAHO CODE, TO PROVIDE FOR THE DIVESTMENT OF CERTAIN ASSETS RELATED TO RUSSIA; PROVIDING A SUNSET DATE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 729
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE STATE CONTROLLER; AMENDING SECTION 67-1021A, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE INDIRECT COST RECOVERY FUND; AMENDING SECTION 67-1021C, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE BUSINESS INFORMATION INFRASTRUCTURE FUND; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 730
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO THE CONSUMER PROTECTION ACT; AMENDING CHAPTER 6, TITLE 48, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 48-603G, IDAHO CODE, TO PROHIBIT THE UNFAIR COLLECTION OF RESIDENTIAL RENTAL APPLICATION FEES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 731
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-1802, IDAHO CODE, TO DEFINE TERMS; AMENDING CHAPTER 18, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-1811, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING CERTAIN DYSLEXIA INTERVENTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 724, H 725, H 726, H 727, H 728, H 729, H 730, and H 731 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1338, by State Affairs Committee, was introduced, read the first time by title, and referred to the State Affairs Committee.

S 1291, as amended, by Education Committee, was introduced, read the first time by title, and referred to the Education Committee.

S 1254, as amended, by Transportation Committee, was introduced, read the first time by title, and referred to the Transportation and Defense Committee.

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

5TH ORDER
Report of Standing Committees

March 3, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 41, HCR 42, H 724, H 725, H 726, H 727, H 728, H 729, H 730, and H 731.

CHANNEY, Chairman

H 724, H 725, H 726, and HCR 42 were filed for second reading.

HCR 41 and H 727 were referred to the State Affairs Committee.

H 728 was referred to the Commerce and Human Resources Committee.

H 729 was referred to the Appropriations Committee.

H 730 was referred to the Judiciary, Rules and Administration Committee.

H 731 was referred to the Education Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 708, by State Affairs Committee, was read the second time by title and filed for third reading.

H 710 and H 711, by Appropriations Committee, were read the second time by title and filed for third reading.

H 719 and H 720, by State Affairs Committee, were read the second time by title and filed for third reading.
H 685, by Education Committee, was read the second time by title and filed for third reading.

H 591, by Commerce and Human Resources Committee, was read the second time by title and filed for third reading.

H 701 and H 702, by Ways and Means Committee, were read the second time by title and filed for third reading.

S 1227, S 1228, and SCR 117, by Resources and Environment Committee, were read the second time by title and filed for third reading.

H 614, by Business Committee, was read the second time by title and filed for third reading.

H 703, by Ways and Means Committee, was read the second time by title and filed for third reading.

S 1232, S 1235, and S 1299, by Commerce and Human Resources Committee, were read the second time by title and filed for third reading.

H 681 and H 688, by Health and Welfare Committee, were read the second time by title and filed for third reading.

S 1234, by Commerce and Human Resources Committee, was read the second time by title and filed for third reading.

S 1244, S 1245, and S 1246, by Health and Welfare Committee, were read the second time by title and filed for third reading.

H 623 and H 629, by Judiciary, Rules and Administration Committee, were read the second time by title and filed for third reading.

H 684, by Education Committee, was read the second time by title and filed for third reading.

11TH ORDER

Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 645 be returned to the State Affairs Committee. There being no objection, it was so ordered.

Mr. Moyle asked unanimous consent that H 605 be returned to the Transportation and Defense Committee. There being no objection, it was so ordered.

Mr. Moyle asked unanimous consent that H 648 retain its place on the Third Reading Calendar for one legislative day. There being no objection, it was so ordered.

H 651 - EDUCATION

H 651 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. Boyle to open debate.

The question being, "Shall H 651 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Erickson, Furniss, Galloway, Gannon, Gibbs, Green, Harris, Hartgen, Kauffman, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCrosie, Nash, Necochea, Rubel, Ruchti, Shepherd, Skau, Syme, Toone, Troy(Seegmiller), Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 38.

Absent–Young. Total - 1.

Total - 70.

Whereupon the Speaker declared that H 651 failed to pass the House and ordered the bill filed in the office of the Chief Clerk.

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

7TH ORDER

Motions, Memorials, and Resolutions

H 708 - HEALTH

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 708 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 708 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holzclaw, Hornan, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCrosie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skau, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.

NAYS–None.

Absent–Andrus, Armstrong, Furniss, Young. Total - 4.

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 708 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. Monks to open debate.

The question being, "Shall H 708 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Barbieri, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gestrin, Giddings, Harris, Hartgen, Holzclaw, Hornan, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skau, Syme, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 54.

Paired Votes:
AYE - Furniss NAY - Toone
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 708 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 711 - APPROPRIATIONS - IDAHO PUBLIC TELEVISION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 711 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 711 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Andrus, Armstrong, Furniss, Young. Total - 4.
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 711 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. Youngblood to open debate.

The question being, "Shall H 711 pass?"

Roll call resulted as follows:
NAYS–Andrus, Armstrong, Boyle, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Giddings, Hanks, Harris, Kingsley, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Skaug, Wisniewski, Young. Total - 26.

Paired Votes:
AYE - Blanksma NAY - Andrus
AYE - Furniss NAY - Armstrong
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 711 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 719 - FREE EXERCISE OF RELIGION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 719 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 719 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.
NAYS–None.
Absent–Andrus, Armstrong, Furniss, Young. Total - 4.
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 719 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. Youngblood to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 719:
Mr. Skaug

The question being, "Shall H 719 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Barbieri, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kaufman, Kerby, Kingsley, Lickley, Marshall, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Yamamoto, Youngblood, Mr. Speaker. Total - 54.
Absent--Armstrong. Total - 1.

Paired Votes:
AYE - Andrus
NAY - Furniss
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 719 passed the House. Title was approved and the bill ordered transmitted to the Senate.

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.

Roll call showed 68 members present.
Total - 70.

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

H 720 - PERSONHOOD

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 720 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 720 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES--Addis, Addis, Amador, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Fcher, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCordie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.

NAYS--None.
Absent--Andrus, Armstrong, Furniss, Young. Total - 4.
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 720 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. Nichols to open debate.

The question being, " Shall H 720 pass?"

Roll call resulted as follows:
AYES--Addis, Amador, Andrus, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Fcher, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCordie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 50.

Paired Votes:
AYE - Andrus
NAY - Furniss
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 720 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 685 - EDUCATION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 685 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 685 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES--Addis, Addis, Amador, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Fcher, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCordie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.

NAYS--None.
Absent--Andrus, Armstrong, Furniss, Young. Total - 4.
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 685 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. McCordie to open debate.

Mr. McCordie asked unanimous consent that, pursuant to Rule 39, discussion of H 505 be allowed in debate of H 685. There being no objection it was so ordered.

The question being, "Shall H 685 pass?"

Roll call resulted as follows:

Paired Votes:
AYE - Andrus
NAY - Furniss
(Pairs enumerated in roll call above.)
Total - 70.
Hanks, Hartgen, Holtzclaw, Hormon, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCrostie, Mendive, Mitchell, Monks, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchi, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Young, Mr. Speaker. Total - 42.

Absent–Armstrong, Furniss. Total - 2.

Total - 70.

Whereupon the Speaker declared that H 591 failed to pass the House and ordered the bill filed in the office of the Chief Clerk.

**H 702 - FISH AND GAME**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 702 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, being a case of urgency; and that H 702 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

- AYES–Adams, Addis, Amador, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geistrin, Gibbons, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hormon, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchi, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.
- NAYS–None.
- Absent–Andrus, Armstrong, Furniss, Young. Total - 4.
- 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 702 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. Gibbs to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 702:

- Mr. Syme

The question being, "Shall H 702 pass?"

Roll call resulted as follows:

NAYS–None.  
Absent–Armstrong, Furniss, Ruchti. Total - 3.  
Total - 70.

Whereupon the Speaker declared that H 702 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 614 - BUILDING CODES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 614 be suspended; that the portions of Section 15, Article 3 of the Constitution of the State of Idaho, requiring all bills to be read three several days be dispensed with, this being a case of urgency; and that H 614 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:  
AYES–Adams, Addis, Amador, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, EHartard, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibb, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCreight, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skag, Syne, Toone, Troy(Seegmiller), Vander Wolde, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.  
NAYS–None.  
Absent–Andrus, Armstrong, Furniss, Young. Total - 4.  
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 614 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. Dixon to open debate.

Mr. Dixon asked unanimous consent that, pursuant to Rule 39, discussion of H 660 be allowed in debate of H 614. There being no objection it was so ordered.

The question being, "Shall H 614 pass?"

Roll call resulted as follows:  
AYES–Adams, Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, EHartard, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibb, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, McCann(Liedke), McCreight, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skag, Syne, Troy(Seegmiller), Vander Wolde, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 5.  
NAYS–Berch, Burns, Chew, Cannon, Green, Mathias(Woodings), McCreight, Necochea, Rubel, Toone. Total - 10.  
Absent–Armstrong, Blanksma, Furniss, Nash, Ruchti. Total - 5.  
Total - 70.

Whereupon the Speaker declared that H 614 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 703 - HOMEOWNER’S ASSOCIATION ACT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 703 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 703 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:  
AYES–Adams, Addis, Amador, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, EHartard, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibb, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCreight, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skag, Syne, Toome, Troy(Seegmiller), Vander Wolde, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.  
NAYS–None.  
Absent–Andrus, Armstrong, Furniss, Young. Total - 4.  
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 703 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. Green and Mrs. DeMordaunt to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 703:

Ms. Nichols

The question being, "Shall H 703 pass?"

Roll call resulted as follows:  
AYES–Adams, Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, EHartard, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibb, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, McCann(Liedke), McCreight, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skag, Syne, Toome, Troy(Seegmiller), Vander Wolde, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 63.  
NAYS–Mathias(Woodings), Necochea, Rubel. Total - 3.  
Absent–Armstrong, Furniss, Moon, Ruchti. Total - 4.  
Total - 70.

Whereupon the Speaker declared that H 703 passed the House. Title was approved and the bill ordered transmitted to the Senate.
H 681 - HEALTH

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 681 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 681 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

AYES—Adams, Addis, Amador, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCrostie, Mendive, Mitchell, Mons, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syne, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.

NAYS—None.

Absent--Andrus, Armstrong, Furniss, Young. Total - 4.

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 681 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. Blanksma to open debate.

Mrs. Blanksma asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 681. There being no objection it was so ordered.

The question being, "Shall H 681 pass?"

Roll call resulted as follows:

AYES—Adams, Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias(Woodings), McCann(Liedke), McCrostie, Mendive, Mitchell, Mons, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Scott, Shepherd, Skaug, Syne, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 66.

NAYS—None.

Absent--Armstrong, Furniss, Moon, Ruchti. Total - 4.

Total - 70.

Whereupon the Speaker declared that H 681 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HOUSE RESOLUTION NO. 19
BY STATE AFFAIRS COMMITTEE

A HOUSE RESOLUTION
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND URGING THE SUPREME COURT TO REVERSE ITS JURISPRUDENCE ON ABORTION AND INSTEAD RECOGNIZE THE AUTHORITY OF THE STATE OF IDAHO TO APPLY STATE LAWS TO PROTECT EVERY HUMAN BEING FROM FERTILIZATION TO NATURAL DEATH.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the Supreme Court of the United States (hereafter referred to as the "Federal Court") is an integral component of our country's federal system and of our republican form of government; and

WHEREAS, Article VI of the United States Constitution designates the Constitution itself, not the opinions of the Federal Court, as the supreme law of the land; and

WHEREAS, the Federal Court is not only bound by the text of the Constitution, but it is also bound by the limits on human civil authority revealed by God; and

WHEREAS, only decisions by the Federal Court that are consistent with the Constitution are the supreme law of the land and therefore binding on the states; and

WHEREAS, the Federal Court's egregious decision in Roe v. Wade in 1973 is an affront to God and finds no basis in the text of the Constitution; and

WHEREAS, preborn persons are entitled to the equal protection of the laws under the Fourteenth Amendment to the United States Constitution; and

WHEREAS, Idaho's courts and prosecutors have long recognized equal protection by enforcing the state's criminal murder laws and imposing prison sentences for the murder of preborn persons; and

WHEREAS, 31 children are killed every week, and over 1,500 a year, in abortions in just three cities in Idaho: Boise, Meridian, and Twin Falls; and

WHEREAS, the Idaho legislature has confirmed Idaho Code to Roe v. Wade and has patiently endured 49 years waiting for the Federal Court to change its judicial precedent set in Roe v. Wade and has abided by the Federal Court's unconstitutional opinions while over 73,000 children have been aborted in this state; and

WHEREAS, regardless of which president has appointed the Federal Court's justices, the Federal Court has asserted in at least 40 opinions over the decades that children killed in abortions have no constitutional right to life; and

WHEREAS, the last such unconstitutional abortion opinion of the Federal Court was as recent as the June 29, 2020, decision in June Medical Services L.L.C. v. Russo; and

WHEREAS, the Federal Court will, once again, issue another opinion on murder by abortion in the summer of 2022 in Dobbs v. Jackson Women's Health Organization; and

WHEREAS, the legislators in the Idaho House of Representatives are oath-bound to follow the decisions of the Federal Court only insofar as the Federal Court follows the Constitution; and

WHEREAS, the ongoing killing of children in abortions in Idaho is an emergency and is contrary to the right to life, safety, and equal protection of all persons regardless of age, size, ability, or location declared in Article I of the Idaho Constitution.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the Idaho House of Representatives urges the Supreme Court of the United States to reverse its longstanding jurisprudence on abortion and instead recognize the authority of the State of Idaho to apply state laws equally, without exception, to protect every human being from fertilization to natural death.
BE IT FURTHER RESOLVED that if the Federal Court does not reverse course and recognize this state's authority over murder, that the Idaho House of Representatives will no longer just patiently endure the unconstitutional opinions of the Federal Court on this subject but will examine and pursue its constitutional authority under Article VI and the Tenth and the Fourteenth Amendments to the United States Constitution to outlaw all murder by abortion in the state's jurisdiction.

HOUSE CONCURRENT RESOLUTION NO. 43
BY WAYS AND MEANS COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND APPROVING AND EXTENDING FEE, NON-FEE, AND PROCLAMATION RULES REVIEWED BY THE HOUSE JUDICIARY, RULES, AND ADMINISTRATION COMMITTEE AND THE SENATE JUDICIARY AND RULES COMMITTEE WITH EXCEPTIONS.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature is vested with authority to reject executive agency rules that are not consistent with legislative intent pursuant to Section 67-5291, Idaho Code, and to approve executive agency rules under the provisions of Section 29, Article III of the Idaho Constitution; and

WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and

WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that fee, non-fee, and proclamation rules adopted by the Department of Juvenile Corrections, Idaho State Police, Idaho State Police - POST, Commission of Pardons and Parole, and Sexual Offender Management Board pursuant to the Administrative Procedure Act and submitted through the Office of Rules Coordinator to the Legislature for review during the 2022 legislative session and reviewed by the House Judiciary, Rules, and Administration Committee and the Senate Judiciary and Rules Committee, be, and the same are approved, with the exception of the following enumerated pending rules.

BE IT FURTHER RESOLVED that Idaho State Police, IDAPA 11.10.03, Docket No. 11-0000-2100, Rules Governing the Sex Offender Registry, Section 012, Subsection 06.a. and e., only; State Public Defense Commission, IDAPA 61.01.01, Docket No. 61-0101-2101, General Provisions and Definitions, the entire rulemaking docket; and State Public Defense Commission, IDAPA 61.01.02, Docket No. 61-0102-2101, Requirements and Procedures for Representing Indigent Persons, the entire rulemaking docket, are hereby rejected and not approved, and thereby pursuant to Section 67-5291, Idaho Code, are declared null, void, and of no force and effect.

BE IT FURTHER RESOLVED that, if any non-fee rule was assigned to but was not reviewed by the House Judiciary, Rules, and Administration Committee and the Senate Judiciary and Rules Committee, such rule shall take effect upon conclusion of the legislative session, or as provided in rule, pursuant to Section 67-5224, Idaho Code.

BE IT FURTHER RESOLVED that, except as provided in this concurrent resolution, every rule of Department of Juvenile Corrections, Board of Correction, Idaho State Police, Idaho State Police - Public Safety, Idaho State Police - POST, Commission of Pardons and Parole, and Sexual Offender Management Board, as that term is defined in Section 67-5201, Idaho Code, shall continue in full force and effect until July 1, 2023, at which time they shall expire and be of no further force and effect as provided in Section 67-5292, Idaho Code.

BE IT FURTHER RESOLVED that a rule or partial rule approved by this concurrent resolution shall remain in effect until it expires by its own terms, but in no event shall a rule remain in effect beyond July 1, 2023, or the conclusion of the First Regular Session of the Sixty-seventh Idaho Legislature, whichever is applicable, unless it is further extended by adoption of a concurrent resolution by both houses of the Legislature. Rules or sections of rules that are excepted from approval hereunder shall expire upon adjournment of the Second Regular Session of the Sixty-sixth Idaho Legislature, unless approved by adoption of a separate concurrent resolution by both houses of the Legislature.

HOUSE CONCURRENT RESOLUTION NO. 44
BY WAYS AND MEANS COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND APPROVING FEE RULES REVIEWED BY THE HOUSE JUDICIARY, RULES, AND ADMINISTRATION AND SENATE JUDICIARY AND RULES COMMITTEES.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and

WHEREAS, the Legislature is vested with authority under the provisions of Section 67-5291, Idaho Code, to reject executive agency rules that are not consistent with legislative intent; and

WHEREAS, the House Judiciary, Rules, and Administration Committee and the Senate Judiciary and Rules Committee reviewed rules that impose a fee or charge adopted by the Idaho State Police, Idaho State Police - Public Safety, Commission of Pardons and Parole, and Sexual Offender Management Board; and

WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that fee rules adopted by the Idaho State Police, Idaho State Police - Public Safety, Commission of Pardons and Parole, and Sexual Offender Management Board, pursuant to the Administrative Procedure Act and submitted through the Office of Rules Coordinator to the Legislature for review during the 2022 legislative session and reviewed by the House Judiciary, Rules, and Administration Committee and the Senate Judiciary and Rules Committee, be, and the same are approved.

HR 19, HCR 43, and HCR 44 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.
8TH ORDER
Introduction, First Reading, and Reference of Bills and Joint Resolutions

HOUSE BILL NO. 732
BY EDUCATION COMMITTEE
AN ACT
RELATING TO EDUCATION; AMENDING SECTION 33-202, IDAHO CODE, TO REVISE PROVISIONS REGARDING SCHOOL ATTENDANCE AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 733
BY EDUCATION COMMITTEE
AN ACT
RELATING TO PUBLIC SCHOOLS; AMENDING CHAPTER 3, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-359, IDAHO CODE, TO PROHIBIT CERTAIN EVALUATIONS, QUESTIONNAIRES, SURVEYS, AND DATA COLLECTION WITHOUT THE APPROVAL OF A SCHOOL DISTRICT BOARD OF TRUSTEES AND A STUDENT’S PARENT OR GUARDIAN AND TO PROVIDE FOR A CERTAIN DISPLAY ON A SCHOOL WEBSITE; AMENDING CHAPTER 52, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-5219, IDAHO CODE, TO PROHIBIT CERTAIN EVALUATIONS, QUESTIONNAIRES, SURVEYS, AND DATA COLLECTION WITHOUT THE APPROVAL OF A PUBLIC CHARTER SCHOOL’S BOARD OF DIRECTORS AND A STUDENT’S PARENT OR GUARDIAN AND TO PROVIDE FOR A CERTAIN DISPLAY ON A SCHOOL WEBSITE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 734
BY EDUCATION COMMITTEE
AN ACT
RELATING TO SCHOOLS; AMENDING SECTION 33-212, IDAHO CODE, TO REVISE PROVISIONS REGARDING SCHOOL-REQUERED ACTIONS TO PREVENT THE SPREAD OF INFECTIOUS DISEASE; PROVIDING SEVERABILITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 735
BY REVENUE AND TAXATION COMMITTEE
AN ACT
RELATING TO COUNTY INDIGENT SERVICES AND FINANCES; PROVIDING LEGISLATIVE INTENT; AMENDING SECTION 63-3620F, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DISTRIBUTION OF CERTAIN ONLINE SALES AND USE TAX REVENUE; AMENDING SECTION 63-3638, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DISTRIBUTION OF SALES AND USE TAX REVENUE; REPEALING SECTION 31-863, IDAHO CODE, RELATING TO THE LEVY FOR CHARITIES FUND; AMENDING SECTION 31-3401, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE POWERS AND DUTIES OF COUNTY COMMISSIONERS WITH RESPECT TO NONMEDICAL ASSISTANCE FOR INDIGENT PERSONS; REPEALING SECTION 31-3501, IDAHO CODE, RELATING TO A DECLARATION OF POLICY; REPEALING SECTION 31-3502, IDAHO CODE, RELATING TO DEFINITIONS; AMENDING SECTION 31-3503, IDAHO CODE, TO REMOVE PROVISIONS REGARDING POWERS AND DUTIES OF COUNTY COMMISSIONERS AND TO REDESIGNATE THE SECTION; REPEALING SECTIONS 31-3503A, 31-3503B, 31-3503C, 31-3503D, 31-3503E, 31-3503F, 31-3504, 31-3505, 31-3505A, 31-3505B, 31-3505C, 31-3505D, 31-3505E, 31-3505F, AND 31-3505G, IDAHO CODE, RELATING TO COUNTY HOSPITALS FOR THE INDIGENT SICK; AMENDING SECTION 31-3505H, IDAHO CODE, TO REVISE PROVISIONS REGARDING ELIGIBILITY FOR FINANCIAL ASSISTANCE AND TO REDESIGNATE THE SECTION; REPEALING SECTIONS 31-3506, 31-3507, 31-3508, 31-3508A, 31-3509, AND 31-3510, IDAHO CODE, RELATING TO COUNTY HOSPITALS FOR THE INDIGENT SICK; AMENDING SECTION 31-3510A, IDAHO CODE, TO REVISE PROVISIONS REGARDING REIMBURSEMENT AND TO REDESIGNATE THE SECTION; REPEALING SECTION 31-3511, IDAHO CODE, RELATING TO VIOLATIONS AND PENALTIES; AMENDING SECTION 31-3512, IDAHO CODE, TO REDESIGNATE THE SECTION; AMENDING SECTION 31-3513, IDAHO CODE, TO REDESIGNATE THE SECTION; AMENDING SECTION 31-3514, IDAHO CODE, TO REDESIGNATE THE SECTION; AMENDING SECTION 31-3515, IDAHO CODE, TO REDESIGNATE THE SECTION; AMENDING SECTION 31-3515A, IDAHO CODE, TO REDESIGNATE THE SECTION; AMENDING SECTION 31-3516, IDAHO CODE, TO REDESIGNATE THE SECTION; REPEALING SECTIONS 31-3517, 31-3518, 31-3519, 31-3520, AND 31-3521, IDAHO CODE, RELATING TO THE CATASTROPHIC HEALTH CARE COST PROGRAM; REPEALING SECTIONS 31-3550, 31-3551, 31-3552, 31-3553, 31-3554, 31-3555, 31-3556, AND 31-3557, IDAHO CODE, RELATING TO THE ADVISORY PANEL FOR PRELITIGATION CONSIDERATION OF INDIGENT RESOURCE ELIGIBILITY CLAIMS; AMENDING SECTION 63-802, IDAHO CODE, TO REVISE PROVISIONS REGARDING TAXING DISTRICT BUDGET LIMITATIONS; AMENDING CHAPTER 8, TITLE 19, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 19-847, IDAHO CODE, TO PROVIDE FOR THE RESPONSIBILITY FOR INDIGENT PUBLIC DEFENSE; AMENDING SECTION 19-858, IDAHO CODE, TO REVISE PROVISIONS REGARDING REIMBURSEMENT FOR LEGAL ASSISTANCE; AMENDING SECTION 19-863A, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE CAPITAL CRIMES DEFENSE FUND; AMENDING CHAPTER 8, TITLE 57, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 57-827, IDAHO CODE, TO ESTABLISH THE STATE PUBLIC DEFENSE FUND; AMENDING SECTION 31-3607, IDAHO CODE, TO REMOVE A CODE REFERENCE; AMENDING SECTION 39-424A, IDAHO CODE, TO REMOVE A CODE REFERENCE; AMENDING SECTION 67-7903, IDAHO CODE, TO REMOVE A CODE REFERENCE AND TO PROVIDE CERTAIN EXCEPTIONS; AND DECLARING AN EMERGENCY AND PROVIDING EFFECTIVE DATES.

HOUSE BILL NO. 736
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO APPROPRIATIONS; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE ACCOUNT ESTABLISHED IN SECTION 33-5217, IDAHO CODE; AND DECLARING AN EMERGENCY.
HOUSE BILL NO. 737
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO STATE GOVERNMENT AND STATE AFFAIRS; AMENDING CHAPTER 23, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-2347; IDAHO CODE, TO PROHIBIT CONTRACTS WITH COMPANIES THAT BOYCOTT MINING, ENERGY PRODUCTION, PRODUCTION AGRICULTURE, OR COMMERCIAL LUMBER PRODUCTION COMPANIES; AMENDING CHAPTER 13, TITLE 59, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 59-1399A, IDAHO CODE, TO PROHIBIT INVESTMENT PRACTICES THAT DISCRIMINATE AGAINST MINING, ENERGY PRODUCTION, PRODUCTION AGRICULTURE, OR COMMERCIAL LUMBER PRODUCTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 738
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO COMMUNITY COLLEGES; AMENDING SECTION 33-2106, IDAHO CODE, TO REVISE PROVISIONS REGARDING TRUSTEES OF COMMUNITY COLLEGE DISTRICTS; AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 739
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO STATE ELECTIVE OFFICERS; AMENDING SECTION 59-501, IDAHO CODE, TO REVISE PROVISIONS REGARDING SALARIES OF STATE ELECTIVE OFFICERS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 732, H 733, H 734, H 735, H 736, H 737, H 738, and H 739 were 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 3, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HR 19, HCR 43, HCR 44, H 732, H 733, H 734, H 735, H 736, H 737, H 738, and H 739.

CHANNEY, Chairman

HCR 43, HCR 44, H 738, and H 739 were filed for second reading.

HR 19 was referred to the State Affairs Committee.

H 732, H 733, H 734, and H 736 were referred to the Education Committee.

H 735 was referred to the Revenue and Taxation Committee.

H 737 was referred to the Business Committee.

March 3, 2022

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 716, H 718, HCR 38, and HCR 39 and recommend that they do pass.

CLOW, Chairman

H 716, H 718, HCR 38, and HCR 39 were filed for second reading.

March 3, 2022

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 673, H 713, H 714, and H 715 and recommend that they do pass.

HARRIS, Chairman

H 673, H 713, H 714, and H 715 were filed for second reading.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Monks moved that the House adjourn until 10:30 a.m., Friday, March 4, 2022. Seconded by Mrs. Blanksma. Motion carried.

Whereupon the Speaker declared the House adjourned at 3:08 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
WHEREAS, Idahoans are proud of their history and demonstrate their continued spirit and perseverance; and

WHEREAS, it is important for all Idahoans to take time to reflect on their roots and their history;

NOW THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, do hereby proclaim March 4, 2022, to be

IDAHO DAY

and I encourage every Idaho citizen to celebrate this great state that we all call home.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 4th day of March, in the year of our Lord two thousand and twenty-two.

/s/ Brad Little  
Governor  
/s/ Lawerence Denney  
Secretary of State

The Proclamation was ordered filed in the office of the Chief Clerk.

March 3, 2022

Mr. Speaker:  
I transmit herewith enrolled S 1274, S 1267, and S 1331 for the signature of the Speaker.  

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1274, S 1267, and S 1331 and, when so signed, ordered them returned to the Senate.

March 3, 2022

Mr. Speaker:  
I return herewith enrolled H 446, H 461, H 455, H 506, H 480, H 451, H 452, H 453, H 634, H 536, H 538, H 542, and H 507 which have been signed by the President.  

NOVAK, Secretary

Enrolled H 446, H 461, H 455, H 506, H 480, H 451, H 452, H 453, H 634, H 536, H 538, H 542, and H 507 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

March 3, 2022

Mr. Speaker:  
I transmit herewith SCR 119, SCR 120, S 1264, S 1309, S 1358, S 1337, S 1276, as amended, S 1339, S 1341, and S 1342 which have passed the Senate.  

NOVAK, Secretary

SCR 119, SCR 120, S 1264, S 1309, S 1358, S 1337, S 1276, as amended, S 1339, S 1341, and S 1342 were filed for first reading.

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.
Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:

NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, McCann(Liedke), Nate, Nichols, Scott. Total - 9.
Absent–Chaney, Furniss, Gestrin, Kingsley, Mathias, Moon, Shepherd. Total - 7.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:

NAYS–Barbieri, Boyle, Christensen, Ferch, Giddings, Hanks, McCann(Liedke), Moon, Nate, Nichols, Scott. Total - 11.
Absent–Chaney, Furniss, Gestrin, Kingsley, Mathias, Shepherd. Total - 6.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

March 3, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 666 and HCR 40 and recommend that they do pass.
CRANE, Chairman

H 666 and HCR 40 were filed for second reading.

March 3, 2022

Mr. Speaker:
We, your COMMITTEE ON COMMERCE AND HUMAN RESOURCES, report that we have had under consideration H 698, S 1236, and S 1237 and recommend that they do pass.
HOLTZCLAW, Chairman

H 698, S 1236, and S 1237 were filed for second reading.

March 3, 2022

Mr. Speaker:
We, your COMMITTEE ON BUSINESS, report that we have had under consideration H 579 and S 1295 and recommend that they do pass.
DIXON, Chairman

H 579 and S 1295 were filed for second reading.

March 3, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 699, H 730, and S 1333 and recommend that they do pass.
CHANNEY, Chairman

H 699, H 730, and S 1333 were filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 45
BY EDUCATION COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND REJECTING CERTAIN RULES OF THE STATE BOARD OF EDUCATION RELATING TO RULES GOVERNING ADMINISTRATION, RULES GOVERNING UNIFORMITY, AND RULES GOVERNING THOROUGHNESS.

Be it Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature is vested with authority to reject executive agency rules under the provisions of Section 67-5291, Idaho Code, in the event that the Legislature finds that the rules are not consistent with legislative intent; and
WHEREAS, it is the finding of the Legislature that certain rules of the State Board of Education relating to Rules Governing Administration, Rules Governing Uniformity, and Rules Governing Thoroughness are not consistent with legislative intent and should be rejected.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that IDAPA 08, Chapter 08.02.01, Rules Governing Administration, Section 801., Subsection 02.f.; Chapter 08.02.02, Rules Governing Uniformity, Section 004., Subsection 01.; and Chapter 08.02.03, Rules Governing Thoroughness, Section 105., Subsection 01.d.i., ii., and iv., and Section 112., Subsection 03.a.i. and b.i., adopted as pending rules under Docket Number 08-0000-2100, only, be, and the same are hereby rejected and declared null, void, and of no force and effect.

HCR 45 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

SCR 119 and SCR 120, by State Affairs Committee, were introduced, read the first time by title, and referred to the State Affairs Committee.

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

HOUSE BILL NO. 740
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO REFUGEES; AMENDING CHAPTER 23, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-2359, IDAHO CODE, TO PROVIDE
FOR NOTIFICATION TO CERTAIN OFFICIALS OF REFUGEE RESETTLEMENT IN IDAHO, TO PROVIDE THAT THE NOTIFICATION SHALL INCLUDE CERTAIN INFORMATION, TO PROVIDE A PENALTY, AND TO DEFINE TERMS, AND DECLARING AN EMERGENCY.

H 740 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1264 and S 1276, as amended, by Resources and Environment Committee, were introduced, read the first time by title, and referred to the Resources and Conservation Committee.

S 1309, S 1358, S 1341, and S 1342, by State Affairs Committee, were introduced, read the first time by title, and referred to the State Affairs Committee.

S 1327, by Health and Welfare Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.

S 1339, by Judiciary and Rules Committee, was introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

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

10TH ORDER

Second Reading of Bills and Joint Resolutions

H 721 and H 722, by Appropriations Committee, were read the second time by title and filed for third reading.

H 723, by Education Committee, was read the second time by title and filed for third reading.

H 677, H 678, H 689, and H 690, by Revenue and Taxation Committee, were read the second time by title and filed for third reading.

H 692, H 693, and H 695, by State Affairs Committee, were read the second time by title and filed for third reading.

H 572, by Transportation and Defense Committee, was read the second time by title and filed for third reading.

H 683, by Education Committee, was read the second time by title and filed for third reading.

H 697 and H 700, by Ways and Means Committee, were read the second time by title and filed for third reading.

S 1231 and S 1268, by Transportation Committee, were read the second time by title and filed for third reading.

HCR 37, by Ways and Means Committee, was read the second time by title and filed for third reading.

S 1256, S 1257, and S 1258, by Health and Welfare Committee, were read the second time by title and filed for third reading.

H 724, H 725, and H 726, by Appropriations Committee, were read the second time by title and filed for third reading.

HCR 42, HCR 43, HCR 44, H 738, and H 739, by Ways and Means Committee, were read the second time by title and filed for third reading.

H 716, H 718, HCR 38, and HCR 39, by Education Committee, were read the second time by title and filed for third reading.

H 673, H 713, H 714, and H 715, by Revenue and Taxation Committee, were read the second time by title and filed for third reading.

11TH ORDER

Third Reading of Bills and Joint Resolutions

H 648 - TAXATION

H 648 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. Moyle to open debate.

The question being, "Shall H 648 pass?"

Roll call resulted as follows:

AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Hanks, Harris, Holzclaw, Hornan, Kauffman, Kerby, Manwaring, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Troy(Seegmiller), Vander Woude, Wisniewski, Young, Mr. Speaker. Total - 43.


Absent–Chaney, Furniss, Kingsley. Total - 3.

Total - 70.

Whereupon the Speaker declared that H 648 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 701 - IDAHO WORKFORCE HOUSING FUND

H 701 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. Blanksma to open debate.

The question being, "Shall H 701 pass?"

Roll call resulted as follows:

AYES–Amador, Berch, Blanksma, Bundy, Burns, Chaney, Chew, Erickson, Furniss, Gannon, Gestrin, Gibbs, Green, Hartgen, Holzclaw, Hornan, Kauffman, Kerby, Lickley, Manwaring, Mathias, McCann(Liedke), McCrostie, Nash, Necochea, Palmer, Rubel, Ruchi, Shepherd, Syme, Toone, Troy(Seegmiller), Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 37.

NAYS–Adams, Addis, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ferch, Galloway, Giddings, Hanks, Harris, Marshall, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Skaug, Vander Woude, Wisniewski, Young. Total - 31.


Paired Votes:

AYE - Chaney 
AYE - Furniss

NAY - Moyle 
NAY - Crane

(Pairs enumerated in roll call above.)

Total - 70.
Whereupon the Speaker declared that H 701 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that H 684 be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

**H 684 - EDUCATION**

H 684 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. McCrostie and Ms. Ehardt to open debate.

The question being, "Shall H 684 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gunn, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann(Liedke), McCroskie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.

NAYS–Berch. Total - 1.

Absent–Boyle, Chaney, Furniss, Kingsley, McCrostie. Total - 5.

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 722 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. Youngblood to open debate.

The question being, "Shall H 722 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Boyle, Chaney, Furniss, Kingsley, McCrostie. Total - 5.

Total - 70.

Whereupon the Speaker declared that H 722 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 723 - APPROPRIATIONS - DEPARTMENT OF INSURANCE**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 723 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 723 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gunn, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.

NAYS–Berch. Total - 1.
Absent–Boyle, Chaney, Furniss, Kingsley, McCrostie. Total - 5.
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 723 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. Addis to open debate.

The question being, "Shall H 723 pass?"

Roll call resulted as follows:  
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chew, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Fench, Galloway, Gannon, Gestrin, Gibbs, Giddings, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 61.
NAYS–None.

Total - 70.

Whereupon the Speaker declared that H 723 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 677 - CORPORATE ACTIVITIES TAX**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 677 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 677 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:  
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Bundy, Burns, Cannon, Chew, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Fench, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.
NAYS–Bench. Total - 1.

Absent–Boyle, Chaney, Furniss, Kingsley, McCrostie. Total - 5.
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 677 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. Manwaring to open debate.

**H 678 - SALES TAX**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 678 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 678 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:  
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Bundy, Burns, Cannon, Chew, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Fench, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.
NAYS–None. 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 678 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. Manwaring to open debate.
The question being, "Shall H 678 pass?"

Roll call resulted as follows:

**AYES—Adams, Addis, Amador, Berch, Blanksma, Bundy, Burns, Cannon, Chew, Dixon, Erickson, Gannon, Gibbs, Green, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring, Mathias, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Ruchi, Scott, Shepherd, Skaug, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 56.**

**NAYS–Bench. Total - 1.**


Total - 70.

Whereupon the Speaker declared that H 689 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 689 - STATE TAX COMMISSION**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 689 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 689 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

**AYES—Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchi, Scott, Shepherd, Skaug, Syme, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.**

**NAYS–Bench. Total - 1.**


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 690 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. Monks to open debate.

The question being, "Shall H 690 pass?"

Roll call resulted as follows:

**AYES–Adams, Amador, Andrus, Armstrong, Barbieri, Bundy, Burns, Cannon, Chew, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann(Liedke), Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Ruchi, Scott, Shepherd, Skaug, Toone, Troy(Seegmiller), Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 48.**

**NAYS–Barbieri, Christensen, Ferch, Geistrin, Giddings, Hanks, Kingsley, Mendive, Moon, Nate, Nichols, Scott, Wisniewski. Total - 13.**
H 741 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 Fifteenth Order of Business.

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Monday, March 7, 2022. Seconded by Mr. Monks. Motion carried.

Whereupon the Speaker declared the House adjourned at 1 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

FIFTY-SEVENTH LEGISLATIVE DAY
MONDAY, MARCH 7, 2022

House of Representatives
The House convened at 10 a.m., the Speaker in the Chair.
Roll call showed all 70 members present.
Prayer was offered by Chaplain Tom Dougherty.
The Pledge of Allegiance was led by Elijah Zeller, Page.

3RD ORDER
Approval of Journal

March 7, 2022
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Fifty-fourth Legislative Day and recommend that same be adopted as corrected.

CHANLEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

March 4, 2022
Mr. Speaker:
I return herewith enrolled HCR 33 and HJM 5 which have been signed by the President.

NOVAK, Secretary

Enrolled HCR 33 and HJM 5 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

March 4, 2022
Mr. Speaker:
I transmit herewith S 1347, S 1348, S 1349, S 1345, S 1359, and S 1330, as amended, which have passed the Senate.

NOVAK, Secretary

S 1347, S 1348, S 1349, S 1345, S 1359, and S 1330, as amended, were filed for first reading.

March 4, 2022
Mr. Speaker:
I return herewith H 563 which has passed the Senate.

NOVAK, Secretary

H 563 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

Ms. Nichols asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Barbieri, Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 10.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Nate asked, pursuant to Rule 17, that H 488 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
AYES–Adams, Amador, Armstrong, Barbieri, Blanksma, Bundy, Burns, Cannon, Chaney, Chew, Clow, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway, Gannon, Geistrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Hornman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCreastie, Mendive, Mitchell, Monks, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Toone,
NAYS—Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nave, Nichols, Scott. Total - 10.
Absent—Addis, Andrus, Berch, Crane, Skaug, Syne, Troy. Total - 7.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS—Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nave, Nichols, Scott. Total - 10.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 45, H 740, and H 741.

CHANLEY, Chairman

HCR 45 and H 740 were filed for second reading.

H 741 was referred to the Revenue and Taxation Committee.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 446, H 461, H 455, H 506, H 480, H 451, H 452, H 453, H 634, H 536, H 538, H 542, and H 507 to the Governor at 10:55 a.m., as of this date, March 4, 2022.

CHANLEY, Chairman

Mr. Speaker:
We, your COMMITTEE ON RESOURCES AND CONSERVATION, return misdirected S 1264 to the Desk.

GIBBBS, Chairman

S 1264 was referred to Environment, Energy and Technology Committee.

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 732 and H 731 and recommend that they do pass.

CLOW, Chairman

H 732 and H 731 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 675, H 705, and HR 19 and recommend that they do pass.

CRANE, Chairman

H 675, H 705, and HR 19 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration H 734 and recommend that it do pass.

CLOW, Chairman

H 734 was filed for second reading.

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. 742
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DIVISION OF FINANCIAL MANAGEMENT; APPROPRIATING MONEYS TO THE DIVISION OF FINANCIAL MANAGEMENT FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REAPPROPRIATION AUTHORITY; AMENDING SECTION 2, CHAPTER 16, LAWS OF 2021, TO PROVIDE SUBGRANTING AUTHORITY FOR EMERGENCY RENTAL ASSISTANCE TO THE IDAHO HOUSING AND FINANCE ASSOCIATION; PROVIDING REQUIREMENTS FOR EMERGENCY RENTAL ASSISTANCE; PROVIDING FOR AN ADDITIONAL FULL-TIME EQUIVALENT POSITION FOR FISCAL YEAR 2022; REDUCING THE APPROPRIATION TO THE DIVISION OF FINANCIAL MANAGEMENT FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE DIVISION OF FINANCIAL MANAGEMENT FOR FISCAL YEAR 2022; PROVIDING REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 743
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE STEM ACTION CENTER FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE STEM ACTION CENTER FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 744
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO ALCOHOLIC BEVERAGES; AMENDING CHAPTER 5, TITLE 23, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 23-509B,
IDAHO CODE, TO DEFINE TERMS, TO PROVIDE FOR THE DONATION OF LIQUOR FOR BENEVOLENT, CHARITABLE, OR PUBLIC PURPOSES, TO REQUIRE A PERMIT IN CERTAIN Instances, AND TO PROVIDE CERTAIN REQUIREMENTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 742, H 743, and H 744 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1347, S 1348, S 1349, and S 1359, by Finance Committee, were introduced, read the first time by title, and filed for second reading.

S 1345, by State Affairs Committee, was introduced, read the first time by title, and referred to the Agricultural Affairs Committee.

S 1330, as amended, by Health and Welfare Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.

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

10th Order
Second Reading of Bills and Joint Resolutions
H 666 and HCR 40, by State Affairs Committee, were read the second time by title and filed for third reading.

H 698, by Ways and Means Committee, was read the second time by title and filed for third reading.

S 1236 and S 1237, by Commerce and Human Resources Committee, were read the second time by title and filed for third reading.

H 579, by Business Committee, was read the second time by title and filed for third reading.

S 1295, by Commerce and Human Resources Committee, was read the second time by title and filed for third reading.

H 699 and H 730, by Ways and Means Committee, were read the second time by title and filed for third reading.

S 1333, by Judiciary and Rules Committee, was read the second time by title and filed for third reading.

11th Order
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 739 be returned to the Ways and Means Committee. There being no objection, it was so ordered.

H 623 - TRESPASS

H 623 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. Chaney to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 623:

Mr. Christensen

The question being, "Shall H 623 pass?"

Roll call resulted as follows:
NAY–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Furniss, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Kingsley, Manwaring, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 44.
Total - 70.

Whereupon the Speaker declared that H 623 failed to pass the House and ordered the bill filed in the office of the Chief Clerk.

H 721 - APPROPRIATIONS - PUBLIC DEFENSE COMMISSION

H 721 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. Youngblood to open debate.

The question being, "Shall H 721 pass?"

Roll call resulted as follows:
NAY–Armstrong. Total - 1.
Absent–Troy. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 721 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 693 - ELECTIONS

H 693 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. Giddings to open debate.

The question being, "Shall H 693 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Boyle, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude,
Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker.
Total - 37.
Paired Votes:
AYE - DeMordaunt  NAY - Toone
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 693 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. McCrostie asked unanimous consent that the provisions of Rule 79(d) be suspended and that he be allowed to change his vote on H 693 from Aye to Nay. There being no objection, it was so ordered. The amended roll call is shown above.

H 695 - RECALL ELECTIONS

H 695 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. Young to open debate.

The question being, "Shall H 695 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 695 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 572 - CIVIL AIR PATROL

H 572 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. Kaufman to open debate.

The question being, "Shall H 572 pass?"

Roll call resulted as follows:
NAYS–Adams, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Christensen, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Giddings, Hans, Harris, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Skaug, Vander Woude, Wisniewski, Yamamoto, Young. Total - 31.
Total - 70.

Whereupon the Speaker declared that H 572 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 683 - MOTOR VEHICLES

H 683 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. Mendive to open debate.

The question being, "Shall H 683 pass?"

Roll call resulted as follows:
Absent–Chaney, Ruchti. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 683 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 697 - MOTOR VEHICLES

H 697 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. Adams to open debate.

The question being, "Shall H 697 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Kingsley. Total - 1.
Total - 70.
Whereupon the Speaker declared that H 697 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 700 - TRANSPORTATION**

H 700 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. Shepherd to open debate.

The question being, "Shall H 700 pass?"

Roll call resulted as follows:


Absent–Adams. Total - 1.

Total - 70.

Whereupon the Speaker declared that H 700 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 724 - APPROPRIATIONS - PERSI**

H 724 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. Syme to open debate.

The question being, "Shall H 724 pass?"

Roll call resulted as follows:


NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings, Hanks, Harris, Kingsley, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 32.

Total - 70.

Whereupon the Speaker declared that H 724 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 725 - APPROPRIATIONS - PUBLIC CHARTER SCHOOL COMMISSION**

H 725 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. Hornman to open debate.

The question being, "Shall H 725 pass?"

Roll call resulted as follows:


Absent–Rubel. Total - 1.

Total - 70.

Whereupon the Speaker declared that H 725 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 726 - APPROPRIATIONS - DIVISION OF HUMAN RESOURCES**

H 726 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. Syme to open debate.

The question being, "Shall H 726 pass?"

Roll call resulted as follows:


NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings, Hanks, Harris, Kingsley, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 32.

Total - 70.

Whereupon the Speaker declared that H 726 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 738 - COMMUNITY COLLEGES**

H 738 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. Chaney to open debate.

Mr. Chaney asked unanimous consent that, pursuant to Rule 39, discussion of H 645 be allowed in debate of H 738. There being no objection it was so ordered.

The question being, "Shall H 738 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Barbieri, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway,


Total - 70.

Whereupon the Speaker declared that H 738 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 716 - EDUCATION**

H 716 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. Clow to open debate.

Mr. Clow asked unanimous consent that, pursuant to Rule 39, discussion of HCR 39 be allowed in debate of H 716. There being no objection it was so ordered.

The question being, "Shall H 716 pass?"

Roll call resulted as follows:


Absent–Mathias. Total - 1.

Total - 70.

Whereupon the Speaker declared that H 716 passed the House. Title was approved and the bill ordered transmitted to the Senate.

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.

Roll call showed 68 members present.

Absent and excused - Boyle and Youngblood. Total - 2.

Total - 70.

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

**H 718 - HIGHER EDUCATION**

H 718 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. Moyle to open debate.

The question being, "Shall H 718 pass?"

Roll call resulted as follows:


Absent–Giddings. Total - 1.

Paired Votes:

AYE - Boyle NAY - Chew
AYE - Youngblood NAY - Burns

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that H 718 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 673 - PROPERTY**

H 673 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. Harris to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 673:

Mrs. Green

The question being, "Shall H 673 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Boyle, Giddings, Youngblood. Total - 3.

Total - 70.

Whereupon the Speaker declared that H 673 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 713 - INCOME TAXES**

H 713 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. Addis to open debate.

The question being, "Shall H 713 pass?"

Roll call resulted as follows:

NAYS–Mathias. Total - 1.
Absent–Boyle, Giddings, Youngblood. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 713 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 714 - INCOME TAXES

H 714 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. Kauffman to open debate.

The question being, "Shall H 714 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Boyle, Chaney, Youngblood. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 714 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 715 - INCOME TAXES

H 715 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. Cannon to open debate.

The question being, "Shall H 715 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Boyle, Youngblood. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 715 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HCR 42 - IDAHO TRANSPORTATION DEPARTMENT - FEE RULE APPROVAL

HCR 42 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Palmer to open debate.

The question being, "Shall HCR 42 be adopted?"

Roll call resulted as follows:

NAYS–Barbieri, Boyle, Moore, Shepherd. Total - 3.
Absent–Boyle, Crane, DeMordaunt, Youngblood. Total - 4.
Total - 70.

Whereupon the Speaker declared HCR 42 adopted and ordered the resolution transmitted to the Senate.

HCR 43 - HOUSE AND SENATE JUDICIARY COMMITTEES - RULE APPROVAL AND REJECTIONS

HCR 43 was read the third time at length and placed before the House for final consideration.

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

The question being, "Shall HCR 43 be adopted?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chaney, Christensen, Clow, Dixon, Ehhardt, Erickson, Furch, Furniss, Galloway, Gannan, Geertin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti,
Scott, Shepherd, Skaug, Syme, Toone, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 64. 
Absent–Boyle, Crane, DeMordaunt, Youngblood. Total - 4. Total - 70.

Whereupon the Speaker declared **HCR 43** adopted and ordered the resolution transmitted to the Senate.

**HCR 38 - HIGHER EDUCATION**

**HCR 38** was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Moyle to open debate.

The question being, "Shall **HCR 38** be adopted?"

Roll call resulted as follows:


**NAYS–Adams, Armstrong, Barbieri, Galloway, Harris, Mathias, Monks. Total - 7.**

Absent–Boyle, Crane, DeMordaunt, Youngblood. Total - 4. Total - 70.

Whereupon the Speaker declared **HCR 38** adopted and ordered the resolution transmitted to the Senate.

**HCR 39 - RULE REJECTION**

**HCR 39** was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Clow to open debate.

The question being, "Shall **HCR 39** be adopted?"

Roll call resulted as follows:

**AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Erickson, Ferr, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 60.**

**NAYS–Berch, Burns, Chew, Mathias, Nash, Necochea, Rubel, Toone. Total - 8.**


Whereupon the Speaker declared **HCR 39** adopted and ordered the resolution transmitted to the Senate.

**HCR 37 - FEE RULES - HOUSE AND SENATE AGRICULTURAL AFFAIRS COMMITTEES**

**HCR 37** was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Kauffman to open debate.

The question being, "Shall **HCR 37** be adopted?"

Roll call resulted as follows:


**NAYS–Crane. Total - 1.**


Whereupon the Speaker declared **HCR 37** adopted and ordered the resolution transmitted to the Senate.

Mr. Moyle asked unanimous consent that **H 629** be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

**H 629 - IDAHO ADMINISTRATIVE PROCEDURE ACT**

**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 Ms. Troy and Mr. Marshall to open debate.

The question being, "Shall **H 629** pass?"

Roll call resulted as follows:


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

Mr. Moyle asked unanimous consent that **H 688** be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.
**H 688 - STATE-DIRECTED OPIOID SETTLEMENT FUND**

**H 688** 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. Troy to open debate.

The question being, "Shall **H 688** pass?"

Roll call resulted as follows:


NAYS--None.

Absent--Boyle, DeMordaunt, Gibbs, McCann, Youngblood. Total - 5.

Whereupon the Speaker declared that **H 688** passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that **H 692** be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

**H 692 - ELECTIONS**

**H 692** 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. Moon to open debate.

Mrs. Moon asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of **H 692**. There being no objection it was so ordered.

Mr. Moyle asked unanimous consent that **H 692** be returned to the State Affairs Committee. There being no objection it was so ordered.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

**7TH ORDER**

**Motions, Memorials, and Resolutions**

**H 699 - EVIDENCE**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of **H 699** 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 699** be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS--None.

Absent--Boyle, Clow, Youngblood. Total - 3.

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 699** 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. Syme to open debate.

The question being, "Shall **H 699** pass?"

Roll call resulted as follows:


Absent--Boyle, Green, Youngblood. Total - 3.

Total - 70.

Whereupon the Speaker declared that **H 699** passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Christensen asked unanimous consent that the provisions of Rule 79(d) be suspended and that he be allowed to change his vote on **H 699** from Nay to Aye. There being no objection it was so ordered. The amended roll call is shown above.

**H 730 - CONSUMER PROTECTION ACT**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of **H 730** 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 730** be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS--None.

Absent--Boyle, Clow, Youngblood. Total - 3.

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 730** was read the third time at length, section by section, and placed before the House for final consideration.

NAYS–None.
Absent–Boyle, Clow, Youngblood. Total - 3.

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 730 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. Ruchti and Mr. Palmer to open debate.

Mr. Ruchti asked unanimous consent that, pursuant to Rule 39, discussion of H 617 be allowed in debate of H 730. There being no objection it was so ordered.

At this time, Mr. Moyle took the Chair.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 730:
Ms. Nichols  Mr. Ferch  Ms. McCann

The question being, "Shall H 730 pass?"

Roll call resulted as follows:

NAYS–Adams, Addis, Andrus, Armstrong, Barbieri, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gezgin, Giddings, Hanks, Harris, Holtzclaw, Horman, Kingsley, Marshall, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Shepherd, Skaug, Troy, Vander Woude, Wisniewski, Young. Total - 38.

Absent–Amador, Syne, Youngblood, Mr. Speaker. Total - 4.

Paired Votes:
AYE - Boyle  NAY - Christensen
AYE - Gannon  NAY - Giddings
AYE - McCrostie  NAY - Scott
AYE - Blanksma  NAY - DeMordaunt

(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker Pro Temp declared that H 730 failed to pass the House and ordered the bill filed in the office of the Chief Clerk.

H 698 - WORKER'S COMPENSATION

Mr. Monks moved that all rules of the House interfering with the immediate consideration of H 698 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 698 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.
Absent–Boyle, Clow, Youngblood. Total - 3.

Total - 70.

Whereupon the Speaker Pro Temp declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and H 698 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Temp recognized Mr. Skag to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 698:
Mr. Skag

The question being, "Shall H 698 pass?"

Roll call resulted as follows:

Absent–Amador, Boyle, Galloway, Giddings, Syme, Youngblood, Mr. Speaker. Total - 7.
Total - 70.

Whereupon the Speaker Pro Temp declared that H 698 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HCR 40 - DISASTER DECLARATIONS

Mr. Monks moved that all rules of the House interfering with the immediate consideration of HCR 40 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 HCR 40 be read the third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.
The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
NAYS–None.
Absent–Boy, Clow, Youngblood. Total - 3.
Total - 70.

Whereupon the Speaker Pro Tem declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and HCR 40 was read the third time at length, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mrs. Scott and Mr. Christensen to open debate.

The question being, "Shall HCR 40 be adopted?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksm, Boyle, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Ge, Giddings, Hanks, Harris, Holtzclaw, Horm, Kingsley, Marshall, Mendive, Mitchell, Mon, Moon, Moyle, Nate, Nichols, Okun, Palmer, Scott, Shepherd, Skau, Troy, Vander Woude, Wisniewski, Yama, Young. Total - 42.
Absent–Ber, Youngblood, Mr. Speaker. Total - 3.
Paired Votes:
AYE - Boyle NAY - Chew
AYE - Amador NAY - Syme
AYE - Giddings NAY - Toone
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker Pro Tem declared HCR 40 adopted and ordered the resolution transmitted to the Senate.

**H 666 - MINORS**

Mr. Monks moved that all rules of the House interfering with the immediate consideration of H 666 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 666 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Boy, Clow, Youngblood. Total - 3.
Total - 70.

Whereupon the Speaker Pro Tem declared that more than two-thirds of the membership having voted in the affirmative, the motion carried, the rules were suspended, and H 666 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mrs. DeMordaunt to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 666:
Ms. Hartgen

The question being, "Shall H 666 pass?"

Roll call resulted as follows:
Absent–Amador, Bundy, Erickson, Giddings, Mr. Speaker. Total - 5.
Paired Votes:
AYE - Boyle NAY - Chew
AYE - Youngblood NAY - Mathias
AYE - Armstrong NAY - Syme
AYE - Shepherd NAY - Nash
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker Pro Tem declared that H 666 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

Announcements were made to the body.
16TH ORDER
Adjournment

Mr. Monks moved that the House adjourn until 10 a.m., Tuesday, March 8, 2022. Seconded by Mrs. Blanksma. Motion carried.

Whereupon the Speaker Pro Tem declared the House adjourned at 5:44 p.m.           SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:
I transmit herewith S 1239, as amended, S 1285, as amended, S 1354, S 1355, S 1361, S 1298, as amended, S 1297, S 1337, as amended, S 1351, and S 1352 which have passed the Senate.

NOVAK, Secretary

S 1239, as amended, S 1285, as amended, S 1354, S 1355, S 1361, S 1298, as amended, S 1297, S 1337, as amended, S 1351, and S 1352 were filed for first reading.

March 7, 2022

Mr. Speaker:
I return herewith H 469, H 533, H 537, H 559, and H 517 which have passed the Senate.

NOVAK, Secretary

H 469, H 533, H 537, H 559, and H 517 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER

Report of Standing Committees

Ms. Nichols asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nade, Nichols, Scott. Total - 9.

Absent–Chaney, Crane, DeMordaunt, Harris, Syme, Yamamoto. Total - 6.
Total - 60.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nade, Nichols, Scott. Total - 9.

Absent–Chaney, Crane, DeMordaunt, Harris, Syme, Yamamoto. Total - 6.
Total - 60.
Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 742, H 743, and H 744.

CHANNEY, Chairman

H 742, H 743, and H 744 were filed for second reading.

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

CHANNEY, Chairman

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

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled HCR 33 and HJM 5 to the Secretary of State at 10:18 a.m., as of this date, March 7, 2022.

CHANNEY, Chairman

H 706 held at the Desk March 2, 2022, was referred to the State Affairs Committee.

Mr. Speaker:
We, your COMMITTEE ON COMMERCE AND HUMAN RESOURCES, report that we have had under consideration H 728 and recommend that it do pass.

HOLTZCLAW, Chairman

H 728 was filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration S 1266, S 1270, and S 1283 and recommend that they do pass.

WOOD, Chairman

S 1266, S 1270, and S 1283 were filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 46
BY WAYS AND MEANS COMMITTEE

A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND APPROVING AND EXTENDING FEE, NON-FEE, AND PROCLAMATION RULES REVIEWED BY THE HOUSE JUDICIARY, RULES, AND ADMINISTRATION COMMITTEE AND THE SENATE JUDICIARY AND RULES COMMITTEE.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature is vested with authority to reject executive agency rules that are not consistent with legislative intent pursuant to Section 67-5291, Idaho Code, and to approve executive agency rules under the provisions of Section 29, Article III of the Idaho Constitution; and

WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and

WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Legislature, the House of Representatives and the Senate concurring therein, that fee, non-fee, and proclamation rules adopted by the Department of Juvenile Corrections, Board of Correction, Idaho State Police, Idaho State Police - Public Safety, Idaho State Police - POST, Commission of Pardons and Parole, Sexual Offender Management Board, and Idaho State Public Defense Commission pursuant to the Administrative Procedure Act and submitted through the Office of Rules Coordinator to the Legislature for review during the 2022 legislative session and reviewed by the House Judiciary, Rules, and Administration Committee and the Senate Judiciary and Rules Committee, be, and the same are approved.

BE IT FURTHER RESOLVED that, if any non-fee rule was assigned to but was not reviewed by the House Judiciary, Rules, and Administration Committee and the Senate Judiciary and Rules Committee, such rule shall take effect upon conclusion of the legislative session, or as provided in rule, pursuant to Section 67-5224, Idaho Code.

BE IT FURTHER RESOLVED that, except as provided in this concurrent resolution, every rule of Department of Juvenile Corrections, Board of Correction, Idaho State Police, Idaho State Police - Public Safety, Idaho State Police - POST, Commission of Pardons and Parole, Sexual Offender Management Board, and Idaho State Public Defense Commission, as that term is defined in Section 67-5201, Idaho Code, shall become effective; and effect until July 1, 2023, at which time they shall expire and be of no further force and effect as provided in Section 67-5292, Idaho Code.

BE IT FURTHER RESOLVED that a rule or partial rule approved by this concurrent resolution shall remain in effect until it expires by its own terms, but in no event shall a rule remain in effect beyond July 1, 2023, or the conclusion of the First Regular Session of the Sixty-seventh Idaho Legislature, whichever is applicable, unless it is further extended by adoption of a concurrent resolution by both houses of the Legislature. Rules or sections of rules that are excepted from approval hereunder shall expire upon adjournment of the Second Regular Session of the Sixty-sixth Idaho Legislature, unless approved by adoption of a separate concurrent resolution by both houses of the Legislature.

HOUSE CONCURRENT RESOLUTION NO. 47
BY HEALTH AND WELFARE COMMITTEE

A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND APPROVING FEE RULES REVIEWED BY THE HOUSE HEALTH AND WELFARE COMMITTEE AND THE SENATE HEALTH AND WELFARE COMMITTEE.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and
WHEREAS, the Legislature is vested with authority under the provisions of Section 67-5291, Idaho Code, to reject executive agency rules that are not consistent with legislative intent; and
WHEREAS, the House Health and Welfare Committee and the Senate Health and Welfare Committee reviewed rules that impose a fee or charge adopted by the Department of Health and Welfare as set forth in Docket No. 16-0000-2100F; and
WHEREAS, the House Health and Welfare Committee and the Senate Health and Welfare Committee reviewed rules that impose a fee or charge adopted by the Division of Occupational and Professional Licenses that relate to health care as set forth in Docket No. 24-0000-2100F and found these rules to be consistent with legislative intent and should therefore be approved by the committees to which this docket was assigned; and
WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that fee rules adopted by the Department of Health and Welfare, as set forth in Docket No. 16-0000-2100F, pursuant to the Administrative Procedure Act and submitted through the Office of Rules Coordinator to the Legislature for review during the 2022 legislative session and reviewed by the House Health and Welfare Committee and the Senate Health and Welfare Committee, be, and the same are approved.

HCR 46 and HCR 47 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 745
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO ELECTIONS; AMENDING SECTION 34-409, IDAHO CODE, AS AMENDED IN SECTION 3 OF HOUSE BILL NO. 692, IF ENACTED BY THE SECOND REGULAR SESSION OF THE SIXTY-SIXTH IDAHO LEGISLATURE, TO REVISE A PROVISION REGARDING ELECTRONIC VOTER REGISTRATION; AMENDING SECTION 34-410, IDAHO CODE, AS AMENDED IN SECTION 4 OF HOUSE BILL NO. 692, IF ENACTED BY THE SECOND REGULAR SESSION OF THE SIXTY-SIXTH IDAHO LEGISLATURE, TO REVISE A PROVISION REGARDING VOTER REGISTRATION BY MAIL; AMENDING SECTION 49-2444, IDAHO CODE, AS AMENDED IN SECTION 13 OF HOUSE BILL NO. 692, IF ENACTED BY THE SECOND REGULAR SESSION OF THE SIXTY-SIXTH IDAHO LEGISLATURE, TO REVISE A PROVISION REGARDING AN IDENTIFICATION CARD ISSUED BY THE DEPARTMENT OF TRANSPORTATION; AMENDING SECTION 15 OF HOUSE BILL NO. 692, IF ENACTED BY THE SECOND REGULAR SESSION OF THE SIXTY-SIXTH IDAHO LEGISLATURE, TO REVISE THE EFFECTIVE DATE; REPEALING SECTION 34-1114, IDAHO CODE, RELATING TO VOTER AFFIDAVITS; APPROPRIATING AND TRANSFERRING FUNDS FROM THE GENERAL FUND TO THE ELECTION INTEGRITY FUND; AND DECLARING AN EMERGENCY AND PROVIDING EFFECTIVE DATES.

HOUSE BILL NO. 746
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO CAMPAIGN FINANCE; AMENDING SECTION 67-6610D, IDAHO CODE, TO REVISE A PROVISION REGARDING FOREIGN CONTRIBUTIONS, FOREIGN INDEPENDENT EXPENDITURES, AND FOREIGN ELECTIONEERING COMMUNICATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 747
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO STATE ELECTIVE OFFICERS; AMENDING SECTION 59-501, IDAHO CODE, TO REVISE PROVISIONS REGARDING SALARIES OF STATE ELECTIVE OFFICERS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 748
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO REAL PROPERTY; AMENDING CHAPTER 2, TITLE 55, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 55-616, IDAHO CODE, TO PROVIDE THAT CERTAIN APPURtenant WATER RIGHTS AND WATER ENTITLEMENTS AND OBLIGATIONS SHALL PASS WITH THE TRANSFER OF REAL PROPERTY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 749
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO THE LEMHI BASIN; AMENDING CHAPTER 2, TITLE 42, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 42-251, IDAHO CODE, TO PROVIDE FOR LEGISLATIVE FINDINGS, TO PROVIDE FOR STREAM FLOW MAINTENANCE APPLICATIONS, TO PROVIDE FOR QUANTITY OF RIGHT, TO PROVIDE FOR PROOF OF BENEFICIAL USE, TO PROVIDE FOR COMPREHENSIVE SETTLEMENT, AND TO PROVIDE FOR NOTICE; AMENDING CHAPTER 15, TITLE 42, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 42-1506A, IDAHO CODE, TO PROVIDE FOR A CERTAIN MINIMUM STREAM FLOW WATER RIGHT; AMENDING CHAPTER 15, TITLE 42, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 42-1506B, IDAHO CODE, TO PROVIDE FOR CERTAIN MINIMUM STREAM FLOW APPROPRIATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 745, H 746, H 747, H 748, and H 749 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1239, as amended, S 1337, as amended, S 1351, and S 1352, by State Affairs Committee, were introduced, read the first time by title, and referred to the State Affairs Committee.

S 1285, as amended, by Health and Welfare Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.
S 1354 and S 1355, by State Affairs Committee, were introduced, read the first time by title, and referred to the Business Committee.

S 1298, as amended, and S 1297, by Commerce and Human Resources Committee, were introduced, read the first time by title, and referred to the Business Committee.

S 1361, by Finance Committee, was introduced, read the first time by title, and filed for second reading.

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

5TH ORDER
Report of Standing Committees
March 8, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 46, HCR 47, H 745, H 746, H 747, H 748, and H 749.

CHANEVY, Chairman

HCR 46, HCR 47, and H 747 were filed for second reading.

H 745 and H 746 were referred to the State Affairs Committee.

H 748 and H 749 were referred to the Resources and Conservation Committee.

March 8, 2022

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 735 and recommend that it do pass.

HARRIS, Chairman

H 735 was filed for second reading.

March 8, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 707 and HCR 41 and recommend that they do pass.

CRANE, Chairman

H 707 and HCR 41 were filed for second reading.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

HCR 45, by Education Committee, was read the second time by title and filed for third reading.

H 740, by State Affairs Committee, was read the second time by title and filed for third reading.

H 732 and H 731, by Education Committee, were read the second time by title and filed for third reading.

H 675, H 705, and HR 19, by State Affairs Committee, were read the second time by title and filed for third reading.

H 734, by Education Committee, was read the second time by title and filed for third reading.

S 1347, S 1348, S 1349, and S 1359, by Finance Committee, were read the second time by title and filed for third reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

Mr. Moyle asked unanimous consent that H 740 be returned to the State Affairs Committee. There being no objection, it was so ordered.

HCR 45 - STATE BOARD OF EDUCATION - RULE REJECTION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HCR 45 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 HCR 45 be read the third time at length, and placed before the House for final consideration. Seconded by Ms. Ruel.

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

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksmu, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clo, Crane, Dixon, EHartd, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hargen, Holtzclaw, Horm, Kauffman, Kerby, Kingsley, Lickley, Manwarin, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okumiewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skag, Toone, Troy, Vander Woude, Weber, Wisniewski, Youngblood, Mr. Speaker. Total - 64.

NAYS–None.


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 HCR 45 was read the third time at length, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Kerby to open debate.

The question being, "Shall HCR 45 be adopted?"

Roll call resulted as follows:


NAYS–Berch. Total - 1.


Total - 70.

Whereupon the Speaker declared HCR 45 adopted and ordered the resolution transmitted to the Senate.
H 731 - EDUCATION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 731 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 731 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
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 731 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. Boyle to open debate.

The question being, "Shall H 731 pass?"

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

Whereupon the Speaker declared that H 731 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 675 - GENITAL MUTILATION OF A CHILD

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 675 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 675 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
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 675 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. Skaug to open debate.

The question being, "Shall H 675 pass?"

Roll call resulted as follows:
Paired Votes:
AYE - Chaney NAY - Wood
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 675 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 705 - MARTIAL LAW

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 705 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 705 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.
The question being, "Shall the rules be suspended?"

Roll call resulted as follows:

NAYS–None.
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 705 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. Monks to open debate.

The question being, "Shall H 705 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Berch, Chaney, Syme, Yamamoto. Total - 4.
Total - 70.

Whereupon the Speaker declared that H 705 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 734 - SCHOOLS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 734 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 734 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.
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 734 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. DeMordaunt to open debate.

The question being, "Shall H 734 pass?"

Roll call resulted as follows:

Absent–Berch, Chaney, Green, Shephard, Syme, Yamamoto. Total - 6.
Total - 70.

Whereupon the Speaker declared that H 734 passed the House. Title was approved and the bill ordered transmitted to the Senate.

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

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 710 - APPROPRIATIONS

H 710 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. Troy to open debate.

The question being, "Shall H 710 pass?"

Roll call resulted as follows:

NAYS–Adams, Addis, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Erdart, Ferch, Gestrin, Giddings, Hanks, Harris, Kingsley,
Mendive, Moon, Nash, Nate, Nichols, Okuniewicz, Scott, Skaug, Wisniewski, Young. Total - 29.
Absent–Chaney, Shepherd, Syme, Yamamoto. Total - 4.
Total - 70.

Whereupon the Speaker declared that H 710 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Addis asked unanimous consent that the provisions of Rule 79(d) be suspended and that he be allowed to change his vote on H 710 from Aye to Nay. There being no objection, it was so ordered. The amended roll call is shown above.

S 1227 - WATER

S 1227 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. Addis to open debate.

The question being, "Shall S 1227 pass?"

Roll call resulted as follows:
NAYS–Berce. Total - 1.
Absent–Chaney, Syne, Yamamoto. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1227 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1228 - FENCES

S 1228 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. Okuniewicz to open debate.

The question being, "Shall S 1228 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, Syne, Yamamoto. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1228 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1232 - ARCHITECTS AND LANDSCAPE ARCHITECTS

S 1232 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. DeMordaunt to open debate.

The question being, "Shall S 1232 pass?"

Roll call resulted as follows:
NAYS–Berce. Total - 1.
Absent–Chaney, Ehardt, Syne, Yamamoto. Total - 4.
Total - 70.

Whereupon the Speaker declared that S 1232 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1235 - ENGINEERS AND LAND SURVEYORS

S 1235 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. Green to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1235:
Mrs. Moon

The question being, "Shall S 1235 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, Syne, Yamamoto. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1235 passed the House. Title was approved and the bill ordered returned to the Senate.
S 1299 - ARCHITECTS

S 1299 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. Green to open debate.

The question being, "Shall S 1299 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, Syme, Yamamoto. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1244 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1234 - DENTISTS

S 1234 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. Lickley to open debate.

The question being, "Shall S 1234 pass?"

Roll call resulted as follows:
Absent–Chaney, DeMordaunt, Syme, Yamamoto. Total - 4.
Total - 70.

Whereupon the Speaker declared that S 1234 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1244 - OCCUPATIONAL LICENSING

S 1244 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. Lickley to open debate.

The question being, "Shall S 1244 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, Syme, Yamamoto. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1244 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1245 - PHARMACISTS

S 1245 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. Erickson to open debate.

The question being, "Shall S 1245 pass?"

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

Whereupon the Speaker declared that S 1245 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1246 - CONTROLLED SUBSTANCES

S 1246 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. Chew to open debate.

The question being, "Shall S 1246 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, Syme, Yamamoto. Total - 3.
Total - 70.
NAYS—None.
Absent–Chaney, Syme, Yamamoto. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1246 passed the House. Title was approved and the bill ordered returned to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

Mr. Moyle moved that the House recess until 2:30 p.m. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House at recess until 2:30 p.m.

RECESS
Afternoon Session

The House reconvened at 2:30 p.m., the Speaker in the Chair.

Roll call showed 65 members present.
Absent and excused - Chaney, Kingsley, Ruchti, Syme, and Yamamoto. Total - 5.
Total - 70.

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

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

7TH ORDER
Motions, Memorials, and Resolutions

H 744 - ALCOHOLIC BEVERAGES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 744 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 744 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Adams, Boyle, Bundy, Chaney, Crane, Giddings, Kingsley, Ruchti, Shepherd, Syme, Troy, Yamamoto. Total - 12.
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 744 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Barbieri to open debate.

The question being, "Shall H 744 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Adams, Bundy, Chaney, Crane, Giddings, Kingsley, Ruchti, Syme, Troy, Yamamoto. Total - 10.
Total - 70.

Whereupon the Speaker declared that H 744 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 747 - STATE ELECTIVE OFFICERS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 747 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 747 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Adams, Boyle, Bundy, Chaney, Crane, Giddings, Kingsley, Ruchti, Shepherd, Syme, Troy, Yamamoto. Total - 12.
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 747 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Harris to open debate.
The question being, "Shall H 747 pass?"

Roll call resulted as follows:


NAYS–Christensen, Ferch, Hans, Nate, Nichols, Scott. Total - 6.

Absent–Adams, Chaney, Crane, Giddings, Kingsley, Ruchti, Syme, Yamamoto. Total - 8.

Total - 70.

Whereupon the Speaker declared that H 747 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 735 - COUNTY INDIGENT SERVICES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 735 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 735 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.

Absent–Adams, Boyle, Bundy, Chaney, Crane, Giddings, Kingsley, Ruchti, Shepherd, Syme, Troy, Yamamoto. Total - 12.

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 735 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Weber to open debate.

Mr. Wood asked unanimous consent that, pursuant to Rule 39, discussion of S 1327 be allowed in debate of H 735. There being no objection it was so ordered.

The question being, "Shall H 735 pass?"

Roll call resulted as follows:


H 707 - VOTERS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 707 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 707 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.

Absent–Adams, Boyle, Bundy, Chaney, Crane, Giddings, Kingsley, Ruchti, Shepherd, Syme, Troy, Yamamoto. Total - 12.

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 707 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Andrus to open debate.

The question being, "Shall H 707 pass?"

Roll call resulted as follows:

WHEREUPON the Speaker declared HCR 47 adopted and ordered the resolution transmitted to the Senate.

HCR 41 - ENDOWMENT FUND INVESTMENT BOARD

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HCR 41 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, being a case of urgency; and that HCR 41 be read the second time by title and third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS--None.

Absent--Adams, Boyle, Bundy, Chaney, Crane, Giddings, Kingsley, Ruchti, Shepherd, Syme, Troy, Yamamoto. Total - 12. 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 HCR 41 was read the second time by title and third time at length, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Gannon to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding HCR 41:

Mr. Harris

The question being, "Shall HCR 41 be adopted?"

Roll call resulted as follows:


NAYS--None.


WHEREUPON the Speaker declared HCR 41 adopted and ordered the resolution transmitted to the Senate.
H 728 - PERSI

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 728 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 728 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS--None.
Absent--Adams, Boyle, Bundy, Chaney, Crane, Giddings, Kingsley, Ruchti, Shepherd, Syme, Troy, Yamamoto. Total - 12.
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 728 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Gannon to open debate.

The question being, "Shall H 728 pass?"

Roll call resulted as follows:
NAYS--None.
Absent--Cannon, Chaney, Erickson, Kerby, Kingsley, Ruchti, Syme, Yamamoto. Total - 8.
Total - 70.

Whereupon the Speaker declared that H 728 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

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Wednesday, March 9, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 3:09 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

FIFTY-NINTH LEGISLATIVE DAY
WEDNESDAY, MARCH 9, 2022

House of Representatives

The House convened at 10 a.m., the Speaker in the Chair.

Roll call showed 69 members present.
Absent and excused - Syme. Total - 1.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Samuel Wakefield, Page.

3RD ORDER
Approval of Journal

March 9, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Fifty-eighth Legislative Day and recommend that same be adopted as corrected.

CHANEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

OFFICE OF THE GOVERNOR
Boise

March 8, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 8, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 461

Sincerely,
/s/ Brad Little
Governor

5TH ORDER
Report of Standing Committees

March 8, 2022

Mr. Speaker:

I return herewith HCR 31, HJM 4, HJM 3, HJM 6, H 551, H 552, H 553, H 479, H 526, and H 516 which have been referred.

NOVAK, Secretary

HCR 31, HJM 4, HJM 3, HJM 6, H 551, H 552, H 553, H 479, H 526, and H 516 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

THE OFFICE OF THE GOVERNOR
CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, JULIE YAMAMOTO, State Representative, District 10, Seat A, Canyon County, State of Idaho, has nominated, CHRIS YAMAMOTO, of 5503 S. 10th Avenue, Caldwell, Idaho 83607, to perform the duties of this office temporarily as Acting State Representative, District 10, Seat A.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Chris Yamamoto of Caldwell, Idaho, to the office of Acting State Representative, District 10, Seat A, for a term commencing March 9, 2022, and continuing until such time as Representative Yamamoto is able to resume her duties.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 9th day of March, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Chris Yamamoto.

March 8, 2022

Mr. Speaker:

I transmit herewith S 1353 and SCR 121 which have passed the Senate.

NOVAK, Secretary

S 1353 and SCR 121 were filed for first reading.

March 8, 2022

Mr. Speaker:

I return herewith HCR 31, HJM 4, HJM 3, HJM 6, H 551, H 552, H 553, H 479, H 526, and H 516 which have been referred.

NOVAK, Secretary

HCR 31, HJM 4, HJM 3, HJM 6, H 551, H 552, H 553, H 479, H 526, and H 516 were referred to the Judiciary, Rules, and Administration Committee for enrolling.
Roll call resulted as follows:


Total - 53.

NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.


Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:


Total - 53.

NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.


Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mrs. Hanks asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksmna.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:


Total - 53.

NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 10.


Total - 70.

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 469, H 533, H 537, H 559, and H 517.

CHANAY, Chairman

The Speaker announced he was about to sign enrolled H 469, H 533, H 537, H 559, and H 517 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

Mr. Speaker:

We, your COMMITTEE ON APPROPRIATIONS, report that we have had under consideration H 729 and recommend that it do pass.

YOUNGBLOOD, Chairman

H 729 was filed for second reading.

Mr. Speaker:

We, your COMMITTEE ON TRANSPORTATION AND DEFENSE, report that we have had under consideration S 1254, as amended, and recommend that it do pass.

PALMER, Chairman

S 1254, as amended, was filed for second reading.

Mr. Speaker:

We, your COMMITTEE ON ENVIRONMENT, ENERGY AND TECHNOLOGY, report that we have had under consideration S 1243 and recommend that it do pass.

EHRADT, Chairman

S 1243 was filed for second reading.

Mr. Speaker:

We, your COMMITTEE ON EDUCATION, report that we have had under consideration S 1253, SCR 114, and SCR 115 and recommend that they do pass.

CLOW, Chairman
S 1253, SCR 114, and SCR 115 were filed for second reading.

March 9, 2022

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration S 1260, S 1284, and S 1304 and recommend that they do pass.

WOOD, Chairman

S 1260, S 1284, and S 1304 were filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

SCR 121, by State Affairs Committee, was introduced, read the first time by title, and referred to the Revenue and Taxation Committee.

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

HOUSE BILL NO. 750
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE IDAHO STATE POLICE; APPROPRIATING MONEYS TO THE IDAHO STATE POLICE FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; APPROPRIATING ADDITIONAL MONEYS TO THE IDAHO STATE POLICE FOR THE PATROL PROGRAM FOR FISCAL YEAR 2022; PROVIDING REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 751
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF PARKS AND RECREATION FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DEPARTMENT OF PARKS AND RECREATION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; EXEMPTING THE APPROPRIATION FROM PROGRAM TRANSFER LIMITATIONS; PROVIDING REAPPROPRIATION AUTHORITY; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF PARKS AND RECREATION FOR THE CAPITAL DEVELOPMENT PROGRAM FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 752
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF ADMINISTRATION FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DEPARTMENT OF ADMINISTRATION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; APPROPRIATING AND TRANSFERRING MONEYS FROM THE PERMANENT BUILDING FUND TO THE ADMINISTRATION AND ACCOUNTING SERVICES FUND; TRANSFERRING MONEYS FROM THE STATE FISCAL RECOVERY FUND TO THE EMPLOYEE GROUP INSURANCE FUND; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 753
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF LABOR FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DEPARTMENT OF LABOR FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING AGENCY DIRECTION; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 754
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF COMMERCE FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DEPARTMENT OF COMMERCE FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 755
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF LANDS; APPROPRIATING MONEYS TO THE DEPARTMENT OF LANDS FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; EXEMPTING THE APPROPRIATION FROM OBJECT TRANSFER LIMITATIONS; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE FIRE SUPPRESSION DEFICIENCY WARRANT FUND FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

H 750, H 751, H 752, H 753, H 754, and H 755 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1353, by State Affairs Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 742 and H 743, by Appropriations Committee, were read the second time by title and filed for third reading.

S 1266, S 1270, and S 1283, by Health and Welfare Committee, were read the second time by title and filed for third reading.

S 1361, by Finance Committee, was read the second time by title and filed for third reading.

HCR 46, by Ways and Means Committee, was read the second time by title and filed for third reading.
Mr. Monks asked unanimous consent that HCR 46 be returned to the Judiciary, Rules and Administration Committee. There being no objection, it was so ordered.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Monks asked unanimous consent that H 732 be placed on General Orders for consideration. There being no objection, it was so ordered.

Mr. Monks asked unanimous consent that IHR 19 retain its place on the Third Reading Calendar until Friday, March 11, 2022. There being no objection, it was so ordered.

S 1231 - TRANSPORTATION

S 1231 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. Blanksma to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding S 1231:

Mrs. Green
Mr. Youngblood

The question being, "Shall S 1231 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Moyle, Syme. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1231 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1268 - IDENTIFICATION CARDS

S 1268 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. DeMordaunt to open debate.

The question being, "Shall S 1268 pass?"

Roll call resulted as follows:
NAYS–Barbieri, Christensen, Clow, Dixon, Ehardt, Ferch, Gestrin, Giddings, Hanks, Harris, Kingsley, Mendive, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Skaug, Wisniewski, Yamamoto(Yamamoto), Young, Total - 22.

Absent–Syme. Total - 1.
Paired Votes:
AYE - Blanksma
NAY - Moyle
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that S 1268 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1256 - HEALTH AND WELFARE

S 1256 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. Lickley to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1256:

Ms. Nichols

The question being, "Shall S 1256 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Moyle, Syme. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1256 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1257 - HEALTH AND WELFARE

S 1257 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. Erickson to open debate.

Mr. Wood asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of S 1257. There being no objection it was so ordered.

The question being, "Shall S 1257 pass?"

Roll call resulted as follows:

NAYS–Adams, Andrus, Armstrong, Barbieri, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Giddings, Hanks, Harris, Kingsley, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Shepherd, Wisniewski, Young. Total - 25.

Absent–Syme. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1257 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1258 - HEALTH AND WELFARE

S 1258 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. Erickson to open debate.

The question being, "Shall S 1258 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Syme. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1258 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1237 - VETERANS

S 1237 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. Holtzclaw to open debate.

The question being, "Shall S 1237 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Kingsley, Lackey, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 68.

NAYS–None.
Absent–Barbieri, Syme. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1237 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1295 - CREDIT UNIONS

S 1295 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. Crane to open debate.

The question being, "Shall S 1295 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Kingsley, Lackey, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 68.

NAYS–None.
Absent–Barbieri, Syme. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1295 passed the House. Title was approved and the bill ordered returned to the Senate.
S 1333 - FOURTH JUDICIAL DISTRICT

S 1333 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. Hartgen to open debate.

The question being, "Shall S 1333 pass?"

Roll call resulted as follows:

NAYS–None.

Absent–Barbieri, Syme. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1333 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1347 - APPROPRIATIONS - OFFICE OF SPECIES CONSERVATION

S 1347 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. Nash to open debate.

The question being, "Shall S 1347 pass?"

Roll call resulted as follows:

NAYS–Andrus, Andrus, Armstrong, Barbieri, Christensen, Crane, DeMordaunt, Dixon, Ehartd, Ferch, Geistrin, Giddings, Hanks, Harris, Holtzclaw, Hornan, Kingsley, Marshall, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Yamamoto(Yamamoto). Total - 29.
Absent–Chaney, Syme. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1347 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1348 - APPROPRIATIONS - VOCATIONAL REHABILITATION

S 1348 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. Bundy to open debate.

The question being, "Shall S 1348 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Syme. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1348 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1349 - APPROPRIATIONS - STATE INDEPENDENT LIVING COUNCIL

S 1349 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. Bundy to open debate.

The question being, "Shall S 1349 pass?"

Roll call resulted as follows:

NAYS–None.

Total - 70.

Whereupon the Speaker declared that S 1349 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1359 - APPROPRIATIONS - IDAHO TRANSPORTATION DEPARTMENT

S 1359 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. Bundy to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding S 1359:

Mrs. Green Mr. Youngblood Mrs. Moon
The question being, "Shall S 1359 pass?"

Roll call resulted as follows:
NAYS—Adams, Andrus, Armstrong, Barbieri, Boyle, Christensen, Crane, Dixon, Ehardt, Ferch, Giddings, Hanks, Harris, Holtzclaw, Kingsley, McCann, Mendive, Nate, Nichols, Okuniewicz, Scott, Skaug, Wisniewski, Yamamoto(Yamamoto), Young. Total - 25.
Absent–Syme. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1359 passed the House. Title was approved and the bill ordered returned to the Senate.

SCR 117 - SAWTOOTH NATIONAL RECREATION ACT

SCR 117 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Burns to open debate.

The question being, "Shall SCR 117 be adopted?"

Roll call resulted as follows:
NAYS—Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Furniss, Galloway, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Horman, Kerby, Kingsley, Manwaring, Marshall, McCann, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Troy, Vander Woude, Weber, Wisniewski, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 51.
Absent–Syme. Total - 1.
Total - 70.

Whereupon the Speaker declared SCR 117 failed to be adopted and ordered the resolution returned to the Senate.

Mr. Monks asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 11 a.m., Thursday, March 10, 2022. Seconded by Ms. Rubel. Motion carried.
Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Harris.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott, Yamamoto(Yamamoto). Total - 11.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Harris.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott, Yamamoto(Yamamoto). Total - 11.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Harris.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott, Yamamoto(Yamamoto). Total - 11.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Harris.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott, Yamamoto(Yamamoto). Total - 11.
Absent–Adams, Chaney, Shepherd, Skaug. Total - 4.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.
Absent–Adams, Chaney, Shepherd, Skaug. Total - 4.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 750, H 751, H 752, H 753, H 754, and H 755.

CHANEY, Chairman

H 750, H 751, H 752, H 753, H 754, and H 755 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled HCR 31, IIJM 4, IIJM 3, IIJM 6, H 551, H 552, H 553, H 479, H 526, and H 516.

CHANEY, Chairman

The Speaker announced he was about to sign enrolled HCR 31, IIJM 4, IIJM 3, IIJM 6, H 551, H 552, H 553, H 479, H 526, and H 516 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration S 1309 and S 1358 and recommend that they do pass.

CRANE, Chairman

S 1309 and S 1358 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON BUSINESS, report that we have had under consideration S 1282 and S 1296 and recommend that they do pass.

DIXON, Chairman

S 1282 and S 1296 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON RESOURCES AND CONSERVATION, report that we have had under consideration H 748, S 1275, S 1276, as amended, and S 1277 and recommend that they do pass.

GIBBS, Chairman

H 748, S 1275, S 1276, as amended, and S 1277 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration S 1240, S 1288, S 1332, and S 1334 and recommend that they do pass.

CHANEY, Chairman

S 1240, S 1288, S 1332, and S 1334 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration H 682 and recommend that it do pass.

CRANE, Chairman

H 682 was filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration S 1286, S 1305, and S 1327 and recommend that they do pass.

WOOD, Chairman

S 1286, S 1305, and S 1327 were filed for second reading.

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. 756
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO THE CRISIS STANDARDS OF CARE ACT; AMENDING TITLE 56, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 17, TITLE 56, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO PROVIDE LEGISLATIVE INTENT, TO DEFINE TERMS, TO PROVIDE DUTIES OF THE DIRECTOR OF THE DEPARTMENT OF HEALTH AND WELFARE, TO PROVIDE FOR PATIENT AND RESIDENT RIGHTS UNDER CRISIS STANDARDS OF CARE, TO PROVIDE GUIDING PRINCIPLES FOR CRISIS STANDARDS OF CARE, TO PROVIDE FOR CERTAIN REPORTS, AND TO PROVIDE FOR AN OFFICE OF PATIENT OMBUDSMAN; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 757
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE SOIL AND WATER CONSERVATION COMMISSION; APPROPRIATING MONEYS TO THE SOIL AND WATER
CONSERVATION COMMISSION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REQUIREMENTS FOR TRUSTEE AND BENEFIT PAYMENTS DISTRIBUTION; APPROPRIATING ADDITIONAL MONEYS TO THE SOIL AND WATER CONSERVATION COMMISSION FOR FISCAL YEAR 2022; PROVIDING REQUIREMENTS FOR THE WATER QUALITY PROGRAM FOR AGRICULTURE; PROVIDING REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 758
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE COMMISSION ON HISPANIC AFFAIRS; APPROPRIATING MONEYS TO THE COMMISSION ON HISPANIC AFFAIRS FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; APPROPRIATING ADDITIONAL MONEYS TO THE COMMISSION ON HISPANIC AFFAIRS FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 759
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE STATE BOARD OF EDUCATION FOR COMMUNITY COLLEGES; APPROPRIATING MONEYS TO THE STATE BOARD OF EDUCATION FOR COMMUNITY COLLEGES FOR FISCAL YEAR 2023; EXEMPTING THE APPROPRIATION FROM OBJECT AND PROGRAM TRANSFER LIMITATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 760
BY HEALTH AND WELFARE COMMITTEE
AN ACT
RELATING TO TELEHEALTH ACCESS; AMENDING CHAPTER 57, TITLE 54, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 54-5714, IDAHO CODE, TO PROVIDE FOR INTERSTATE MENTAL AND BEHAVIORAL TELEHEALTH; PROVIDING A SUNSET DATE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 761
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO VOTER IDENTIFICATION; AMENDING SECTION 34-408A, IDAHO CODE, TO REVISE PROVISIONS REGARDING ELECTION DAY REGISTRATION; AMENDING SECTION 34-409, IDAHO CODE, TO REVISE PROVISIONS REGARDING ELECTRONIC VOTER REGISTRATION; AMENDING SECTION 34-410, IDAHO CODE, TO REVISE PROVISIONS REGARDING VOTER REGISTRATION BY MAIL; AMENDING SECTION 34-410A, IDAHO CODE, TO REVISE PROVISIONS REGARDING FEDERAL ABSENTEE REGISTRATION FORMS; AMENDING SECTION 34-411, IDAHO CODE, TO REVISE PROVISIONS REGARDING VOTER REGISTRATION INFORMATION; AMENDING CHAPTER 4, TITLE 34, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 34-421, IDAHO CODE, TO ESTABLISH THE ELECTION INTEGRITY FUND; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE ELECTION INTEGRITY FUND; AMENDING SECTION 34-1012, IDAHO CODE, TO REMOVE A CODE REFERENCE; AMENDING SECTION 34-1106, IDAHO CODE, TO REVISE PROVISIONS REGARDING DELIVERY OF BALLOTS TO ELECTORS AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 34-1113, IDAHO CODE, TO REVISE PROVISIONS REGARDING VOTER IDENTIFICATION REQUIRED AT THE POLLS; REPEALING SECTION 34-1114, IDAHO CODE, RELATING TO VOTER AFFIDAVITS; AMENDING SECTION 34-217, IDAHO CODE, TO REMOVE A REFERENCE TO VOTER AFFIDAVIT RECORDS; AMENDING SECTION 49-306, IDAHO CODE, TO REQUIRE CITIZENSHIP STATUS FROM DRIVER'S LICENSE APPLICANTS; AMENDING SECTION 49-315, IDAHO CODE, TO PROVIDE FOR AN INDICATION OF UNITED STATES CITIZENSHIP AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 49-321, IDAHO CODE, TO PROVIDE FOR RECORD OF PROOF OF CITIZENSHIP AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 49-2444, IDAHO CODE, TO PROVIDE FOR AN INDICATION OF UNITED STATES CITIZENSHIP AND TO MAKE TECHNICAL CORRECTIONS; PROVIDING SEVERABILITY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 762
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO BARBER AND COSMETOLOGY SERVICES; AMENDING SECTION 54-5802, IDAHO CODE, TO REVISE A DEFINITION AND TO DEFINE A TERM; AMENDING SECTION 54-5805, IDAHO CODE, TO PROVIDE FOR NATURAL HAIR BRAIDING AS AN EXEMPTION FROM LICENSURE; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 763
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF ENVIRONMENTAL QUALITY; APPROPRIATING MONEYS TO THE DEPARTMENT OF ENVIRONMENTAL QUALITY FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; APPROPRIATING AND TRANSFERRING MONEYS FROM THE WATER POLLUTION CONTROL FUND TO THE ENVIRONMENTAL REMEDIATION BASIN FUND FOR FISCAL YEAR 2023; PROVIDING REMEDIATION PROJECT REPORTING REQUIREMENTS; PROVIDING REQUIREMENTS FOR THE WATER POLLUTION CONTROL FUND; PROVIDING REQUIREMENTS FOR THE HAZARDOUS WASTE EMERGENCY FUND; APPROPRIATING AND TRANSFERRING MONEYS FROM THE DEPARTMENT OF ENVIRONMENTAL QUALITY GENERAL FUND TO THE AGRICULTURAL BEST MANAGEMENT PRACTICES FUND FOR FISCAL YEAR 2023; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE AGRICULTURAL BEST MANAGEMENT PRACTICES FUND FOR FISCAL YEAR 2022; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE CONFINED ANIMAL FEEDING OPERATIONS IMPROVEMENT FUND FOR FISCAL YEAR 2022; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND
TO THE WATER POLLUTION CONTROL FUND FOR FISCAL YEAR 2022; PROVIDING REQUIREMENTS FOR THE USE OF THE ARPA STATE FISCAL RECOVERY FUND; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF ENVIRONMENTAL QUALITY FOR THE ADMINISTRATION AND SUPPORT SERVICES AND WASTE MANAGEMENT AND REMEDIATION PROGRAMS FOR FISCAL YEAR 2022; PROVIDING REAPPROPRIATION AUTHORITY, AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 764
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF HEALTH AND WELFARE FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DEPARTMENT OF HEALTH AND WELFARE FOR THE WELFARE DIVISION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING FOR GENERAL FUND TRANSFERS TO THE COOPERATIVE WELFARE FUND; PROHIBITING TRANSFERS FOR TRUSTEE AND BENEFIT PAYMENTS; PROVIDING REQUIREMENTS FOR PROGRAM INTEGRITY; PROVIDING GUIDELINES FOR COMMUNITY PARTNER GRANTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 765
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE LEGISLATIVE BRANCH; APPROPRIATING MONEYS TO THE LEGISLATIVE SERVICES OFFICE, LEGISLATIVE TECHNOLOGY, AND THE OFFICE OF PERFORMANCE EVALUATIONS FOR FISCAL YEAR 2023; PROVIDING REAPPROPRIATION AUTHORITY FOR THE GENERAL FUND; PROVIDING REAPPROPRIATION AUTHORITY FOR THE TECHNOLOGY INFRASTRUCTURE STABILIZATION FUND; EXEMPTING THE APPROPRIATION FROM OBJECT TRANSFER LIMITATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 766
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF ADMINISTRATION FOR THE IDAHO STATE CAPITOL COMMISSION FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DEPARTMENT OF ADMINISTRATION FOR THE IDAHO STATE CAPITOL COMMISSION FOR FISCAL YEAR 2023; APPROPRIATING AND TRANSFERRING MONEYS FROM THE CAPITOL MAINTENANCE RESERVE FUND TO THE CAPITOL COMMISSION OPERATING FUND; PROVIDING REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

S 1346, as amended, by Judiciary and Rules Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.

S 1289, as amended, by Judiciary and Rules Committee, was introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

S 1366, S 1365, S 1364, S 1363, S 1369, S 1370, and S 1371, by Finance Committee, were introduced, read the first time by title, and filed for second reading.

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

5TH ORDER
Report of Standing Committees

March 10, 2022
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 756, H 757, H 758, H 759, H 760, H 761, H 762, H 763, H 764, H 765, and H 766.

CHANEY, Chairman
H 757, H 758, H 759, H 761, H 762, H 763, H 764, H 765, and H 766 were filed for second reading.

H 756 and H 760 were referred to the Health and Welfare Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 729, by Appropriations Committee, was read the second time by title and filed for third reading.

S 1254, as amended, by Transportation Committee, was read the second time by title and filed for third reading.

S 1243, by Health and Welfare Committee, was read the second time by title and filed for third reading.

S 1253, SCR 114, and SCR 115, by Education Committee, were read the second time by title and filed for third reading.

S 1260, S 1284, and S 1304, by Health and Welfare Committee, were read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that H 579 retain its place on the Third Reading Calendar until Tuesday, March 15, 2022. There being no objection, it was so ordered.

Mr. Moyle asked unanimous consent that HCR 44 retain its place on the Third Reading Calendar until Monday, March 14, 2022. There being no objection, it was so ordered.

H 742 - APPROPRIATIONS - DIVISION OF FINANCIAL MANAGEMENT

H 742 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. Bundy to open debate.
The question being, " Shall H 742 pass?"

Roll call resulted as follows:


NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Chaney, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Gestrin, Giddings, Hanks, Harris, Kingsley, Marshall, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Wisniewski, Yamamoto(Yamamoto), Young. Total - 33.

Total - 70.

Whereupon the Speaker declared that H 742 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 743 - APPROPRIATIONS - STEM ACTION CENTER

H 743 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. Bundy to open debate.

The question being, " Shall H 743 pass?"

Roll call resulted as follows:


NAYS–Barbieri, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 8.

Total - 70.

Whereupon the Speaker declared that H 743 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that S 1283 be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

S 1283 - MEDICAID

S 1283 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. Vander Woude to open debate.

The question being, " Shall S 1283 pass?"

Roll call resulted as follows:


NAYS–Andrus, Armstrong, Barbieri, Christensen, Ferch, Giddings, Hanks, Kingsley, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski. Total - 15.

Total - 70.

Whereupon the Speaker declared that S 1283 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1266 - DECEASED PERSONS

S 1266 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. Kingsley to open debate.

At this time, Mr. Moyle took the Chair.

The question being, " Shall S 1266 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Mr. Speaker. Total - 1.

Total - 70.

Whereupon the Speaker Pro Tem declared that S 1266 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1270 - DOWN SYNDROME DIAGNOSIS INFORMATION ACT

S 1270 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Weber to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1270:

Mr. Weber

The question being, " Shall S 1270 pass?"

Roll call resulted as follows:


NAYS–Andrus, Armstrong, Barbieri, Christensen, Ferch, Giddings, Hanks, Kingsley, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski. Total - 15.

Total - 70.

Whereupon the Speaker declared that S 1270 passed the House. Title was approved and the bill ordered returned to the Senate.
NAAS–None.
Absent–Mr. Speaker. Total - 1.
Total - 70.

Whereupon the Speaker Pro Tem declared that S 1270 passed the House. Title was approved and the bill ordered returned to the Senate.

**S 1361 - APPROPRIATIONS - COMMISSION FOR THE BLIND AND VISUALLY IMPAIRED**

S 1361 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Nash to open debate.

The question being, "Shall S 1361 pass?"

Roll call resulted as follows:
NAAS–None.
Absent–Palmer, Mr. Speaker. Total - 2.
Total - 70.

Whereupon the Speaker Pro Tem declared that S 1361 passed the House. Title was approved and the bill ordered returned to the Senate.

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

**15TH ORDER**
Announcements

Announcements were made to the body.

**16TH ORDER**
Adjournment

Mr. Monks moved that the House adjourn until 10 a.m., Friday, March 11, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker Pro Tem declared the House adjourned at 11:57 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Enrolled H 469, H 533, H 537, H 559, H 517, H 551, H 552, H 553, H 479, H 526, and H 516 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

Enrolled HCR 31, HJM 4, HJM 3, and HJM 6 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

Mr. Speaker:
I transmit herewith S 1373 and S 1374 which have passed the Senate.

NOVAK, Secretary

S 1373 and S 1374 were filed for first reading.

Mr. Speaker:
I return herewith H 467, H 540, H 560, H 654, H 656, H 561, H 530, H 661, and H 463 which have passed the Senate.

NOVAK, Secretary

H 467, H 540, H 560, H 654, H 656, H 561, H 530, H 661, and H 463 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

Mr. Speaker:
I return herewith H 515, as amended in the Senate, which has passed the Senate.

NOVAK, Secretary

Pursuant to Rule 1, H 515, as amended in the Senate, was referred to Health and Welfare Committee for concurrence recommendation.

Mr. Speaker:
I return herewith H 565, as amended in the Senate, which has passed the Senate.

NOVAK, Secretary

Pursuant to Rule 1, H 565, as amended in the Senate, was referred to Revenue and Taxation Committee for concurrence recommendation.

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Monks moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chaney, Chew, Clow, DeMordaunt, Dixon, Ehardt, Furniss, Galloway, Gannon,
Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 56.
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.
Absent–Amador, Crane, Erickson, Kingsley, Weber. Total - 5.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Ms. Nichols asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Monks moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 563 to the Governor at 11:15 a.m., as of this date, March 10, 2022.

CHANNEY, Chairman
March 11, 2022

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration S 1319 and SCR 118 and recommend that they do pass.

CLOW, Chairman
March 11, 2022

S 1319 and SCR 118 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, return misdirected SCR 120 to the Desk.

CRANE, Chairman
March 11, 2022

SCR 120 was referred to Health and Welfare Committee.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 48
BY WAYS AND MEANS COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND APPROVING FEE RULES REVIEWED BY THE HOUSE BUSINESS COMMITTEE AND THE SENATE COMMERCE AND HUMAN RESOURCES COMMITTEE.

Be It Resolved by the Legislature of the State of Idaho:
WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and
WHEREAS, the Legislature is vested with authority under the provisions of Section 67-5291, Idaho Code, to reject executive agency rules that are not consistent with legislative intent; and
WHEREAS, the House Business Committee and the Senate Commerce and Human Resources Committee reviewed rules that impose a fee or charge adopted by the Department of Finance, Department of Insurance, and Grape Growers and Wine Producers Commission; and

WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that fee rules adopted by the Department of Finance, Department of Insurance, and Grape Growers and Wine Producers Commission, pursuant to the Administrative Procedure Act and submitted through the Office of Rules Coordinator to the Legislature for review during the 2022 legislative session and reviewed by the House Business Committee and the Senate Commerce and Human Resources Committee, be, and the same are approved.

HOUSE CONCURRENT RESOLUTION NO. 49
BY WAYS AND MEANS COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND APPROVING FEE AND NON-FEE RULES REVIEWED BY THE HOUSE COMMERCE AND HUMAN RESOURCES COMMITTEE.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature is vested with authority to reject executive agency rules that are not consistent with legislative intent pursuant to Section 67-5291, Idaho Code, and to approve executive agency rules under the provisions of Section 29, Article III of the Idaho Constitution; and

WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and

WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that fee and non-fee rules adopted by the Division of Human Resources and Personnel Commission, Industrial Commission, Department of Commerce, PERSI (Public Employees Retirement System of Idaho), Division of Veterans Services, and Department of Labor, including IDAPA 09.01.30, Unemployment Insurance Benefits Administration Rules, Section 525., Subsection 10., Docket Number 09-0000-2100, that was rejected by the Senate Commerce and Human Resources Committee, pursuant to the Administrative Procedure Act and submitted through the Office of Rules Coordinator to the Legislature for review during the 2022 legislative session and reviewed by the House Commerce and Human Resources Committee, be, and the same are approved.

BE IT FURTHER RESOLVED that, if any non-fee rule was assigned to but was not reviewed by the House Commerce and Human Resources Committee, such rule shall take effect upon conclusion of the legislative session, or as provided in rule, pursuant to Section 67-5224, Idaho Code.

HCR 48 and HCR 49 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 767
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF HEALTH AND WELFARE; APPROPRIATING MONEYS TO THE DEPARTMENT OF HEALTH AND WELFARE FOR THE PUBLIC HEALTH SERVICES DIVISION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING FOR GENERAL FUND TRANSFERS TO THE COOPERATIVE WELFARE FUND; DIRECTING EXPENDITURES FOR TRUSTEE AND BENEFIT PAYMENTS; PROVIDING REQUIREMENTS FOR PROGRAM INTEGRITY; DIRECTING THE USE OF MONEYS FOR SUICIDE PREVENTION AND AWARENESS; APPROPRIATING AND TRANSFERRING MONEYS FROM THE COOPERATIVE WELFARE FUND TO THE RURAL PHYSICIAN INCENTIVE FUND; DIRECTING THE USE OF MONEYS FOR PROJECT ECHO; ALLOCATING FUNDING FOR THE HOME VISITATION PROGRAM; ALLOCATING FUNDING FOR SMOKING CESSATION; ALLOCATING MONEYS FOR YOUTH SMOKING AND VAPING PREVENTION PROGRAMS; DIRECTING THE USE OF CERTAIN FUNDS; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF HEALTH AND WELFARE FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 768
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF AGRICULTURE; APPROPRIATING MONEYS TO THE DEPARTMENT OF AGRICULTURE FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REQUIREMENTS REGARDING THE WATERCRAFT INSPECTION PROGRAM; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF AGRICULTURE FOR SPECIALTY CROP GRANTS FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF AGRICULTURE FOR LAB EQUIPMENT FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 769
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF WATER RESOURCES FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DEPARTMENT OF WATER RESOURCES FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; APPROPRIATING AND TRANSFERRING MONEYS FROM THE REVOLVING DEVELOPMENT FUND TO THE AQUIFER PLANNING AND MANAGEMENT FUND FOR FISCAL YEAR 2023; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE SECONDARY AQUIFER PLANNING, MANAGEMENT, AND IMPLEMENTATION FUND FOR FISCAL YEAR 2023; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND...
TO THE WATER MANAGEMENT FUND FOR FISCAL YEAR 2023; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE WATER MANAGEMENT FUND FOR FISCAL YEAR 2023; PROVIDING REQUIREMENTS FOR USE OF MONEYS FOR WATER PROJECTS; PROVIDING REQUIREMENTS FOR ELIGIBLE WATER PROJECTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 770
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE SUPREME COURT FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE SUPREME COURT FOR FISCAL YEAR 2023; EXEMPTING THE APPROPRIATION FROM OBJECT AND PROGRAM TRANSFER LIMITATIONS; PROVIDING REQUIREMENTS FOR RETIREMENT CONTRIBUTIONS; CREATING A FUNDRAISING REPORT REQUIREMENT; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 771
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES; APPROPRIATING MONEYS TO THE DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING AN EXEMPTION FROM PROGRAM TRANSFER LIMITATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 767, H 768, H 769, H 770, and H 771 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1373 and S 1374, by State Affairs Committee, were introduced, read the first time by title, and referred to the Education Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 750, H 751, H 752, H 753, H 754, and H 755, by Appropriations Committee, were read the second time by title and filed for third reading.

S 1309 and S 1358, by State Affairs Committee, were read the second time by title and filed for third reading.

S 1282 and S 1296, by Commerce and Human Resources Committee, were read the second time by title and filed for third reading.

H 748, by Ways and Means Committee, was read the second time by title and filed for third reading.

S 1275, S 1276, as amended, and S 1277, by Resources and Environment Committee, were read the second time by title and filed for third reading.

S 1240, by Judiciary and Rules Committee, was read the second time by title and filed for third reading.

S 1288, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1332 and S 1334, by Judiciary and Rules Committee, were read the second time by title and filed for third reading.

H 682, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1286, S 1305, and S 1327, by Health and Welfare Committee, were read the second time by title and filed for third reading.

S 1366, S 1365, S 1364, S 1363, S 1369, S 1370, and S 1371, by Finance Committee, were read the second time by title and filed for third reading.

H 757, H 758, and H 759, by Appropriations Committee, were read the second time by title and filed for third reading.

H 761 and H 762, by State Affairs Committee, were read the second time by title and filed for third reading.

H 763, H 764, H 765, and H 766, by Appropriations Committee, were read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 729 - STATE CONTROLLER

H 729 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. Troy to open debate.

The question being, "Shall H 729 pass?"

Roll call resulted as follows:


NAYS–None.


Total - 70.

Whereupon the Speaker declared that H 729 passed the House. Title was approved and the bill ordered transmitted to the Senate.

HR 19 - SUPREME COURT

HR 19 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mrs. Scott to open debate.
The question being, "Shall HR 19 be adopted?"

Roll call resulted as follows:
AYES—Adams, Addis, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Herman, Kerby, Mendive, Mitchell, Mons, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young, Mr. Speaker. Total - 40.

Whereupon the Speaker declared HR 19 adopted and ordered the resolution filed in the office of the Chief Clerk.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places until Monday, March 14, 2022. There being no objection, it was so ordered.

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

**7TH ORDER**

**Motions, Memorials, and Resolutions**

**H 748 - REAL PROPERTY**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 748 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 748 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES—Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Herman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 66.
NAYS—None.

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 748 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. Burns to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 748:

Mr. Burns

The question being, "Shall H 748 pass?"

Roll call resulted as follows:
AYES—Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Herman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 66.
NAYS—None.

Whereupon the Speaker declared that H 748 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 682 - ELECTIONS**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 682 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 682 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES—Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Herman, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 66.
NAYS—None.

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 682 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. Skaug to open debate.

The question being, "Shall H 682 pass?"

Roll call resulted as follows:
AYES—Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew,
Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostit, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 65.

NAYS–None.
Absent–Amador, Erickson, Kingsley, Shepherd, Weber. Total - 5.
Total - 70.

Whereupon the Speaker declared that H 762 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 762 - BARBER AND COSMETOLOGY SERVICES**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 762 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 762 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.
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 762 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. Nash to open debate.

The question being, "Shall H 762 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostit, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker.

Total - 65.

NAYS–None.
Absent–Amador, Erickson, Kingsley, Shepherd, Weber.
Total - 5.
Total - 70.

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

Roll call resulted as follows:
AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostit, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 66.

NAYS–None.
Total - 70.

Whereupon the Speaker declared that H 762 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 750 - APPROPRIATIONS - IDAHO STATE POLICE**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 750 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 750 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.
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 750 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. Syme to open debate.

The question being, "Shall H 750 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Horman, Kaufman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostit, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker.

Total - 57.

NAYS–Barbieri, Ferch, Hanks, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski, Total - 9.
Total - 70.
Whereupon the Speaker declared that H 750 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 752 - APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 752 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 752 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

**AYES--Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Hickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monsk, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skagw, Syme, Toone, Troy, Vander Woude, Winsniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 66.**

**NAYS--None. Absent--Amador, Erickson, Kingsley, Weber. Total - 4. 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 752 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. Syme to open debate.

The question being, "Shall H 752 pass?"

Roll call resulted as follows:


**NAYS--Addis, Andrus, Armstrong, Barbieri, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Galloway, Giddings, Hanks, Harris, Mendive, Monsk, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Shepherd, Skagw, Winsniewski, Yamamoto(Yamamoto), Young. Total - 28.**

**Absent--Amador, Erickson, Kingsley, McCrostie, Weber. Total - 5. Total - 70.**

Whereupon the Speaker declared that H 752 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 753 - APPROPRIATIONS - DEPARTMENT OF LABOR**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 753 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 753 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

**AYES--Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Hickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monsk, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skagw, Syme, Toone, Troy, Vander Woude, Winsniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 66.**

**NAYS--None. Absent--Amador, Erickson, Kingsley, Weber. Total - 4. 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 753 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. Syme to open debate.

The question being, "Shall H 753 pass?"

Roll call resulted as follows:

**AYES--Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Burns, Chaney, Chew, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Hickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mitchell, Monsk, Moyle, Nash, Necochea, Rubel, Ruchti, Shepherd, Syme, Toone, Troy, Vander Woude, Winsniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker. Total - 51.**

**NAYS--Addis, Barbieri, Boyle, Christensen, Giddings, Hanks, Mendive, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Skagw. Total - 14.**

**Absent--Amador, Bundy, Erickson, Kingsley, Weber. Total - 5. Total - 70.**

Whereupon the Speaker declared that H 753 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 754 - APPROPRIATIONS - DEPARTMENT OF COMMERCE**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 754 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 754 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.
The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Wisniewski, Wood, Yamamoto(Yamamoto), Young, Youngblood, Mr. Speaker.
Total - 66.
NAYS–None.
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 754 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. Syme to open debate.

The question being, "Shall H 754 pass?"

Roll call resulted as follows:
AYES–Berch, Bundy, Burns, Chaney, Chew, Gibbs, Green, Hartgen, Kauffman, Kerby, Lickley, Manwaring, Mathias, McCann, McCrostie, Nash, Necochea, Rubel, Ruchti, Syme, Toone, Troy, Wood, Youngblood, Mr. Speaker. Total - 25.
NAYS–Adams, Addis, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Furniss, Galloway, Gannon, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Hornan, Marshall, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Yamamoto(Yamamoto), Young. Total - 41.
Total - 70.

Whereupon the Speaker declared that H 754 failed to pass the House and ordered the bill filed in the office of the Chief Clerk.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Monday, March 14, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 11:47 a.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

SIXTY-FOURTH LEGISLATIVE DAY
MONDAY, MARCH 14, 2022

House of Representatives

The House convened at 10 a.m., the Speaker in the Chair.

Roll call showed 68 members present.
Absent and excused - Chaney and DeMordaunt. Total - 2.
Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Elijah Zeller, Page.

3RD ORDER
Approval of Journal

March 14, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Sixty-first Legislative Day and recommend that same be adopted as corrected.

CHANLEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

March 11, 2022

Mr. Speaker:
I transmit herewith enrolled S 1283, S 1266, S 1270, and S 1361 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1283, S 1266, S 1270, and S 1361 and, when so signed, ordered them returned to the Senate.

March 11, 2022

Mr. Speaker:
I transmit herewith SCR 122, SCR 123, and S 1301 which have passed the Senate.

NOVAK, Secretary

SCR 122, SCR 123, and S 1301 were filed for first reading.

March 11, 2022

Mr. Speaker:
I return herewith HCR 34, H 609, H 564, H 501, H 532, H 548, H 607, H 523, H 524, and H 525 which have passed the Senate.

NOVAK, Secretary

HCR 34, H 609, H 564, H 501, H 532, H 548, H 607, H 523, H 524, and H 525 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 488 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Harris.

Roll call resulted as follows:

NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.

Absent–Adams, Chaney, Chew, DeMordaunt, Kauffman. Total - 5.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:

NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.

Absent–Adams, Chaney, Chew, DeMordaunt, Kauffman. Total - 5.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

March 14, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 48, HCR 49, H 767, H 768, H 769, H 770, and H 771.

CHANLEY, Chairman

HCR 48, HCR 49, H 767, H 768, H 769, H 770, and H 771 were filed for second reading.
Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 467, H 540, H 560, H 654, H 656, H 561, H 530, H 661, and H 463.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 467, H 540, H 560, H 654, H 656, H 561, H 530, H 661, and H 463 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

March 14, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 469, H 533, H 537, H 559, H 517, H 551, H 552, H 553, H 479, H 526, and H 516 to the Governor at 10:20 a.m., as of this date, March 11, 2022.

CHANNEY, Chairman

March 14, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled HCR 31, HJM 4, HJM 3, and HJM 6 to the Secretary of State at 10:17 a.m., as of this date, March 11, 2022.

CHANNEY, Chairman

March 11, 2022

Mr. Speaker:

We, your COMMITTEE ON RESOURCES AND CONSERVATION, report that we have had under consideration H 749 and recommend that it do pass.

GIBBS, Chairman

H 749 was filed for second reading.

March 14, 2022

Mr. Speaker:

We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration SCR 121 and recommend that it do pass.

HARRIS, Chairman

SCR 121 was filed for second reading.

March 14, 2022

Mr. Speaker:

We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration H 565, as amended in the Senate, and recommend concurrence with Senate Amendments.

HARRIS, Chairman

Mr. Moyle asked unanimous consent that the House concur in the Senate amendments to H 565, as amended in the Senate, as recommended by the committee. There being no objection, it was so ordered.

H 565, 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 Seventh Order of Business.

March 14, 2022

7TH ORDER
Motions, Memorials, and Resolutions

SCR 122 and SCR 123, by Judiciary and Rules Committee, were introduced, read the first time by title, and referred to the Resources and Conservation Committee.

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

HOUSE BILL NO. 772
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE IDAHO TRANSPORTATION DEPARTMENT FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE IDAHO TRANSPORTATION DEPARTMENT FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING A CONTINUOUS APPROPRIATION; PROVIDING REAPPROPRIATION AUTHORITY FOR THE CAPITAL FACILITIES PROGRAM; PROVIDING REAPPROPRIATION AUTHORITY FOR THE CONTRACT CONSTRUCTION AND RIGHT-OF-WAY DIVISION; PROVIDING REAPPROPRIATION AUTHORITY FOR AIRPORT DEVELOPMENT GRANTS AND CAPITAL IMPROVEMENTS; AUTHORIZING A TRANSFER OF FUNDS FOR BOND PAYMENTS FOR FISCAL YEAR 2023; PROVIDING A REPORTING REQUIREMENT; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE STRATEGIC INITIATIVES PROGRAM (DEDICATED) FUND FOR FISCAL YEAR 2023; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE LOCAL HIGHWAY DISTRIBUTION FUND FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 773
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF HEALTH AND WELFARE; APPROPRIATING MONEYS TO THE DEPARTMENT OF HEALTH AND WELFARE FOR THE DIVISIONS OF CHILD WELFARE, SERVICES FOR THE DEVELOPMENTALLY DISABLED, AND SERVICE INTEGRATION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING FOR GENERAL FUND TRANSFERS TO THE COOPERATIVE WELFARE FUND; DIRECTING EXPENDITURES FOR TRUSTEE AND BENEFIT PAYMENTS; PROVIDING REQUIREMENTS FOR PROGRAM INTEGRITY; CLARIFYING THE RESPONSIBILITY FOR THE EDUCATION OF CERTAIN CHILDREN IN STATE CARE; DIRECTING THE USE OF CHILD ABUSE PROTECTION TREATMENT ACT FUNDS; DIRECTING EXPENDITURES FOR THEDIVISION OF CHILD WELFARE; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF HEALTH AND WELFARE FOR THE DIVISION OF CHILD WELFARE FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF HEALTH AND WELFARE FOR THE SOUTHWEST IDAHO TREATMENT CENTER FOR CAPITAL OUTLAY FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL MONEYS TO THE
Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding **H 755**: Ms. Necochea

The question being, "Shall **H 755** pass?"

**H 757** 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. Troy to open debate.

Ms. Troy asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of **H 757**. There being no objection it was so ordered.

The question being, "Shall **H 757** pass?"

**H 759** 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.
The question being, "Shall H 759 pass?"

Roll call resulted as follows:
NAYS–Adams, Barbieri, Christensen, Giddings, Hans, Moon, Nichols, Scott. Total - 8.
Absent–Chaney, DeMordaunt. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 759 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 761 - VOTER IDENTIFICATION

H 761 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. Moon to open debate.

The question being, "Shall H 761 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Hornman, Kerby, Kingsley, Marshall, McCann, Mendive, Mitchell, Monsk, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Mr. Speaker. Total - 47.
Absent–Chaney, DeMordaunt. Total - 2.

Paires Votes:
AYE - Adams NAY - Toone
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 761 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Ruchti asked unanimous consent that the provisions of Rule 79(d) be suspended and that he be allowed to change his vote on H 761 from Aye to Nay. There being no objection, it was so ordered. The amended roll call is shown above.

******

Guest Speaker

At this time, the Speaker introduced Russ Fulcher, United States Congressman, who spoke briefly to the members of the House.

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

The question being, "Shall H 765 pass?"

Roll call resulted as follows:
NAYS–Andrus, Christensen, Dixon, Hanks, Kingsley, Nate, Nichols, Wisniewski. Total - 8.
Absent–Berch, Chaney, DeMordaunt. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 765 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 766 - APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION - CAPITOL COMMISSION**

H 766 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.

The question being, "Shall H 766 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Berch, Chaney, DeMordaunt. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 766 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**S 1254, as amended - TRANSPORTATION**

S 1254, as amended, 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. Crane to open debate.

The question being, "Shall S 1254, as amended, pass?"

Roll call resulted as follows:
NAYS–Chew, Gannon, Mathias, Necochea, Rubel. Total - 5.
Absent–Chaney, DeMordaunt, McCrostie. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1254, as amended, passed the House. Title was approved and the bill ordered returned to the Senate.

**S 1243 - BOARD OF ENVIRONMENTAL QUALITY**

S 1243 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 S 1243 pass?"

Roll call resulted as follows:
NAYS–Barbieri, Boyle, Christensen, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Palmer, Scott. Total - 11.
Absent–Adams, Chaney, DeMordaunt, Green, Ruchti. Total - 5.
Total - 70.

Whereupon the Speaker declared that S 1243 passed the House. Title was approved and the bill ordered returned to the Senate.

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.

Roll call showed 67 members present.
Absent and excused - Chaney, DeMordaunt, and Mathias. Total - 3.
Total - 70.

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

**S 1260 - INSURANCE**

S 1260 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. Green to open debate.

The question being, "Shall S 1260 pass?"

Roll call resulted as follows:

Absent—Chaney, DeMordaunt. Total - 2.

Paired Votes:
AYE - Mathias
NA - Mitchell
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that S 1260 failed to pass the House and ordered the bill returned to the Senate.

S 1284 - HEALTH

S 1284 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. Gibbs to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding S 1284:
Mr. Barbieri
Mr. Vander Woude

The question being, "Shall S 1284 pass?"

Roll call resulted as follows:

NAYS—Adams, Addis, Barbieri, Boyle, Christensen, Dixon, Ehardt, Erickson, Furch, Giddings, Hanks, Harris, Holtzclaw, Mendive, Mitchell, Monks, Moon, Nash, Nate, Nichols, Okuniewicz, Scott, Shepherd, Skaug, Wisniewski, Young. Total - 26.

Absent—Chaney, DeMordaunt, Manwaring, Mathias, McCrostie, Troy. Total - 5.

Total - 70.

Whereupon the Speaker declared that S 1284 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1304 - CORONERS

S 1304 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. Gibbs to open debate.

At this time, Mr. Moyle took the Chair.

The question being, "Shall S 1304 pass?"

Roll call resulted as follows:

NAYS—None.

Absent—Chaney, Crane, DeMordaunt, Manwaring, Mathias, McCrostie, Troy. Total - 7.

Total - 70.

Whereupon the Speaker Pro Tem declared that S 1304 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1309 - FETAL HEARTBEAT PREBORN CHILD PROTECTION ACT

S 1309 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Harris and Ms. Ehardt to open debate.

The question being, "Shall S 1309 pass?"

Roll call resulted as follows:


Absent—Chaney, Gibbs, Manwaring, McCrostie, Troy. Total - 5.

Paired Votes:
AYE - Moyle
NA - Mathias
AYE - DeMordaunt
NA - Chew
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker Pro Tem declared that S 1309 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1358 - FETAL HEARTBEAT PREBORN CHILD PROTECTION ACT

S 1358 was read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker Pro Tem recognized Mr. Harris to open debate.
At this time, the Speaker took the Chair.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1358:
Mr. Cannon

The question being, "Shall S 1358 pass?"

Roll call resulted as follows:
Absent–Chaney, DeMordaunt, Gibbs, Manwaring, McCrosie, Troy. Total - 6.

Paired Votes:
AYE - Moyle NAY - Mathias
AYE - Mons NAY - Rubel

Whereupon the Speaker declared that S 1358 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1282 - OCCUPATIONAL LICENSING

S 1282 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. Adams to open debate.

The question being, "Shall S 1282 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, DeMordaunt, Gibbs, Manwaring, Mathias, McCrosie, Rubel, Troy. Total - 8.
Total - 70.

Whereupon the Speaker declared that S 1282 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1296 - OCCUPATIONAL LICENSING

S 1296 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. Andrus to open debate.

The question being, "Shall S 1296 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, DeMordaunt, Gibbs, Manwaring, Mathias, McCrosie, Rubel, Troy. Total - 8.
Total - 70.

Whereupon the Speaker declared that S 1275 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1275 - IRRIGATION DISTRICTS

S 1275 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. Yamamoto to open debate.

The question being, "Shall S 1275 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, DeMordaunt, Gibbs, Manwaring, Mathias, McCrosie, Rubel, Troy. Total - 8.
Total - 70.

Whereupon the Speaker declared that S 1275 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1276, as amended - IRRIGATION AND CANAL COMPANIES

S 1276, as amended, 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. Kauffman to open debate.

The question being, "Shall S 1276, as amended, pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew,
NAYS–None.

Absent–Chaney, Clow, DeMordaunt, Gibbs, Manwaring, Mathias, McCrostie, Rubel, Troy. Total - 8.
Total - 70.

Whereupon the Speaker declared that S 1276, as amended, passed the House. Title was approved and the bill ordered returned to the Senate.

S 1277 - IRRIGATION DISTRICTS

S 1277 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. Lickley to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1277:

Mrs. Blanksma

The question being, "Shall S 1277 pass?"

Roll call resulted as follows:

NAYS–None.

Absent–Chaney, Clow, DeMordaunt, Gibbs, Manwaring, Mathias, McCrostie, Rubel, Troy. Total - 8.
Total - 70.

Whereupon the Speaker declared that S 1277 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1288 - DISTRICT JUDGES

S 1288 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. Hartgen to open debate.

The question being, "Shall S 1288 pass?"

Roll call resulted as follows:

NAYS–None.

Absent–Chaney, Clow, DeMordaunt, Gibbs, Manwaring, Mathias, McCrostie, Rubel, Troy. Total - 8.
Total - 70.

Whereupon the Speaker declared that S 1288 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1332 - WITNESSES

S 1332 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. Nash to open debate.

The question being, "Shall S 1332 pass?"

Roll call resulted as follows:

NAYS–None.

Absent–Chaney, Clow, DeMordaunt, Mathias, McCrostie, Rubel, Troy. Total - 7.
Total - 70.

Whereupon the Speaker declared that S 1332 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1286 - PSYCHOLOGISTS

S 1286 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. Erickson to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1286:

Mr. Erickson

The question being, "Shall S 1286 pass?"

Roll call resulted as follows:

NAYS–Addams, Amador, Barbieri, Boyle, Cannon, Christensen, Crane, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kaufman, Kerby, Kingsley, Marshall, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Weber, Wisniewski, Young. Total - 34.

Absent–Chaney, Clow, DeMordaunt, Mathias, Rubel, Troy. Total - 6.
House Concurrent Resolution No. 50

By Ways and Means Committee

A Concurrent Resolution

STATING FINDINGS OF THE LEGISLATURE AND APPROVING AND EXTENDING FEE, NON-FEE, AND PROCLAMATION RULES REVIEWED BY THE HOUSE JUDICIARY, RULES, AND ADMINISTRATION COMMITTEE AND THE SENATE JUDICIARY AND RULES COMMITTEE.

WHEREAS, the Legislature is vested with authority to reject executive agency rules that are not consistent with legislative intent pursuant to Section 67-5291, Idaho Code, and to approve executive agency rules under the provisions of Section 29, Article III of the Idaho Constitution; and

WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and

WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that fee, non-fee, and proclamation rules adopted by the Department of Juvenile Corrections, Board of Correction, Idaho State Police - Public Safety, Idaho State Police - POST, Commission of Pardons and Parole, Sexual Offender Management Board, and Idaho State Police, not including IDAPA 11.10.03, Rules Governing the Sex Offender Registry, Section 012., Subsection 06.a. and 06.e., Docket Number 11-0000-2100, only, pursuant to the Administrative Procedure Act and submitted through the Office of Rules Coordinator to the Legislature for review during the 2022 legislative session and reviewed by the House Judiciary, Rules, and Administration Committee and the Senate Judiciary and Rules Committee, be, and the same are approved.

BE IT FURTHER RESOLVED that, if any non-fee rule was assigned to but was not reviewed by the House Judiciary, Rules, and Administration Committee and the Senate Judiciary and Rules Committee, such rule shall take effect upon conclusion of the legislative session, or as provided in rule, pursuant to Section 67-5224, Idaho Code.

BE IT FURTHER RESOLVED that, except as provided in this concurrent resolution, every rule of Department of Juvenile Corrections, Board of Correction, Idaho State Police - Public Safety, Idaho State Police - POST, Commission of Pardons and Parole, Sexual Offender Management Board, and Idaho State Police, not including IDAPA 11.10.03, Rules Governing the Sex Offender Registry, Section 012., Subsection 06.a. and 06.e., Docket Number 11-0000-2100, only, as that term is defined in Section 67-5201, Idaho Code, shall continue in full force and
effect until July 1, 2023, at which time they shall expire and be of no further force and effect as provided in Section 67-5292, Idaho Code.

BE IT FURTHER RESOLVED that a rule or partial rule approved by this concurrent resolution shall remain in effect until it expires by its own terms, but in no event shall a rule remain in effect beyond July 1, 2023, or the conclusion of the First Regular Session of the Sixty-seventh Idaho Legislature, whichever is applicable, unless it is further extended by adoption of a concurrent resolution by both houses of the Legislature. Rules or sections of rules that are excepted from approval hereunder shall expire upon adjournment of the Second Regular Session of the Sixty-sixth Idaho Legislature, unless approved by adoption of a separate concurrent resolution by both houses of the Legislature.

HOUSE CONCURRENT RESOLUTION NO. 51
BY WAYS AND MEANS COMMITTEE
A CONCURRENT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND RESOLVING THAT THE STATE OF IDAHO RECOGNIZES THE 50TH ANNIVERSARY OF THE SAWTOOTH NATIONAL RECREATION ACT AND CELEBRATES THE CONTRIBUTIONS THAT IDAHOANS HAVE MADE TO PROTECT AND APPRECIATE THIS ICONIC LANDSCAPE IN IDAHO.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, Congress approved the Sawtooth National Recreation Act on August 22, 1972, to preserve its natural, scenic, historic, pastoral, and fish and wildlife values and to enhance recreation activities on the land within; and

WHEREAS, the Sawtooth National Recreation Area was dedicated to the people of Idaho and the United States on September 1, 1972; and

WHEREAS, Idaho's former U.S. senators Frank Church and Len Jordan served as the authors and sponsors and shepherded the bill through the U.S. Senate; and

WHEREAS, Idaho's former U.S. representatives Orval Hansen and James McClure supported the House of Representatives' version of the bill; and

WHEREAS, the Sawtooth Primitive Area was designated as the Sawtooth Wilderness Area with the passage of the Sawtooth National Recreation Area Act; and

WHEREAS, the Hemingway-Boulders, Cecil D. Andrus-White Clouds, and Jim McClure-Jerry Peak Wilderness areas were designated pursuant to the Sawtooth National Recreation Area and Jerry Peak Wilderness Additions Act in 2015; and

WHEREAS, the Sawtooth National Recreation Area consists of 756,000 acres, including more than 700 miles of hiking trails, and more than 300 high-elevation alpine lakes, providing recreational opportunities for hiking, backpacking, fishing, boating, canoeing, rafting, wildlife watching, OHV riding, snowmobiling, photography, hunting, and bicycling to Idahoans and visitors from around the world; and

WHEREAS, the protections established by Congress have permitted millions of Americans to enjoy the natural beauty of the Sawtooth National Recreation Area and have resulted in additional visitation and tourism that contribute significantly to Idaho's economy; and

WHEREAS, Idaho's river outfitters and guides rely on the intact habitats and clean water within the Sawtooth National Recreation Area, which contribute significantly toward the economy of rural communities in the region; and

WHEREAS, the Sawtooth National Recreation Area includes the Sawtooth, White Cloud, Boulder, Pioneer, and Smoky mountain ranges, providing vital habitat, seasonal ranges, and migration corridors for ungulates, as well as ample hunting opportunities; and

WHEREAS, the Sawtooth National Recreation Area provides important habitat for steelhead, Snake River sockeye salmon, Chinook salmon, and multiple species of trout, including bull trout, which are important for recreational and tribal fisheries alike; and

WHEREAS, the Sawtooth National Recreation Area is home to the headwaters of the Big Wood, Salmon, Boise, and Payette rivers; and

WHEREAS, the Shoshone-Bannock Tribes have developed the Petit Lake Weir facility to promote recovery of sockeye salmon; and

WHEREAS, sockeye salmon are tied to the history of the Shoshone-Bannock Tribes and are an integral part of their history and culture; and

WHEREAS, sockeye salmon migrate more than 900 miles from the Pacific Ocean to the headwaters of the Sawtooth Basin, marking one of the longest fish migrations in the United States; and

WHEREAS, the Sawtooth National Recreation Area provides significant economic benefits to local communities, many of which are almost solely dependent on visitors to the Sawtooth National Recreation Area; and

WHEREAS, the State of Idaho recognizes the dedicated effort of the U.S. Forest Service and countless volunteers for 50 years of work to maintain the integrity and preservation of the land, water, and wildlife in the Sawtooth National Recreation Area; and

WHEREAS, the State of Idaho encourages the federal government to work with state partners and stakeholders to resolve potential disputes associated with the management of the Sawtooth National Recreation Area in a transparent and collaborative manner.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the State of Idaho recognizes the 50th anniversary of the Sawtooth National Recreation Act and celebrates the contributions that Idahoans have made to protect and appreciate this iconic landscape in Idaho.

BE IT FURTHER RESOLVED that the federal land management agencies with responsibility over Idaho's Sawtooth National Recreation Area direct adequate financial resources and expertise to ensure the ongoing protection, management, utilization, and enjoyment of this designated national recreation area in Idaho.

HCR 50 and HCR 51 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 774
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO THE IDAHO PATIENT ACT; AMENDING SECTION 48-303, IDAHO CODE, TO REVISE DEFINITIONS; AMENDING SECTION 48-304, IDAHO CODE, TO REVISE PROVISIONS REGARDING REQUIREMENTS FOR EXTRAORDINARY COLLECTION ACTIONS; AMENDING...
SECTION 48-305, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 48-306, IDAHO CODE, TO REVISE PROVISIONS REGARDING EXTRAORDINARY COLLECTION ACTIONS AFTER UNTIMELY NOTICE; AMENDING SECTION 48-307, IDAHO CODE, TO REVISE A PROVISION REGARDING THE BURDEN OF PROOF; AMENDING SECTION 48-308, IDAHO CODE, TO REVISE A PROVISION REGARDING THE REBUTTABLE PRESUMPTION OF RECEIPT; AMENDING SECTION 48-309, IDAHO CODE, TO REVISE A PROVISION REGARDING AN EXEMPTION FROM THE DELIVERY OF CONSOLIDATED SUMMARY OF SERVICES; AMENDING SECTION 48-310, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING CHAPTER 3, TITLE 48, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 48-314, IDAHO CODE, TO PROVIDE FOR SEVERABILITY; AMENDING CHAPTER 3, TITLE 48, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 48-315, IDAHO CODE, TO PROVIDE FOR LEGISLATIVE INTENT REGARDING APPLICABILITY; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 775
BY STATE AFFAIRS COMMITTEE
AN ACT
RELATING TO REFUGEES; AMENDING CHAPTER 23, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-2359, IDAHO CODE, TO PROVIDE FOR NOTIFICATION TO CERTAIN OFFICIALS OF REFUGEE RESETTLEMENT IN IDAHO, TO PROVIDE REQUIREMENTS FOR SUCH NOTIFICATION, TO PROVIDE FOR A CERTIFICATION OF COMPLIANCE WITH THE NOTIFICATION REQUIREMENT, TO PROVIDE A PENALTY, AND TO DEFINE TERMS; AND DECLARING AN EMERGENCY.

H 774 and H 775 were 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 Fifteenth Order of Business.

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Monks moved that the House adjourn until 10 a.m., Tuesday, March 15, 2022. Seconded by Mrs. Blanksma. Motion carried.

Whereupon the Speaker declared the House adjourned at 3:28 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
S 1384, S 1380, S 1385, S 1386, S 1387, S 1388, and S 1389 were filed for first reading.

Mr. Speaker:
I return herewith H 713, H 714, H 556, H 594, H 606, H 528, H 686, H 687, H 550, H 576, H 711, and H 511 which have passed the Senate.

NOVAK, Secretary

H 713, H 714, H 556, H 594, H 606, H 528, H 686, H 687, H 550, H 576, H 711, and H 511 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mr. Monks.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.
Absent–Bundy, Chew, DeMordaunt, Ehardt, Shepherd. Total - 5.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.
Absent–DeMordaunt. Total - 1.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Ms. Nichols asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.
Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Harris.

Roll call resulted as follows:
NAYS--Boyle, Christensen, Fench, Chew, Gannon, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.
Absent--DeMordaunt. Total - 1.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS--Boyle, Christensen, Fench, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.
Absent--DeMordaunt. Total - 1.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mrs. Scott asked, pursuant to Rule 17, that H 496 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Clow.

Roll call resulted as follows:
NAYS--Boyle, Christensen, Fench, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.
Absent--DeMordaunt. Total - 1.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS--Boyle, Christensen, Fench, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.
Absent--DeMordaunt. Total - 1.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

March 15, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 772, H 773, HCR 50, HCR 51, H 774, and H 775.
CHANNEY, Chairman

H 772, H 773, HCR 50, HCR 51, and H 775 were filed for second reading.

H 774 was referred to the Business Committee.

March 15, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled HCR 34, H 609, H 564, H 501, H 532, H 548, H 607, H 523, H 524, and H 525.
CHANNEY, Chairman

The Speaker announced he was about to sign enrolled HCR 34, H 609, H 564, H 501, H 532, H 548, H 607, H 523, H 524, and H 525 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

March 15, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have engrossed H 565, as amended in the Senate.
CHANNEY, Chairman

H 565, as amended in the Senate, was filed for first reading of engrossed bills.

March 14, 2022

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration S 1373 and recommend that it do pass.
CLOW, Chairman

S 1373 was filed for second reading.
Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration H 756 and H 760 and recommend that they do pass.

WOOD, Chairman

H 756 and H 760 were filed for second reading.

March 14, 2022

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration H 515, as amended in the Senate, and recommend concurrence with Senate Amendments.

WOOD, Chairman

Mrs. Blanksma asked unanimous consent that the House concur in the Senate amendments to H 515, as amended in the Senate, as recommended by the committee. There being no objection, it was so ordered.

H 515, as amended in the Senate, was referred to the Judiciary, Rules, and Administration Committee for engrossing.

Mrs. Hanks asked, pursuant to Rule 17, that H 491 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.
Absent–DeMordaunt. Total - 1.
Total - 70.
More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.

Absent–DeMordaunt. Total - 1.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 52
BY WAYS AND MEANS COMMITTEE
STATING FINDINGS OF THE LEGISLATURE AND DIRECTING THE COMMITTEE ON FEDERALISM TO STUDY AND DRAFT LEGISLATION RELATING TO ENVIRONMENTAL, SOCIAL, AND GOVERNANCE STANDARDS.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Idaho Legislature and the people of Idaho acknowledge the Idaho Constitution and the United States Constitution as the supreme law of the land that cannot be usurped in any form or by any outside forces, including those that may come from outside the United States; and

WHEREAS, the rights and freedoms of the people of Idaho are increasingly threatened by the alliance of large corporations, banks, investors, and governmental entities in their efforts to impose environmental, social, and governance (ESG) standards; and

WHEREAS, ESG standards are intended to alter how businesses and investments are evaluated so that instead of focusing on the quality of goods and services, profits, and other traditional economic metrics, businesses and investments are instead evaluated based on various environmental, social justice, or corporate governance causes and assigned scores so that they can be compared, rewarded, or potentially punished according to such factors; and

WHEREAS, central banks, governments, and wealthy investors have invested trillions of dollars into ESG-related investments; and

WHEREAS, the Glasgow Financial Alliance for Net Zero (GFNZ), a group supported by the Biden administration, claims to have more than 450 banks, insurers, and other asset managers in dozens of countries as members, as well as $130 trillion in assets; and

WHEREAS, the widespread use of ESG standards by central banks, financial institutions, corporations, and governments threatens to restrict individual and economic rights and to usurp legislative processes, the Idaho Constitution, and the United States Constitution; and

WHEREAS, Klaus Schwab, founder and executive chairman of the World Economic Forum, has called for a fundamental change to Americanism when he said, "the world must act jointly and swiftly to revamp all aspects of our societies and economies, from education to social contracts and working conditions. Every country, from the United States to China, must participate, and every industry, from oil and gas to tech, must be transformed. In short, we need a 'Great Reset' of capitalism"; and

WHEREAS, Larry Fink, the CEO of Blackrock, the world's largest asset management company, and most powerful person on Wall Street, promises to use ESG scores as a way to alter society. Fink has said, "every company and every industry will be transformed by the transition to a net-zero world... The question is, will you lead, or will you be led?"; and
WHEREAS, the threat to our individual freedoms from the use of ESG standards will increase significantly if the Federal Reserve adopts a digital currency, which could help banks and governments track all spending across the entire U.S. economy; and

WHEREAS, according to a report by the accounting firm KPMG, thousands of companies located in more than 50 countries already use ESG standards, including 82% of large companies in the United States; and

WHEREAS, ESG standards are designed to create a "great reset" of capitalism and to revamp all aspects of our society and economy, from education to social contracts and working conditions; and

WHEREAS, free market capitalism requires a level playing field and the ability to compete; and

WHEREAS, various states have considered legislation to address the risks of ESG to their citizens; and

WHEREAS, legislative efforts to curtail the usage and impact of ESG standards have focused on divestment from financial institutions and other businesses that discriminate against vital state sectors and the elimination of ESG, social credit, or similar metrics that allow discrimination in providing goods and services to individuals and businesses; and

WHEREAS, states, local businesses, and families should be able to control their rights, freedoms, and choices; and

WHEREAS, protecting those proper rights and freedoms is the fundamental role of our government; and

WHEREAS, the Legislature's Committee on Federalism is authorized pursuant to Section 67-9301, Idaho Code, to "monitor and review federal acts, laws, and regulations that may impact the jurisdiction, governance, and sovereignty of the state of Idaho."

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that the Committee on Federalism, the sponsors of this resolution, and the Idaho State Treasurer, where appropriate, at the direction of the Idaho Legislature, shall work with concerned parties to study the topic of ESG standards and shall draft legislation that protects the State of Idaho and its citizens from the use of ESG standards.

BE IT FURTHER RESOLVED that the Committee on Federalism shall report its findings and recommendations, along with the proposed legislation, to the Legislative Council in November 2022 and to the First Regular Session of the Sixty-seventh Idaho Legislature.

HCR 52 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 776
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE STATE BOARD OF EDUCATION AND THE BOARD OF REGENTS OF THE UNIVERSITY OF IDAHO; APPROPRIATING MONEYS TO THE STATE BOARD OF EDUCATION AND THE BOARD OF REGENTS OF THE UNIVERSITY OF IDAHO FOR COLLEGE AND UNIVERSITIES AND THE OFFICE OF THE STATE BOARD OF EDUCATION FOR FISCAL YEAR 2023; PROVIDING REAPPROPRIATION AUTHORITY; EXEMPTING THE APPROPRIATION FROM OBJECT AND PROGRAM TRANSFER LIMITATIONS;

Providing Requirements for Systemwide Needs; Directing an Adjustment for Student Tuition and Fees for Fiscal Year 2023; Providing Requirements for Performance Measures; Appropriating Additional Moneys to the State Board of Education and the Board of Regents of the University of Idaho for College and Universities and the Office of the State Board of Education for Fiscal Year 2022; Providing General Fund Reappropriation Authority; and Declaring an Emergency and Providing an Effective Date.

HOUSE BILL NO. 777
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF HEALTH AND WELFARE; APPROPRIATING MONEYS TO THE DEPARTMENT OF HEALTH AND WELFARE FOR THE DIVISION OF MEDICAID FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING FOR GENERAL FUND TRANSFERS TO THE COOPERATIVE WELFARE FUND; DIRECTING EXPENDITURES FOR TRUSTEE AND BENEFIT PAYMENTS; PROVIDING REQUIREMENTS FOR PROGRAM INTEGRITY; REQUIRING MONTHLY MEDICAID TRACKING REPORTS; ALLOWING FOR TRANSFER OF APPROPRIATIONS BETWEEN PROGRAMS; REQUIRING A REPORT ON MEDICAID MANAGED CARE IMPLEMENTATION; REQUIRING COST-SHARING FOR SERVICES; PROVIDING REQUIREMENTS FOR BUDGET INTEGRITY; APPROPRIATING ADDITIONAL MONEYS TO THE DIVISION OF MEDICAID FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

H 776 and H 777 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1384, S 1385, S 1386, S 1387, S 1388, and S 1389, by Finance Committee, were introduced, read the first time by title, and filed for second reading.

S 1380, by State Affairs Committee, was introduced, read the first time by title, and referred to the Agricultural Affairs Committee.

9TH ORDER
First Reading of Engrossed Bills

H 565, as amended in the Senate, by Revenue and Taxation Committee, was introduced, read the first time by title, and filed for second reading.

10TH ORDER
Second Reading of Bills and Joint Resolutions

HCR 48 and HCR 49, by Ways and Means Committee, were read the second time by title and filed for third reading.

H 767, H 768, H 769, H 770, and H 771, by Appropriations Committee, were read the second time by title and filed for third reading.

H 749, by Ways and Means Committee, was read the second time by title and filed for third reading.

SCR 121, by State Affairs Committee, was read the second time by title and filed for third reading.
There being no objection, the House returned to the Seventh Order of Business.

**7TH ORDER**

**Motions, Memorials, and Resolutions**

Mr. Nate asked, pursuant to Rule 17, that H 493 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Harris.

Roll call resulted as follows:


NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.

Absent–Andrus, DeMordaunt, Shepherd, Wisniewski. Total - 4.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:


NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.

Absent–DeMordaunt, Shepherd. Total - 2.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mrs. Scott asked, pursuant to Rule 17, that H 662 be reported forthwith out of the Revenue and Taxation Committee to which it had been referred.

Mr. Harris asked unanimous consent that the committee be excused. There being no objection, it was so ordered.

**HCR 48 - FEE RULES - HOUSE BUSINESS AND SENATE COMMERCE AND HUMAN RESOURCES COMMITTEES**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HCR 48 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 HCR 48 be read the third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.

Absent–DeMordaunt. 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 HCR 48 was read the third time at length, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Dixon to open debate.

The question being, "Shall HCR 48 be adopted?"

Roll call resulted as follows:


NAYS–Barbieri, Crane. Total - 2.

Absent–DeMordaunt. Total - 1.

Total - 70.

Whereupon the Speaker declared HCR 48 adopted and ordered the resolution transmitted to the Senate.

**HCR 49 - HOUSE COMMERCE AND HUMAN RESOURCES COMMITTEE - RULE APPROVAL**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HCR 49 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 HCR 49 be read the third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.

Absent–DeMordaunt. Total - 1.

Total - 70.
NAYS–None.  
Absent–DeMordaunt. 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 HCR 49 was read the third time at length, and placed before the House for final consideration.  

At this time, the Speaker recognized Mr. Nash to open debate.  

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 767: Mrs. Blanksma Mrs. Young  
The question being, "Shall H 767 pass?"  

Roll call resulted as follows:  
NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Giddings, Harris, Hartgen, Holtzclaw, Kingsley, Mendive, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Wisniewski, Young. Total - 67.  

Paced Votes:  
AYE - Wood NAY - DeMordaunt  
(Pairs enumerated in roll call above.)  
Total - 70.  

Whereupon the Speaker declared that H 767 passed the House. Title was approved and the bill ordered transmitted to the Senate.  

Ms. Nichols asked, pursuant to Rule 17, that H 484 be reported forthwith out of the Ways and Means Committee to which it had been referred.  

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.  

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.  

Roll call resulted as follows:  
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 9.  
Absent–DeMordaunt. Total - 1.  
Total - 70.  

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.
The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS—Christensen, Dixon, Fergi, Giddings, Hanks, Kingsley, Moon, Nichols, Scott, Wisniewski. Total - 10.
Absent—DeMordaunt. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 769 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 769 - APPROPRIATIONS - DEPARTMENT OF WATER RESOURCES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 769 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 769 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS—None.
Absent—DeMordaunt. 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 749 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. Moon to open debate.

The question being, "Shall H 749 pass?"

Roll call resulted as follows:
NAYS—None.
Absent–DeMordaunt. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 749 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 770 - APPROPRIATIONS - SUPREME COURT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 770 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 770 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt. 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 770 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. Nash to open debate.

The question being, "Shall H 770 pass?"

Roll call resulted as follows:
NAYS–Addis, Andrus, Armstrong, Barbieri, Boyle,Christensen, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings, Hank, Harris, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Wisniewski, Young. Total - 29.

Paired Votes:
AYE - Toone
NAY - Moon
AYE - Blanksma
NAY - DeMordaunt
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 770 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 771 - APPROPRIATIONS - DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 771 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 771 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt. 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 771 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. Nash to open debate.

The question being, "Shall H 771 pass?"

Roll call resulted as follows:
NAYS–Christensen, Giddings, Hans, Kingsley, Nate, Nichols, Okuniewicz, Scott. Total - 8.
Absent–Addis, DeMordaunt, Moon. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 771 passed the House. Title was approved and the bill ordered transmitted to the Senate.

SCR 121 - STATE TAX COMMISSION - RULE REJECTION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of SCR 121 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 SCR 121 be read the third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS—Adams, Boyle, Christensen, Fench, Giddings, Hanks, Nate, Nichols, Scott, Skaug. Total - 10.

Absent—DeMordaunt, Moon, Shepherd. Total - 3.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:


NAYS—Boyle, Christensen, Fench, Giddings, Hanks, Nate, Nichols, Scott. Total - 8.

Absent—DeMordaunt, Moon, Shepherd. Total - 3.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Nate asked, pursuant to Rule 17, that H 460 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Crane.

Roll call resulted as follows:


NAYS—Boyle, Christensen, Fench, Giddings, Hanks, Nate, Nichols, Scott. Total - 8.

Absent—DeMordaunt, Geistin, Moon. Total - 3.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:

AYES—Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chaney, Chew, Clow, Crane, Dixon, Ehardt, Erickson, Furniss,
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Nate, Nichols, Scott. Total - 8.
Absent–DeMordaunt, Gestrin, Moon. Total - 3.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

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

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 758 - APPROPRIATIONS - COMMISSION ON HISPANIC AFFAIRS

H 758 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. Nash to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 758:
Ms. Necochea

The question being, "Shall H 758 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt, Moon. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1253 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1240 - RESTRICTIVE COVENANTS

S 1240 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. Mathias to open debate.

The question being, "Shall S 1240 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt, Moon. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1240 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1334 - IDAHO CORRECTIONAL INDUSTRIES ACT

S 1334 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. Chaney to open debate.

The question being, "Shall S 1334 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw,

NAYS–None.
Absent–DeMordaunt, Moon, Skaug. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1365 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1366 - APPROPRIATIONS - STATE LIQUOR DIVISION

S 1366 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. Syme to open debate.

The question being, "Shall S 1366 pass?"

Roll call resulted as follows:
Absent–Skaug. Total - 1.
Paired Votes:
AYE - Chew NAY - Moon
AYE - Blanksma NAY - DeMordaunt
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that S 1366 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1365 - APPROPRIATIONS - EXECUTIVE OFFICE OF THE GOVERNOR

S 1365 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. Bundy to open debate.

The question being, "Shall S 1365 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt, Moon, Skaug. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1365 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1364 - APPROPRIATIONS - DEPARTMENT OF FINANCE

S 1364 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. Youngblood to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1364:
Mr. Youngblood

The question being, "Shall S 1364 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt, Moon, Skaug. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1364 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1363 - APPROPRIATIONS - WOLF DEPREDACTION CONTROL BOARD

S 1363 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. Troy to open debate.

The question being, "Shall S 1363 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt, Moon, Skaug. Total - 3.
Total - 64.
Whereupon the Speaker declared that S 1363 passed the House. Title was approved and the bill ordered returned to the Senate.

**S 1369 - APPROPRIATIONS - OFFICE OF DRUG POLICY**

S 1369 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. Green to open debate.

The question being, "Shall S 1369 pass?"

Roll call resulted as follows:


**NAYS—Ferch, Hanks, Wisniewski. Total - 3.**

Absent–DeMordaunt, Moon, Skaug. Total - 3.

Total - 70.

Whereupon the Speaker declared that S 1369 passed the House. Title was approved and the bill ordered returned to the Senate.

**S 1370 - APPROPRIATIONS - IDAHO STATE LOTTERY**

S 1370 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. Syme to open debate.

The question being, "Shall S 1370 pass?"

Roll call resulted as follows:


**NAYS—Andrus, Armstrong, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Galloway, Giddings, Hanks, Harris, Kingsley, Mendive, Mitchell, Mons, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 29.**

Absent–Mathias. Total - 1.

**Paired Votes:**

- **AYE - Blanksma**
- **NAY - DeMordaunt**
- **AYE - Necochea**
- **NAY - Moon**

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that S 1370 passed the House. Title was approved and the bill ordered returned to the Senate.

**S 1371 - APPROPRIATIONS - IDAHO STATE HISTORICAL SOCIETY**

S 1371 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. Bundy to open debate.

The question being, "Shall S 1371 pass?"

Roll call resulted as follows:


**NAYS—Armstrong, Barbieri, Boyle, Christensen, Ehhardt, Ferch, Hanks, Harris, Kingsley, Mons, Moyle, Nate, Nichols, Okuniewicz, Wisniewski, Young. Total - 16.**

Absent–DeMordaunt, Mathias, Moon. Total - 3.

Total - 70.

Whereupon the Speaker declared that S 1371 passed the House. Title was approved and the bill ordered returned to the Senate.

**S 1319 - TRANSPORTATION OF PUPILS**

S 1319 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. Bundy to open debate.

The question being, "Shall S 1319 pass?"

Roll call resulted as follows:


**NAYS—Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Giddings, Hanks, Harris, Kingsley, Mendive, Mitchell, Mons, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Wisniewski, Young. Total - 33.**

**Paired Votes:**

- **AYE - Toone**
- **NAY - Moon**
- **AYE - Blanksma**
- **NAY - DeMordaunt**

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that S 1319 passed the House. Title was approved and the bill ordered returned to the Senate.

Mr. Dixon asked unanimous consent that the provisions of Rule 79(d) be suspended and that he be allowed to change his vote on S 1319 from Aye to Nay. There being no objection, it was so ordered. The amended roll call is shown above.
SCR 114 - EDUCATION

SCR 114 was read the third time at length and placed before the House for final consideration.

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

The question being, "Shall SCR 114 be adopted?"

Whereupon the Speaker declared SCR 114 adopted by voice vote and ordered the resolution returned to the Senate.

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

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

RECESS

Afternoon Session

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

Roll call showed 64 members present.

Absent and excused - DeMordaunt, Gestrin, Harris, Nash, Necochea, and Ruchti. Total - 6.

Total - 70.

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

SCR 115 - EDUCATION

SCR 115 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Clow to open debate.

The question being, "Shall SCR 115 be adopted?"

Roll call resulted as follows:


NAYS–None.

Absent–Addis, DeMordaunt, Gestrin, Harris, Nash, Necochea, Ruchti. Total - 7.

Total - 70.

Whereupon the Speaker declared SCR 115 adopted and ordered the resolution returned to the Senate.

SCR 118 - EDUCATION

SCR 118 was read the third time at length and placed before the House for final consideration.

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

The question being, "Shall SCR 118 be adopted?"

Roll call resulted as follows:


Total - 70.

Whereupon the Speaker declared SCR 118 adopted and ordered the resolution returned to the Senate.

Mr. Moyle asked unanimous consent that H 579 retain its place on the Third Reading Calendar for one legislative day. There being no objection, it was so ordered.

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

7TH ORDER

Motions, Memorials, and Resolutions

HOUSE RESOLUTION NO. 20
BY STATE AFFAIRS COMMITTEE
A HOUSE RESOLUTION

Be it resolved by the House of Representatives of the State of Idaho:

WHEREAS, on Saint Patrick's Day, all who wear the green live for a day in the spirit of Ireland; and

WHEREAS, the songs of Ireland are the joyous and tragic songs of love; the nostalgic reveries of the sorrows and the glories that are the Emerald Isle; and the lamentations of life's myriad travails and the odes to joy and the life eternal; and

WHEREAS, Irish immigrants to the United States, and all other immigrants, have helped form the cultural foundation of the nation, and those of Irish lineage today proudly sing support for America and Ireland; and

WHEREAS, Idaho and Ireland have a strong business and tourism relationship that is important to our state and Ireland; and

WHEREAS, we celebrate the establishment of the American Irish State Legislators Caucus with its aim of fostering and strengthening the longstanding relationship that exists between the United States of America and Ireland to the mutual benefit of both countries with leadership in all 50 states.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the members of the House of Representatives commemorate the celebration of the Feast of Saint Patrick, the patron saint of Ireland.

BE IT FURTHER RESOLVED that the chief clerk of the House of Representatives be and hereby is authorized and directed to transmit a duly certified copy of this resolution to Senator Mark Daly, Chair of the Senate of Ireland, which on
this year celebrates its 100th anniversary, and to the national cochairs of the American Irish State Legislators Caucus, Speaker Robin Vos of Wisconsin, Assemblywoman Carol Murphy of New Jersey, Representative Killian Timoney of Kentucky, Representative Fran Hurley of Illinois, Senator Shannon O’Brien of Montana, and Senator Mia Costello of Alaska.

HR 20 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

House of Representatives
State of Idaho
March 15, 2022

The Honorable Sage G. Dixon, Chairman
Business Committee

Dear Representative Dixon:

I hereby designate the Business Committee a privileged committee on Tuesday, March 15, 2022, for the purpose of introducing RS 29827 (H 778), dealing with the Idaho Patient Act.

Sincerely,
/s/ Scott Bedke
Speaker of the House

HOUSE BILL NO. 778
BY BUSINESS COMMITTEE

AN ACT
RELATING TO THE IDAHO PATIENT ACT; AMENDING SECTION 48-303, IDAHO CODE, TO REVISE DEFINITIONS; AMENDING SECTION 48-304, IDAHO CODE, TO REVISE PROVISIONS REGARDING REQUIREMENTS FOR EXTRAORDINARY COLLECTION ACTIONS; AMENDING SECTION 48-305, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 48-306, IDAHO CODE, TO REVISE PROVISIONS REGARDING EXTRAORDINARY COLLECTION ACTIONS AFTER UNTIMELY NOTICE; AMENDING SECTION 48-307, IDAHO CODE, TO REVISE A PROVISION REGARDING THE BURDEN OF PROOF; AMENDING SECTION 48-308, IDAHO CODE, TO REVISE A PROVISION REGARDING THE REBUTTABLE PRESUMPTION OF RECEIPT; AMENDING SECTION 48-309, IDAHO CODE, TO REVISE A PROVISION REGARDING AN EXEMPTION FROM THE DELIVERY OF CONSOLIDATED SUMMARY OF SERVICES; AMENDING SECTION 48-310, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING CHAPTER 3, TITLE 48, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 48-314, IDAHO CODE, TO PROVIDE FOR SEVERABILITY; AMENDING CHAPTER 3, TITLE 48, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 48-315, IDAHO CODE, TO PROVIDE FOR LEGISLATIVE INTENT REGARDING APPLICABILITY; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

H 778 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 15, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 52, H 776, H 777, HR 20, and H 778.

CHANNEY, Chairman

HCR 52, H 776, H 777, HR 20, and H 778 were filed for second reading.

March 15, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration S 1335 and recommend that it do pass.

CRANE, Chairman

S 1335 was filed for second reading.

March 15, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration S 1338 and report it back to be placed on General Orders.

CRANE, Chairman

S 1338 was placed on General Orders for consideration.

March 15, 2022

Mr. Speaker:
We, your COMMITTEE ON EDUCATION, report that we have had under consideration S 1290 and S 1291, as amended, and recommend that they do pass.

CLOW, Chairman

S 1290 and S 1291, as amended, were filed for second reading.

March 15, 2022

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration S 1285, as amended, S 1330, as amended, S 1350, and S 1353 and recommend that they do pass.

WOOD, Chairman

S 1285, as amended, S 1330, as amended, S 1350, and S 1353 were filed for second reading.

March 15, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration S 1289, as amended, S 1321, S 1322, S 1323, S 1324, and S 1325 and recommend that they do pass.

CHANNEY, Chairman

S 1289, as amended, S 1321, S 1322, S 1323, S 1324, and S 1325 were filed for second reading.
March 15, 2022

Mr. Speaker:

We, your COMMITTEE ON BUSINESS, report that we have had under consideration S 1354 and S 1355 and recommend that they do pass.

DIXON, Chairman

S 1354 and S 1355 were filed for second reading.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Wednesday, March 16, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 3:48 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
House of Representatives

The House convened at 10 a.m., the Speaker in the Chair.

Roll call showed 68 members present.

Absent and excused - DeMordaunt, and Harris. Total - 2. Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Samuel Wakefield, Page.

3RD ORDER
Approval of Journal

March 16, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Sixty-fifth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

March 15, 2022

Mr. Speaker:

I transmit herewith enrolled S 1254, as amended, S 1243, S 1284, S 1304, S 1309, S 1358, S 1282, S 1296, S 1275, S 1276, as amended, S 1277, S 1288, S 1332, S 1305, and S 1327 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1254, as amended, S 1243, S 1284, S 1304, S 1309, S 1358, S 1282, S 1296, S 1275, S 1276, as amended, S 1277, S 1288, S 1332, S 1305, and S 1327 and, when so signed, ordered them returned to the Senate.

March 15, 2022

Mr. Speaker:

I return herewith enrolled H 467, H 540, H 560, H 654, H 656, H 561, H 530, H 661, H 463, H 609, H 564, H 501, H 532, H 548, H 607, H 523, H 524, and H 525 which have been signed by the President.

NOVAK, Secretary

Enrolled H 467, H 540, H 560, H 654, H 656, H 561, H 530, H 661, H 463, H 609, H 564, H 501, H 532, H 548, H 607, H 523, H 524, and H 525 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

Enrolled HCR 34 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

March 15, 2022

Mr. Speaker:

I transmit herewith S 1368, S 1390, S 1391, S 1392, S 1393, S 1394, S 1395, S 1396, S 1340, and S 1381 which have passed the Senate.

NOVAK, Secretary

S 1368, S 1390, S 1391, S 1392, S 1393, S 1394, S 1395, S 1396, S 1340, and S 1381 were filed for first reading.

March 15, 2022

Mr. Speaker:

I return herewith HCR 30, HCR 37, HCR 39, HCR 45, HCR 41, HCR 47, H 539, and H 679 which have passed the Senate.

NOVAK, Secretary

HCR 30, HCR 37, HCR 39, HCR 45, HCR 41, HCR 47, H 539, and H 679 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:


NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.

Absent–Adams, Addis, Chaney, DeMordaunt, Harris, McCann, Rubel, Ruchti, Troy. Total - 9.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:

AYES–Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chew, Clow, Crane, Dixon, Ehardt, Erickson, Furniss, Galloway, Gannon, Gestrin, Gibbs, Green, Hartgen, Holtzclaw, Hornan, Kauffman, Kerby, Lickley, Manwaring, Marshall, Mathias, McCrostit, Mendive, Mitchell, Monks, Moyle, Nash, Necochea, Okuniewicz, Palmer, Shepherd,
The Speaker announced he was about to sign enrolled H 713, H 714, H 556, H 594, H 606, H 528, H 686, H 687, H 550, H 576, H 711, and H 511 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have engrossed H 515, as amended in the Senate.

CHANAY, Chairman

H 515, as amended in the Senate, was filed for first reading of engrossed bills.

Mr. Speaker:

We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration SCR 120 and recommend that it do pass.

WOOD, Chairman

SCR 120 was filed for second reading.

Mr. Speaker:

We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration S 1301 and recommend that it do pass.

HARRIS, Chairman

S 1301 was filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE CONCURRENT RESOLUTION NO. 53
BY EDUCATION COMMITTEE
A CONCURRINT RESOLUTION
STATING FINDINGS OF THE LEGISLATURE AND APPROVING FEE RULES REVIEWED BY THE HOUSE EDUCATION COMMITTEE AND THE SENATE EDUCATION COMMITTEE.

Be It Resolved by the Legislature of the State of Idaho:

WHEREAS, the Legislature pursuant to Section 67-5224, Idaho Code, must approve certain administrative rules that impose a fee or charge by adoption of a concurrent resolution before the rules become effective; and

WHEREAS, the Legislature is vested with authority under the provisions of Section 67-5291, Idaho Code, to reject executive agency rules that are not consistent with legislative intent; and

WHEREAS, the House Education Committee and the Senate Education Committee reviewed rules that impose a fee or charge adopted by the State Board of Education; and

WHEREAS, the Legislature finds that it is in the public interest to adopt this resolution.

NOW, THEREFORE, BE IT RESOLVED by the members of the Second Regular Session of the Sixty-sixth Idaho Legislature, the House of Representatives and the Senate concurring therein, that fee rules adopted by the State Board of Education, pursuant to the Administrative Procedure Act and submitted through the Office of Rules Coordinator to the Legislature for review during the 2022 legislative session and reviewed by the House Education Committee and the Senate Education Committee, be, and the same are hereby approved.
HCR 53 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

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

HOUSE BILL NO. 779
BY APPROPRIATIONS COMMITTEE

AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF ADMINISTRATION FOR THE DIVISION OF PUBLIC WORKS; APPROPRIATING FUNDS TO THE DEPARTMENT OF ADMINISTRATION FOR THE DIVISION OF PUBLIC WORKS FOR FISCAL YEAR 2023; AUTHORIZING AND DIRECTING THE ALLOCATION OF FUNDS FOR SPECIFIC PROJECTS FOR FISCAL YEAR 2023; PROVIDING REQUIREMENTS FOR UTILIZATION OF MATCHING FUNDS; PROVIDING REQUIREMENTS REGARDING REALLOCATION OF PROJECT SAVINGS; APPROPRIATING AND TRANSFERRED FUNDS FROM THE GENERAL FUND TO THE PERMANENT BUILDING FUND FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL FUNDS TO THE DEPARTMENT OF ADMINISTRATION FOR THE DIVISION OF PUBLIC WORKS FOR FISCAL YEAR 2022; AUTHORIZING AND DIRECTING THE ALLOCATION OF FUNDS FOR SPECIFIC PROJECTS FOR FISCAL YEAR 2022; APPROPRIATING AND TRANSFERRED FUNDS FROM THE GENERAL FUND TO THE PERMANENT BUILDING FUND FOR FISCAL YEAR 2022; PROVIDING REQUIREMENTS FOR CHIDEN CAMPUS IMPROVEMENTS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 780
BY HEALTH AND WELFARE COMMITTEE

AN ACT
RELATING TO PSYCHOLOGISTS; AMENDING SECTION 54-2302, IDAHO CODE, TO REVISE A DEFINITION AND TO DEFINE A TERM; AMENDING SECTION 54-2303, IDAHO CODE, TO REVISE PROVISIONS REGARDING LICENSE EXEMPTIONS; AMENDING SECTION 54-2305, IDAHO CODE, TO REVISE PROVISIONS REGARDING BOARD POWERS; AMENDING SECTION 54-2309, IDAHO CODE, TO REVISE PROVISIONS REGARDING LICENSES AND PERMITS; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 781
BY REVENUE AND TAXATION COMMITTEE

AN ACT
RELATING TO COUNTY INDIGENT SERVICES AND FINANCES; AMENDING SECTION 57-811, IDAHO CODE, TO PROVIDE FOR A TRANSFER OF FUNDS FROM THE TAX RELIEF FUND; AMENDING SECTION 63-3620F, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DISTRIBUTION OF CERTAIN ONLINE SALES AND USE TAX REVENUE; AMENDING SECTION 63-3638, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DISTRIBUTION OF SALES AND USE TAX REVENUE; REPEALING SECTION 31-863, IDAHO CODE, RELATING TO THE LEVY FOR CHARITIES FUND; AMENDING SECTION 31-3401, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE POWERS AND DUTIES OF COUNTY COMMISSIONERS WITH RESPECT TO NONMEDICAL ASSISTANCE FOR INDIGENT PERSONS; REPEALING SECTION 31-3501, IDAHO CODE, RELATING TO A DECLARATION OF POLICY; REPEALING SECTION 31-3502, IDAHO CODE, RELATING TO DEFINITIONS; AMENDING SECTION 31-3503, IDAHO CODE, TO REMOVE PROVISIONS REGARDING POWERS AND DUTIES OF COUNTY COMMISSIONERS AND TO REDESIGNATE THE SECTION; REPEALING SECTIONS 31-3503A, 31-3503B, 31-3503C, 31-3503D, 31-3503E, 31-3503F, 31-3504, 31-3505, 31-3505A, 31-3505B, 31-3505C, 31-3505D, 31-3505E, 31-3505F, AND 31-3505G, IDAHO CODE, RELATING TO COUNTY HOSPITALS FOR THE INDIGENT SICK; AMENDING SECTION 31-3505H, IDAHO CODE, TO REVISE PROVISIONS REGARDING ELIGIBILITY FOR FINANCIAL ASSISTANCE AND TO REDESIGNATE THE SECTION; REPEALING SECTIONS 31-3506, 31-3507, 31-3508, 31-3508A, 31-3509, AND 31-3510, IDAHO CODE, RELATING TO COUNTY HOSPITALS FOR THE INDIGENT SICK; AMENDING SECTION 31-3510A, IDAHO CODE, TO REVISE PROVISIONS REGARDING REIMBURSEMENT AND TO REDESIGNATE THE SECTION; REPEALING SECTION 31-3511, IDAHO CODE, RELATING TO VIOLATIONS AND PENALTIES; AMENDING SECTION 31-3512, IDAHO CODE, TO REDESIGNATE THE SECTION; AMENDING SECTION 31-3513, IDAHO CODE, TO REDISEIGN THE SECTION; AMENDING SECTION 31-3514, IDAHO CODE, TO REDISEIGN THE SECTION; AMENDING SECTION 31-3515, IDAHO CODE, TO REDISEIGN THE SECTION; AMENDING SECTION 31-3515A, IDAHO CODE, TO REDISEIGN THE SECTION; AMENDING SECTION 31-3516, IDAHO CODE, TO REDISEIGN THE SECTION; REPEALING SECTIONS 31-3517, 31-3518, 31-3519, 31-3520, AND 31-3521, IDAHO CODE, RELATING TO THE CATASTROPHIC HEALTH CARE COST PROGRAM; REPEALING SECTIONS 31-3550, 31-3551, 31-3552, 31-3553, 31-3554, 31-3555, 31-3556, AND 31-3557, IDAHO CODE, RELATING TO THE ADVISORY PANEL FOR PRELITIGATION CONSIDERATION OF INDIGENT RESOURCE ELIGIBILITY CLAIMS; AMENDING SECTION 63-9002, IDAHO CODE, TO REVISE PROVISIONS REGARDING TAXING DISTRICT BUDGET LIMITATIONS; PROVIDING LEGISLATIVE INTENT; AMENDING CHAPTER 8, TITLE 19, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 19-847, IDAHO CODE, TO PROVIDE FOR THE RESPONSIBILITY FOR INDIGENT PUBLIC DEFENSE; AMENDING SECTION 19-858, IDAHO CODE, TO REVISE PROVISIONS REGARDING REIMBURSEMENT FOR LEGAL ASSISTANCE; AMENDING SECTION 19-863A, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE CAPITAL CRIMES DEFENSE FUND; AMENDING CHAPTER 8, TITLE 57, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 57-827, IDAHO CODE, TO ESTABLISH THE STATE PUBLIC DEFENSE FUND; AMENDING SECTION 31-3607, IDAHO CODE, TO REMOVE A CODE REFERENCE; AMENDING SECTION 39-424A, IDAHO CODE, TO REMOVE A CODE REFERENCE; AMENDING SECTION 67-7903, IDAHO CODE, TO REMOVE A PROVISION REGARDING THE COUNTY INDIGENT PROGRAM; AND DECLARING AN EMERGENCY AND PROVIDING EFFECTIVE DATES.

H 779, H 780, and H 781 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.
S 1390, S 1391, S 1392, S 1393, S 1394, S 1395, and S 1396, by Finance Committee, were introduced, read the first time by title, and filed for second reading.

S 1368 and S 1381, by Judiciary and Rules Committee, were introduced, read the first time by title, and referred to the Business Committee.

S 1340, by Judiciary and Rules Committee, was introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

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

5TH ORDER
Report of Standing Committees

March 16, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HCR 53, H 779, H 780, and H 781.

CHANNEY, Chairman

HCR 53, H 779, H 780, and H 781 were filed for second reading.

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

9TH ORDER
First Reading of Engrossed Bills

H 515, as amended in the Senate, by Health and Welfare Committee, was introduced, read the first time by title, and filed for second reading.

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 772 and H 773, by Appropriations Committee, were read the second time by title and filed for third reading.

HCR 50 and HCR 51, by Ways and Means Committee, were read the second time by title and filed for third reading.

H 775, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1373, by State Affairs Committee, was read the second time by title and filed for third reading.

H 756 and H 760, by Health and Welfare Committee, were read the second time by title and filed for third reading.

S 1384, S 1385, S 1386, S 1387, S 1388, and S 1389, by Finance Committee, were read the second time by title and filed for third reading.

H 565, as amended in the Senate, by Revenue and Taxation Committee, was read the second time by title and filed for third reading.

HCR 52, by Ways and Means Committee, was read the second time by title and filed for third reading.

H 776 and H 777, by Appropriations Committee, were read the second time by title and filed for third reading.

HR 20, by State Affairs Committee, was read the second time by title and filed for third reading.

H 778, by Business Committee, was read the second time by title and filed for third reading.

S 1335, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1290 and S 1291, as amended, by Education Committee, were read the second time by title and filed for third reading.

S 1285, as amended, and S 1330, as amended, by Health and Welfare Committee, were read the second time by title and filed for third reading.

S 1350 and S 1353, by State Affairs Committee, were read the second time by title and filed for third reading.

S 1289, as amended, S 1321, S 1322, S 1323, S 1324, and S 1325, by Judiciary and Rules Committee, were read the second time by title and filed for third reading.

S 1354 and S 1355, by State Affairs Committee, were read the second time by title and filed for third reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

H 772 - APPROPRIATIONS - IDAHO TRANSPORTATION DEPARTMENT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 772 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 772 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS--None.

Absent—Chaney, DeMordaunt, Harris. Total - 3.

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 772 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. Green to open debate.
Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 772:

Mrs. Green Mr. Youngblood Mrs. Moon

The question being, "Shall H 772 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Chaney, DeMordaunt, Harris. Total - 3.

Total - 70.

Whereupon the Speaker declared H 772 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**HCR 50 - HOUSE AND SENATE JUDICIARY COMMITTEES - RULE APPROVAL**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HCR 50 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 HCR 50 be read the third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.

Absent–Chaney, DeMordaunt, Harris. Total - 3.

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 HCR 50 was read the third time at length, and placed before the House for final consideration.

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

The question being, "Shall HCR 50 be adopted?"

Roll call resulted as follows:


NAYS–None.

Absent–Chaney, DeMordaunt, Harris. Total - 3.

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 HCR 51 was read the third time at length, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Burns to open debate.

The question being, "Shall HCR 51 be adopted?"

Roll call resulted as follows:


NAYS–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen, Clow,
Crane, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings, Hanks, Holtclaw, Kerby, Kingsley, Marshall, McCann, Mendive, Mitchell, Monks, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 45.
Absent–Chaney, DeMordaunt, Harris. Total - 3.
Total - 70.

Whereupon the Speaker declared HCR 51 failed to be adopted and ordered the resolution filed in the office of the Chief Clerk.

**H 775 - REFUGEES**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 775 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 775 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.
Absent–Chaney, DeMordaunt, Harris. Total - 3.
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 775 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. Dixon to open debate.

The question being, "Shall H 775 pass?"

Roll call resulted as follows:


Absent–Chaney, Harris. Total - 2.
Paired Votes:
AYE - DeMordaunt NAY - Chew
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 775 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**S 1373 - EDUCATION**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1373 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 S 1373 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.
Absent–Chaney, DeMordaunt, Harris. Total - 3.
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 S 1373 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. Kerby to open debate.

Mr. Kerby asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of S 1373. There being no objection it was so ordered.

Mr. Moyle asked unanimous consent that S 1373 retain its place on the Third Reading Calendar until Friday, March 18, 2022. There being no objection, it was so ordered.

**HCR 52 - ENVIRONMENTAL, SOCIAL, AND GOVERNANCE STANDARDS**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HCR 52 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 HCR 52 be read the third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.
The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
Absent–Harris, Kingsley. Total - 2.

Paired Votes:
AYE - DeMordaunt NAY - Toone
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared HCR 52 adopted and ordered the resolution transmitted to the Senate.

Mr. Moyle moved that the House recess until 2 p.m. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House at recess until 2 p.m.
RECESS
Afternoon Session

The House reconvened at 2 p.m., the Speaker in the Chair.

Roll call showed 68 members present.
Absent and excused - DeMordaunt, and Harris. Total - 2.
Total - 70.

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

H 756 - CRISIS STANDARDS OF CARE ACT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 756 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 756 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.

Absent–DeMordaunt, Harris. Total - 3.
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 756 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. Blanksma to open debate.
The question being, "Shall H 756 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Cannon, DeMordaunt, Harris. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 760 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 760 - TELEHEALTH ACCESS ACT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 760 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 760 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, DeMordaunt, Harris. Total - 3.
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 773 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. Young to open debate.

The question being, "Shall H 760 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Cannon, DeMordaunt, Harris. Total - 3.
Total - 70.

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

Roll call resulted as follows:
AYES–Addis, Amador, Armstrong, Berch, Blanksma, Bundy, Burns, Chaney, Chew, Clow, Erickson, Furniss, Galloway, Gannon, Geurst, Gibbs, Green, Hartgen, Holtzclaw, Horn, Kauffman, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mitchell, Monks, Moon, Moyle, Nash, Necochea, Rubel,

NAYS—Adams, Andrus, Barbieri, Boyle, Christensen, Crane, Dixon, Ehardt(Zollinger), Furch, Giddings, Hanks, Kingsley, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Shepherd, Skaug, Wisniewski, Young. Total - 22.

Absent–Cannon, DeMordaunt, Harris, Kerby, Palmer. Total - 5.

Total - 70.

Whereupon the Speaker declared that H 773 passed the House. Title was approved and the bill ordered transmitted to the Senate.

S 1350 - HEALTH

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1350 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 S 1350 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.

Absent–Chaney, DeMordaunt, Harris. Total - 3.

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 S 1350 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. Vander Woude to open debate.

The question being, "Shall S 1350 pass?"

Roll call resulted as follows:


NAYS–Adams, Barbieri, Boyle, Christensen, Dixon, Furch, Galloway, Gestrin, Giddings, Hanks, Kingsley, Mendive, Moon, Nate, Nichols, Scott, Skaug, Weber, Wisniewski, Young. Total - 20.

Absent–Chaney, DeMordaunt, Ehardt(Zollinger), Harris. Total - 4.

Total - 70.

Whereupon the Speaker declared that S 1350 passed the House. Title was approved and the bill ordered returned to the Senate.

H 776 - APPROPRIATIONS - COLLEGE AND UNIVERSITIES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 776 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 776 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.

Absent–Chaney, DeMordaunt, Harris. Total - 3.

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 776 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 776 pass?"

Roll call resulted as follows:


NAYS–Adams, Andrus, Barbieri, Boyle, Christensen, Crane, Dixon, Furch, Galloway, Gestrin, Giddings, Hanks, Kingsley, Mendive, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Skaug, Wisniewski. Total - 22.

Absent–DeMordaunt, Harris. Total - 2.

Total - 70.

Whereupon the Speaker declared that H 776 passed the House. Title was approved and the bill ordered transmitted to the Senate.
S 1385 - APPROPRIATIONS - DEPARTMENT OF JUVENILE CORRECTIONS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1385 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 S 1385 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Chaney, DeMordaunt, Harris. Total - 3.
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 S 1385 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. Bundy to open debate.

The question being, "Shall S 1385 pass?"

Roll call resulted as follows:
Absent–DeMordaunt, Harris. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1385 passed the House. Title was approved and the bill ordered returned to the Senate.

Mrs. Hanks asked unanimous consent that the provisions of Rule 79(d) be suspended and that she be allowed to change her vote on S 1385 from Nay to Aye. There being no objection, it was so ordered. The amended roll call is shown above.

S 1384 - APPROPRIATIONS - HEALTH AND WELFARE - BEHAVIORAL HEALTH SERVICES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1384 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 S 1384 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
NAYS–Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent–DeMordaunt, Harris. Total - 2.
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 S 1384 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. Green to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1384:
Mrs. Young

The question being, "Shall S 1384 pass?"

Roll call resulted as follows:
NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Christensen, Crane, Dixon, Ehardt(Zollinger), Ferch, Gestrin, Giddings, Hanks, Kingsley, Mendive, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Wisniewski. Total - 22.
Absent–DeMordaunt, Harris, Kerby. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1384 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1386 - APPROPRIATIONS - DEPARTMENT OF FISH AND GAME

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1386 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 S 1386 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
NAYS–Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent–DeMordaunt, Harris. Total - 2.
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 S 1386 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. Troy to open debate.

The question being, "Shall S 1386 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt, Harris, Kerby. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1387 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1387 - APPROPRIATIONS - BOND PAYMENTS PROGRAM

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1387 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 S 1387 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
NAYS–Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent–DeMordaunt, Harris. Total - 2.
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 S 1387 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. Syme to open debate.

The question being, "Shall S 1387 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt, Harris, Kerby. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1387 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1389 - APPROPRIATIONS - ATTORNEY GENERAL

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1389 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 S 1389 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Ehardt(Zollinger), Erickson, Furniss, Galloway, Gunn, Gestrin, Gibbs, Green, Hartgen, Holtzclaw, Horman, Kauffman,
Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 565, as amended in the Senate, 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 S 1388 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Ehhardt(Zollinger), Erickson, Furniss, Galloway, Gannon, Gestrin, Gibbs, Green, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Vander Woude, Wrisnewski, Young.

Total - 70.

Absent–DeMordaunt, Harris. Total - 2.

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 S 1388 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.

The question being, "Shall S 1389 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Crane, DeMordaunt, Dixon, Ehhardt(Zollinger), Ferc, Gestrin, Giddings, Hanks, Holtzclaw, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Vander Woude, Wrisnewski, Young.

Total - 30.

Absent–Harris. Total - 1.

Paired Votes:
AYE - Blanksma NAY - DeMordaunt
(Pairs enumerated in roll above.)

Total - 70.

Whereupon the Speaker declared that S 1389 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1388 - APPROPRIATIONS - STATE APPELLATE PUBLIC DEFENDER

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1388 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 S 1388 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
NAYS–Ferc, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.

Absent–DeMordaunt, Harris. Total - 2.
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 S 1388 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.

The question being, "Shall S 1389 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Crane, DeMordaunt, Dixon, Ehhardt(Zollinger), Ferc, Gestrin, Giddings, Hanks, Holtzclaw, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Vander Woude, Wrisnewski, Young.

Total - 30.

Absent–Harris. Total - 1.

Paired Votes:
AYE - Blanksma NAY - DeMordaunt
(Pairs enumerated in roll above.)

Total - 70.

Whereupon the Speaker declared that S 1389 passed the House. Title was approved and the bill ordered returned to the Senate.

H 565, as amended in the Senate - PROPERTY TAX

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 565, as amended in the Senate, 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 565, as amended in the Senate, be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
NAYS–Ferc, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.

Absent–DeMordaunt, Harris. Total - 2.
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 565, as amended in the Senate, 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. Moyle to open debate.

The question being, "Shall H 565, as amended in the Senate, pass?"

Roll call resulted as follows:
NAYS–None.
Absent–DeMordaunt, Harris. Total - 2.
Total - 70.

Whereupon the Speaker declared H 565, as amended in the Senate, passed the House. Title was approved and the bill referred to the Judiciary, Rules, and Administration Committee for enrolling.

S 1335 - CODIFIER’S CORRECTIONS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1335 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 S 1335 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
NAYS–Fehr, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent–DeMordaunt, Harris. Total - 2.
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 S 1335 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. Gannon to open debate.

The question being, "Shall S 1335 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Berch, DeMordaunt, Harris. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1335 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1290 - EDUCATION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1290 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 S 1290 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
NAYS–Fehr, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent–DeMordaunt, Harris. Total - 2.
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 S 1290 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.

The question being, "Shall S 1290 pass?"

Roll call resulted as follows:
NAYS—Addis, Amador, Andrus, Barbieri, Blanksma, Cannon, Christensen, Crane, DeMordaunt, Ehardt(Zollinger), Ferech, Galloway, Giddings, Hanks, Holtzclaw, Kingsley, Mendive, Mons, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Vander Woude, Wisniewski, Young, Mr. Speaker. Total - 30.

Absent—Adams, Harris, Skaug. Total - 3.

Paired Votes:
AYE - McCrostie NAY - DeMordaunt
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that S 1290 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1291, as amended - CHARTER SCHOOLS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1291, as amended, 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 S 1291, as amended, be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mrs. Blanksma.

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

Roll call resulted as follows:
NAYS—Ferech, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent—DeMordaunt, Harris. Total - 2.
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 S 1291, as amended, 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. Kerby to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding S 1291, as amended:
Ms. Boyle Mrs. Yamamoto

The question being, "Shall S 1291, as amended, pass?"

Roll call resulted as follows:

Absent—Bundy, Harris, Skaug. Total - 4.
Paired Votes:
AYE - DeMordaunt NAY - Chew
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that S 1291, as amended, passed the House. Title was approved and the bill ordered returned to the Senate.

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

HOUSE BILL NO. 782
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO THE STATE JUDICIARY; AMENDING SECTION 1-2101, IDAHO CODE, TO REVISE PROVISIONS REGARDING MEMBERSHIP OF AND APPOINTMENTS TO THE JUDICIAL COUNCIL, TO REMOVE A PROVISION REGARDING AN ADJUNCT MEMBER, TO PROVIDE FOR A CERTAIN REQUIREMENT OF ATTORNEYS NOMINATED FOR MEMBERSHIP, TO PROVIDE FOR A CERTAIN REQUIREMENT OF THE IDAHO STATE BAR, TO PROVIDE FOR TERMS OF MEMBERS AS OF CERTAIN DATES, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 1-2102, IDAHO CODE, TO REVISE A PROVISION REGARDING A DUTY OF THE COUNCIL, TO PROVIDE FOR CERTAIN DUTIES OF THE COUNCIL, AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 59-502, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE SALARIES OF JUDGES; AMENDING SECTION 67-3502, IDAHO CODE, TO REVISE A PROVISION REGARDING THE FORMAT AND PREPARATION OF ANNUAL BUDGET REQUESTS; AMENDING SECTION 74-104, IDAHO CODE, TO PROVIDE FOR CERTAIN RECORDS OF THE JUDICIAL COUNCIL; AMENDING SECTION 48-1509, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 782 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 Eleventh Order of Business.

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.
Ms. Troy asked unanimous consent that pursuant to House Rule 42, she be allowed to address the body for three minutes on a matter of personal privilege. Mr. Nate objected.

Ms. Troy moved that pursuant to House Rule 42, she be allowed to address the body for three minutes on a matter of personal privilege. Seconded by Mrs. Blanksma.

The question being, "Shall the motion carry?"


NAYS–Ferch, Moon, Nate, Nichols. Total - 4.

Absent–Bundy, DeMordaunt, Giddings, Harris, Nash, Skaug. Total - 6.

Total - 70.

Whereupon the Speaker declared the motion carried and Ms. Troy delivered her comments to the House.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Thursday, March 17, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 4:47 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

SIXTY-SEVENTH LEGISLATIVE DAY
THURSDAY, MARCH 17, 2022

House of Representatives

The House convened at 10 a.m., the Speaker in the Chair.

Roll call showed all 70 members present.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Holly Mebane, Page.

3RD ORDER
Approval of Journal

March 17, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Sixty-sixth Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, BARBARA EHARDT, State Representative, District 33, Seat A, Bonneville County, State of Idaho, has nominated, BRYAN ZOLLINGER, of 2355 S. Ballin Road, Idaho Falls, Idaho 83402, to perform the duties of this office temporarily as Acting State Representative, District 33, Seat A.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Bryan Zollinger of Idaho Falls, Idaho, to the office of Acting State Representative, District 33, Seat A, for a term commencing March 16, 2022, and continuing until such time as Representative Ehardt is able to resume her duties.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 16th day of March, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year

and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Bryan Zollinger.

OFFICE OF THE GOVERNOR
Boise

March 16, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 16, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 469, H 559, and H 563

Sincerely,

/s/ Brad Little
Governor

THE OFFICE OF THE GOVERNOR
Boise

March 16, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I am returning herewith, without my approval, disapproved and vetoed:

H 533

within the time limited by law, the same having arrived in the Office of the Governor at the hour of 10:20 a.m. on March 11, 2022.

I veto this legislation because Master Educator Premiums are currently set to sunset on July 1, 2024. Prior to sunsetting this program, Master Educator Premiums were intended to be an incentive to keep teachers in the classroom; by providing them to teachers who moved outside of teaching roles, this appears to be at odds with the original purpose of this program.

I share the goal of ensuring all our educators are appropriately compensated and rewarded. A more appropriate way of doing that is focusing on pay and benefits. My budget this year provides a record CEC and a historic investment in health insurance for teachers, classified staff, and administrators.

I urge the legislature to bring these critical budget items across the finish line this session.

/s/ Sincerely,

Brad Little
Governor
As required by Article 4, Section 10 of the Idaho Constitution, H 533 was before the House for reconsideration.

The question being, "Shall H 533 pass, the veto of the Governor notwithstanding?"

Mr. Moyle asked unanimous consent to postpone consideration of vetoed H 533 until Monday, March 21, 2022. Without objection, it was so ordered.

March 16, 2022

Mr. Speaker:
I transmit herewith enrolled SCR 121, S 1253, S 1240, S 1334, S 1366, S 1365, S 1364, S 1363, S 1369, S 1370, S 1371, S 1319, SCR 114, SCR 115, and SCR 118 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled SCR 121, S 1253, S 1240, S 1334, S 1366, S 1365, S 1364, S 1363, S 1369, S 1370, S 1371, SCR 114, SCR 115, and SCR 118 and, when so signed, ordered them returned to the Senate.

March 16, 2022

Mr. Speaker:
I transmit herewith S 1372, S 1378, S 1379, S 1377, S 1400, S 1401, S 1402, S 1403, and S 1404 which have passed the Senate.

NOVAK, Secretary

S 1372, S 1378, S 1379, S 1377, S 1400, S 1401, S 1402, S 1403, and S 1404 were filed for first reading.

March 16, 2022

Mr. Speaker:

NOVAK, Secretary

H 521, H 566, H 646, H 722, H 721, H 724, H 725, H 726, H 710, H 742, H 743, H 729, H 750, H 752, H 753, H 520, H 519, H 642, H 562, H 598, H 603, H 681, and H 476 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER

Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:

NAYS–Armstrong, Boyle, Christensen, Ehardt(Zollinger), Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 12.
Absent–Chaney. Total - 1.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:

NAYS–Armstrong, Boyle, Christensen, Ehardt(Zollinger), Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 12.
Absent–Chaney. Total - 1.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

March 17, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 782.

CHANLEY, Chairman

H 782 was referred to the Judiciary, Rules and Administration Committee.

March 17, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled HCR 30, HCR 37, HCR 39, HCR 45, HCR 41, HCR 47, H 539, H 679, and H 565, as amended in the Senate.

CHANLEY, Chairman

The Speaker announced he was about to sign enrolled HCR 30, HCR 37, HCR 39, HCR 45, HCR 41, HCR 47, H 539, H 679, and H 565, as amended in the Senate, and, when so signed, ordered them transmitted to the Senate for the signature of the President.

March 17, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 467, H 540, H 560, H 654, H 656, H 561, H 530, H 661, H 463, H 609, H 564, H 501, H 532, H 548, H 607, H 523, H 524, and H 525 to the Governor at 10:35 a.m., as of this date, March 16, 2022.

CHANLEY, Chairman

March 17, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled
HCR 34 to the Secretary of State at 10:31 a.m., as of this date, March 16, 2022.

CHANNEY, Chairman

March 16, 2022

Mr. Speaker:

We, your COMMITTEE ON EDUCATION, report that we have had under consideration S 1374 and recommend that it do pass.

CLOW, Chairman

S 1374 was filed for second reading.

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. 783
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE STATE TAX COMMISSION FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE STATE TAX COMMISSION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 784
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE IDAHO COMMISSION FOR LIBRARIES; APPROPRIATING MONEYS TO THE IDAHO COMMISSION FOR LIBRARIES FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 785
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE COMMISSION OF PARDONS AND PAROLE FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE COMMISSION OF PARDONS AND PAROLE FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 786
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE OFFICE OF THE LIEUTENANT GOVERNOR FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE OFFICE OF THE LIEUTENANT GOVERNOR FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; EXEMPTING THE APPROPRIATION FROM TRANSFER LIMITATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 787
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE IDAHO TRANSPORTATION DEPARTMENT; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE TRANSPORTATION EXPANSION AND CONGESTION MITIGATION FUND; APPROPRIATING ADDITIONAL MONEYS TO THE IDAHO TRANSPORTATION DEPARTMENT FOR THE TRANSPORTATION EXPANSION AND CONGESTION MITIGATION FUND FOR FISCAL YEAR 2023; PROVIDING LEGISLATIVE INTENT; AND DECLARING AN EMERGENCY.

H 783, H 784, H 785, H 786, and H 787 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1400, S 1401, S 1402, S 1403, and S 1404, by Finance Committee, were introduced, read the first time by title, and filed for second reading.

S 1372 and S 1377, by State Affairs Committee, were introduced, read the first time by title, and referred to the State Affairs Committee.

S 1378, by State Affairs Committee, was introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

S 1379, by State Affairs Committee, was introduced, read the first time by title, and referred to the Commerce and Human Resources Committee.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

SCR 120, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1301, by Local Government and Taxation Committee, was read the second time by title and filed for third reading.

S 1390, S 1391, S 1392, S 1393, S 1394, S 1395, and S 1396, by Finance Committee, were read the second time by title and filed for third reading.

HCR 53, by Education Committee, was read the second time by title and filed for third reading.

H 779, by Appropriations Committee, was read the second time by title and filed for third reading.

H 780, by Health and Welfare Committee, was read the second time by title and filed for third reading.

H 781, by Revenue and Taxation Committee, was read the second time by title and filed for third reading.

H 515, as amended in the Senate, by Health and Welfare Committee, was read the second time by title and filed for third reading.
11TH ORDER
Third Reading of Bills and Joint Resolutions

H 768 - APPROPRIATIONS - DEPARTMENT OF AGRICULTURE

H 768 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. Troy to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 768:

Ms. Lickley

The question being, "Shall H 768 pass?"

Roll call resulted as follows:
NAYS–None.
Absent–Chaney. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 768 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that S 1285, as amended, be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

S 1285, as amended - HEALTH

S 1285, as amended, 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. Vander Woude to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1285, as amended:

Mr. Vander Woude

The question being, "Shall S 1285, as amended, pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt(Zollinger), Erickson, Ferch, Furniss, Galloway, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, McCann, McCrostie, Mendive, Mitchell, Mons, Moon, Myoe, Nate, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syne, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.
Absent–Chaney. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1285, as amended, passed the House. Title was approved and the bill ordered returned to the Senate.

Mr. Moyle asked unanimous consent that S 1330, as amended, be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

S 1330, as amended - OCCUPATIONAL LICENSING

S 1330, as amended, 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. Lickley to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1330, as amended:

Mr. Ferch

The question being, "Shall S 1330, as amended, pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Berch, Blanksma, Bundy, Burns, Chew, Clow, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hartgen, Holtzclaw, Kauffman, Kerby, Lickley, Manwaring, Mathias, McCann, McCrostie, Moyle, Nash, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 28.
Absent–Chaney. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1330, as amended, passed the House. Title was approved and the bill ordered returned to the Senate.

Mr. Moyle asked unanimous consent that S 1353 be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

S 1353 - HEALTH

S 1353 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. Lickley to open debate.

The question being, "Shall S 1353 pass?"

Roll call resulted as follows:
AYES–Addams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt(Zollinger), Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moon, Myoe, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug,
S 1289, as amended, read the third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Skaug to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1289, as amended: Mr. Skaug

The question being, "Shall S 1289, as amended, pass?"

Roll call resulted as follows:


NAYS--Andrus, Armstrong, Barbieri, Boyle, Christensen, Crane, DeMordaunt, Dixon, Ehardt(Zollinger), Ferch, Galloway, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Palmer, Scott, Vander Woude, Wisniewski, Young. Total - 29.

Total - 70.

Whereupon the Speaker declared that S 1289, as amended, be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

S 1289 as amended - LEGISLATURE

HR 20 was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Gannon to open debate.

The question being, "Shall HR 20 be adopted?"

Whereupon the Speaker declared HR 20 adopted by voice vote and ordered the resolution filed in the office of the Chief Clerk.

S 1322 - SEXUAL OFFENDER REGISTRATION

S 1322 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. Hartgen to open debate.

The question being, "Shall S 1322 pass?"

Roll call resulted as follows:


NAYS--Crane, Palmer, Mr. Speaker. Total - 3.

Total - 70.

Whereupon the Speaker declared that S 1322, as amended, be placed at the top of the Third Reading Calendar. There being no objection, it was so ordered.

S 1321 - ASSAULT AND BATTERY

S 1321 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. Hartgen to open debate.

The question being, "Shall S 1321 pass?"

Roll call resulted as follows:


S 1323 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. Troy to open debate.

The question being, "Shall S 1323 pass?"

Roll call resulted as follows:

AYES--Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon,
Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt(Zollinger), Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Kingsley, Lickley, Manwaring, Marshall, Mathias, McCann, McCrostile, Mendive, Mitchell, Mons, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 70.

Whereupon the Speaker declared that S 1323 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1324 - MINORS

S 1324 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. Hartgen to open debate.

The question being, "Shall S 1324 pass?"

Roll call resulted as follows:


NAYS–Crane, DeMordaunt, Ehardt(Zollinger), Giddings, Hanks, Kingsley, Monks, Moyle, Nate, Nichols, Palmer, Shepherd, Young, Mr. Speaker. Total - 14.

Total - 70.

Whereupon the Speaker declared that S 1324 passed the House. Title was approved and the bill ordered returned to the Senate.

Mr. Nate asked unanimous consent that the provisions of Rule 79(d) be suspended and that he be allowed to change his vote on S 1324 from Aye to Nay. There being no objection, it was so ordered. The amended roll call is shown above.

Ms. Nichols asked unanimous consent that the provisions of Rule 79(d) be suspended and that she be allowed to change her vote on S 1324 from Aye to Nay. There being no objection, it was so ordered. The amended roll call is shown above.

Mrs. Hanks asked unanimous consent that the provisions of Rule 79(d) be suspended and that she be allowed to change her vote on S 1324 from Aye to Nay. There being no objection, it was so ordered. The amended roll call is shown above.

S 1325 - SEX CRIMES

S 1325 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. Chaney to open debate.

The question being, "Shall S 1325 pass?"

Roll call resulted as follows:

NAYS–Crane, Galloway, Mitchell, Palmer, Shepherd. Total - 5.
Absent–Blanksma. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1355 passed the House. Title was approved and the bill ordered returned to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

7TH ORDER
Motions, Memorials, and Resolutions

SCR 120 - DEPARTMENT OF HEALTH AND WELFARE - RULE REJECTION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of SCR 120 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 SCR 120 be read the third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.
Absent–Blankema. 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 SCR 120 was read the third time at length, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Wood to open debate.

The question being, "Shall SCR 120 be adopted?"

Roll call resulted as follows:

NAYS–None.
Absent–Blankema. 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 S 1301 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. Chaney to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding S 1301:
Mr. Syme Mr. Moyle

The question being, "Shall S 1301 pass?"

Roll call resulted as follows:

Total - 70.
Whereupon the Speaker declared that S 1301 passed the House. Title was approved and the bill ordered returned to the Senate.

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

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

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

RECESS
Afternoon Session

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

Roll call showed 69 members present. Absent and excused - Wisniewski. Total - 1. Total - 70.

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

HOUSE BILL NO. 788
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF CHILDREN'S PROGRAMS; APPROPRIATING MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF CHILDREN'S PROGRAMS FOR FISCAL YEAR 2023; APPROPRIATING GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND; PROVIDING REQUIREMENTS REGARDING THE IDAHO DIGITAL LEARNING ACADEMY; DIRECTING THE USE OF TOBACCO, CIGARETTE, AND LOTTERY INCOME TAX MONEYS; DIRECTING THE USE OF APPROPRIATION FOR REMEDIATION; DIRECTING THE USE OF APPROPRIATION FOR ENGLISH PROFICIENCY PROGRAMS; DIRECTING THE DEPARTMENT OF EDUCATION TO COMPILE INFORMATION ON ADVANCED OPPORTUNITIES; PROVIDING A TRANSFER TO THE COMMISSION ON HISPANIC AFFAIRS; PROVIDING A TRANSFER TO IDAHO STATE POLICE; DEFINING "DISTRIBUTED"; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES FOR THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF CHILDREN'S PROGRAMS FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 788 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 17, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 783, H 784, H 785, H 786, H 787, and H 788.

CHANNEY, Chairman

H 783, H 784, H 785, H 786, H 787, and H 788 were filed for second reading.

March 17, 2022

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration S 1311 and recommend that it do pass.

CRANE, Chairman

S 1311 was filed for second reading.

March 17, 2022

Mr. Speaker:
We, your COMMITTEE ON RESOURCES AND CONSERVATION, report that we have had under consideration SCR 122 and SCR 123 and recommend that they do pass.

GIBBS, Chairman

SCR 122 and SCR 123 were filed for second reading.

March 17, 2022

Mr. Speaker:
We, your COMMITTEE ON BUSINESS, report that we have had under consideration S 1297, S 1298, as amended, and S 1381 and recommend that they do pass.

DIXON, Chairman

S 1297, S 1298, as amended, and S 1381 were filed for second reading.

March 17, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration S 1279, S 1320, and S 1340 and recommend that they do pass.

CHANNEY, Chairman

S 1279, S 1320, and S 1340 were filed for second reading.

March 17, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration H 782 and report it back without recommendation.

CHANNEY, Chairman

H 782 was filed for second reading.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 9 a.m., Friday, March 18, 2022. 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
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

SIXTY-EIGHTH LEGISLATIVE DAY
FRIDAY, MARCH 18, 2022

House of Representatives

The House convened at 9 a.m., the Speaker in the Chair.

Roll call showed 67 members present.

Absent and excused - DeMordaunt, Manwaring, and Wisniewski. Total - 3.

Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Alex Bude, Page.

3RD ORDER
Approval of Journal

March 18, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Sixty-seventh Legislative Day and recommend that same be adopted as corrected.

CHANEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

OFFICE OF THE GOVERNOR
Boise

March 17, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 17, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 463, H 501, H 540, H 609, and H 661

Sincerely,
/s/ Brad Little
Governor

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

HOUSE BILL NO. 789
BY APPROPRIATIONS COMMITTEE

AN ACT

RELATING TO THE APPROPRIATION TO THE STATE DEPARTMENT OF EDUCATION; APPROPRIATING MONEYS TO THE STATE DEPARTMENT OF EDUCATION FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; REQUIRING AN ACQUISITIONS REPORT; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 789 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

S 1399, by State Affairs Committee, was introduced, read the first time by title, and referred to the Health and Welfare Committee.
There being no objection, the House returned to the Fifth Order of Business.

**5TH ORDER**

*Report of Standing Committees*

Mrs. Horman asked unanimous consent that H 784 be returned to the Appropriations Committee. There being no objection, it was so ordered.

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:


Total - 54.

**NAYS–** Armstrong, Boyle, Christensen, Ehardt(Zollinger), Ferc, Giddings, Hanks, Kingsley, Moon, Nate, Scott. Total - 11.

Absent–Chew, DeMordaunt, Manwaring, Nichols, Wisniewski. Total - 5.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:


Total - 55.

**NAYS–** Armstrong, Boyle, Christensen, Ehardt(Zollinger), Ferc, Giddings, Hanks, Kingsley, Moon, Nate, Scott. Total - 11.

Absent–DeMordaunt, Manwaring, Nichols, Wisniewski. Total - 4.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 789.

CHANNEY, Chairman

H 789 was filed for second reading.

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 521, H 566, H 646, H 722, H 721, H 724, H 725, H 726, H 710, H 742, H 743, H 729, H 750, H 752, H 753, H 520, H 519, H 642, H 562, H 598, H 603, H 681, and H 476.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 521, H 566, H 646, H 722, H 721, H 724, H 725, H 726, H 710, H 742, H 743, H 729, H 750, H 752, H 753, H 520, H 519, H 642, H 562, H 598, H 603, H 681, and H 476 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

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

**10TH ORDER**

*Second Reading of Bills and Joint Resolutions*

S 1374, by State Affairs Committee, was read the second time by title and filed for third reading.

S 1400, S 1401, S 1402, S 1403, and S 1404, by Finance Committee, were read the second time by title and filed for third reading.

H 783, H 785, H 786, H 787, and H 788, by Appropriations Committee, were read the second time by title and filed for third reading.

S 1311, by State Affairs Committee, was read the second time by title and filed for third reading.

SCR 122 and SCR 123, by Judiciary and Rules Committee, were read the second time by title and filed for third reading.

S 1297 and S 1298, as amended, by Commerce and Human Resources Committee, were read the second time by title and filed for third reading.

S 1381, S 1279, S 1320, and S 1340, by Judiciary and Rules Committee, were read the second time by title and filed for third reading.

H 782, by Ways and Means Committee, was read the second time by title and filed for third reading.

**11TH ORDER**

*Third Reading of Bills and Joint Resolutions*

H 780 - PSYCHOLOGISTS

H 780 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. Erickson to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 780:

Mr. Erickson

The question being, "Shall H 780 pass?"

Roll call resulted as follows:


Total - 55.

**NAYS–** Armstrong, Boyle, Christensen, Ehardt(Zollinger), Ferc, Giddings, Hanks, Kingsley, Moon, Nate, Scott. Total - 11.

Absent–Chew, DeMordaunt, Manwaring, Nichols, Wisniewski. Total - 4.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

March 18, 2022

Mr. Speaker: We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 789.

CHANNEY, Chairman

H 789 was filed for second reading.

March 18, 2022
Mr. Chaney referred the consideration. Marshall, Monks, Mathias, Holtzclaw, Fereh, Galloway, Geslvin, Giddings, Hanks, Harris, Kingsley, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski, Young. Total - 20.

Absent–Manwaring, Moyle, Palmer. Total - 3.

Paired Votes:
AYE - Chaney
AYE - Toone
AYE - Wisniewski

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that H 780 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 515, as amended in the Senate - STATE EMPLOYEES**

**H 515**, as amended in the Senate, 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. Blanksma to open debate.

The question being, "Shall **H 515**, as amended in the Senate, pass?"

Roll call resulted as follows:

NAYS–None.

Absent–Manwaring, Manwaring, Skag, Wisniewski. Total - 5.

Total - 70.

Whereupon the Speaker declared **H 515**, as amended in the Senate, passed the House. Title was approved and the bill referred to the Judiciary, Rules, and Administration Committee for enrolling.

**HCR 44 - FEE RULES - HOUSE AND SENATE JUDICIARY COMMITTEES**

**HCR 44** was read the third time at length and placed before the House for final consideration.

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

The question being, "Shall **HCR 44** be adopted?"

Roll call resulted as follows:

NAYS–Christensen, Crane, Giddings, Nate, Nichols. Total - 5.

Absent–DeMordaunt, Manwaring, Moyle, Wisniewski. Total - 4.

Total - 70.

Whereupon the Speaker declared **HCR 44** adopted and ordered the resolution transmitted to the Senate.

**HCR 53 - HOUSE AND SENATE EDUCATION COMMITTEES - FEE RULE APPROVAL**

**HCR 53** was read the third time at length and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Kerby to open debate.

The question being, "Shall **HCR 53** be adopted?"

Roll call resulted as follows:

NAYS–None.

Absent–Crande, DeMordaunt, Manwaring, Skag, Wisniewski. Total - 5.

Total - 70.

Whereupon the Speaker declared **HCR 53** adopted and ordered the resolution transmitted to the Senate.

**S 1391 - APPROPRIATIONS - COMMISSION ON THE ARTS**

**S 1391** 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. Hornman to open debate.

The question being, "Shall **S 1391** pass?"

Roll call resulted as follows:

NAYS–None.

Absent–DeMordaunt, Dixon, Ehartd(Zollinger), Erickson, Giddings, Harris, Kerby, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skag, Syne, Toone, Troy, Vander Woude, Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 30.
Abs...-Manwaring. Total - 1.
Paired Votes:
AYE - Rubel  NAY - Wisniewski
AYE - Blanksma  NAY - DeMordaunt
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that S 1391 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1392 - APPROPRIATIONS - SPECIAL PROGRAMS
S 1392 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 S 1392 pass?"

Roll call resulted as follows:
NAYS--Barbieri, Christensen, Ehardt(Zollinger), Ferch, Giddings, Hanks, Kingsley, Moon, Nichols, Palmer. Total - 10.
Absent--DeMordaunt, Manwaring, Wisniewski. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1392 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1393 - APPROPRIATIONS - PUBLIC UTILITIES COMMISSION
S 1393 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. Troy to open debate.

The question being, "Shall S 1393 pass?"

Roll call resulted as follows:
NAYS--None.
Absent--DeMordaunt, Manwaring, Wisniewski. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1393 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1394 - APPROPRIATIONS - MILITARY DIVISION
S 1394 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. Syme to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1394:
Mr. Bundy

The question being, "Shall S 1394 pass?"

Roll call resulted as follows:
NAYS--Andrus, Christensen, Dixon, Ehardt(Zollinger), Ferch, Hanks, Moon, Nate, Scott. Total - 9.
Absent--DeMordaunt, Manwaring, Wisniewski. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1394 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1395 - APPROPRIATIONS - MILLENNIUM FUND
S 1395 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. Syme to open debate.

The question being, "Shall S 1395 pass?"

Roll call resulted as follows:
NAYS--Armstrong, Barbieri, Christensen, Gunnan, Giddings, Hanks, Nichols, Scott. Total - 8.
Absent--DeMordaunt, Manwaring, Wisniewski. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1395 passed the House. Title was approved and the bill ordered returned to the Senate.
S 1396 - APPROPRIATIONS - OFFICE OF ENERGY AND MINERAL RESOURCES

S 1396 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. Green to open debate.

The question being, "Shall S 1396 pass?"

Roll call resulted as follows:
Absent–Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.
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 783 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. Youngblood to open debate.

Mr. Moyle asked unanimous consent that, pursuant to Rule 80, he be excused from voting on H 783 due to a conflict of interest. There being no objection, it was so ordered.

The question being, "Shall H 783 pass?"

Roll call resulted as follows:
Absent–Manwaring. Total - 1.

Whereupon the Speaker declared that S 1396 passed the House. Title was approved and the bill ordered returned to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places until Monday, March 21, 2022. There being no objection, it was so ordered.

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

7TH ORDER
Motions, Memorials, and Resolutions

Mr. Christensen asked unanimous consent that pursuant to House Rule 42, he be allowed to address the body. There being no objection, it was so ordered.

H 783 - APPROPRIATIONS - STATE TAX COMMISSION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 783 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 783 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:
Absent—Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.
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 786 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. Nash to open debate.

The question being, "Shall H 786 pass?"

Roll call resulted as follows:
Absent—DeMordaunt, Manwaring, Wisniewski. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 785 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 786 - APPROPRIATIONS - LIEUTENANT GOVERNOR

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 786 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 786 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:
Absent—Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.
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 786 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. Green to open debate.

The question being, "Shall H 786 pass?"

Roll call resulted as follows:
NAYS—Gibbs. Total - 1.
Absent—DeMordaunt, Manwaring, Wisniewski. Total - 3.
Total - 70.

Whereupon the Speaker declared that H 786 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 787 - APPROPRIATIONS - IDAHO TRANSPORTATION DEPARTMENT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 787 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 787 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:
Absent—Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.
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 787 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. Green to open debate.
Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 787:

Mrs. Green  Mr. Youngblood  Mrs. Moon

The question being, "Shall H 787 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Adams, DeMordaunt, Manwaring, Wisniewski. Total - 4.

Total - 70.

Whereupon the Speaker declared that H 787 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Ms. Nichols asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:


NAYS–Boyle, Christensen, Ehhardt(Zollinger), Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.

Absent–DeMordaunt, Manwaring, Wisniewski. Total - 3.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:


NAYS–Boyle, Christensen, Ehhardt(Zollinger), Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.

Absent–DeMordaunt, Manwaring, Wisniewski. Total - 3.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

SCR 122 - DEPARTMENT OF PARKS AND RECREATION - RULE REJECTION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of SCR 122 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 SCR 122 be read the third time at length, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:


Absent–Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.

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 SCR 122 was read the third time at length, and placed before the House for final consideration.

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

The question being, "Shall SCR 122 be adopted?"

Roll call resulted as follows:


NAYS–None.

Absent–Bench, DeMordaunt, Manwaring, Wisniewski. Total - 8.

Total - 70.

Whereupon the Speaker declared SCR 122 adopted and ordered the resolution returned to the Senate.
SCR 123 - FEE RULES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of SCR 123 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 SCR 123 be read the third time at length, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:


Absent–Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.
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 SCR 123 was read the third time at length, and placed before the House for final consideration.

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

The question being, "Shall SCR 123 be adopted?"

Roll call resulted as follows:


NAYS–Adams, Nate. Total - 2.
Absent–DeMordaunt, Manwaring, Wisniewski. Total - 3.
Total - 70.

Whereupon the Speaker declared SCR 123 adopted and ordered the resolution returned to the Senate.

S 1298, as amended - CONSUMER PROTECTION ACT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1298, as amended, 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 S 1298, as amended, be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:


Absent–Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.
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 S 1298, as amended, 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. Shepherd to open debate.

The question being, "Shall S 1298, as amended, pass?"

Roll call resulted as follows:


NAYS–Christensen, Ehardt(Zollinger), Ferch, Giddings, Hanks, Kingsley, Monks, Moon, Nate, Nichols, Scott, Young. Total - 12.

Absent–DeMordaunt, Manwaring, Wisniewski. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1298, as amended, passed the House. Title was approved and the bill ordered returned to the Senate.

S 1381 - CORONAVIRUS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1381 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 S 1381 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:


Absent–Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.
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 S 1381 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. Adams to open debate.

Mr. Shepherd asked unanimous consent that, pursuant to Rule 39, discussion of H 581 be allowed in debate of S 1381. There being no objection it was so ordered.

The question being, "Shall S 1381 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, blanksma, Boyle, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt(Zollinger), Erickson, Fish, Galloway, Gesstin, Giddings, Hanks, Harris, Holtzclaw, Hornman, Kerby, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Vander Woude, Yamamoto, Youngblood, Mr. Speaker. Total - 45.


Paired Votes:

AYE - DeMordaunt
NAY - Toone
(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that S 1381 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1279 - COUNTY JAILS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1279 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 S 1279 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, blanksma, Boyle, Bundy, Cannon, Christensen, Clow, Crane, Dixon, Ehardt(Zollinger), Erickson, Fish, Furniss, Galloway, Gannon, Gesstin, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Marshall, McCann, McCrosite, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 58.


Absent–Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.

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 S 1279 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. Hartgen to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding S 1279:

Mr. Shepherd Mrs. Green

The question being, "Shall S 1279 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Ehardt(Zollinger), Erickson, Fish, Furniss, Galloway, Gesstin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Kingsley, Lickley, Marshall, McCann, McCrosite, Mendive, Mitchell, Monks, Moon, Nate, Nichols, Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 59.


Absent–DeMordaunt, Manwaring, Wisniewski. Total - 3.

Total - 70.

Whereupon the Speaker declared that S 1279 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1320 - VITAL STATISTICS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1320 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 S 1320 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:


Absent–Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.

Total - 70.

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

Roll call resulted as follows:


Absent–Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 4.
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 S 1320 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. Young to open debate.

The question being, "Shall S 1320 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–DeMordaunt, Manwaring, Wisniewski. Total - 3.

Total - 70.

Whereupon the Speaker declared that S 1320 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1340 - THEFT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1340 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 S 1340 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:


Absent–Chaney, DeMordaunt, Manwaring, Wisniewski. Total - 3.

Total - 70.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1340:

Mr. Cannon

The question being, "Shall S 1340 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Adams, DeMordaunt, Manwaring, Wisniewski. Total - 4.

Total - 70.

Whereupon the Speaker declared that S 1340 passed the House. Title was approved and the bill ordered returned to the Senate.

H 782 - STATE JUDICIARY

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 782 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 782 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Mr. Monks.

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

Roll call resulted as follows:


NAYS–Bench, Burns, Chew, Cannon, Giddings, Green, Kingsley, Mathias, Nash, Nate, Necochea, Nichols, Rubel, Ruchti, Scott, Toone. Total - 16.

Absent–Adams, DeMordaunt, Manwaring, Wisniewski. Total - 4.

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 782 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. Moyle and Mr. Chaney to open debate.
Mr. Chaney asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 782. There being no objection it was so ordered.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 782:
Ms. McCann

Pursuant to Rule 55, Mr. Christensen moved for the previous question. Seconded by Mr. Zollinger.

Roll call resulted as follows:
NAYS–Adris, Amador, Andrus, Barbieri, Berch, Bundy, Burns, Cannon, Chaney, Chew, Crane, Furniss, Galloway, Gannon, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Kauffman, Kerby, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Necochea, Nichols, Rubel, Ruchti, Shepherd, Syme, Toone, Troy, Vander Woude, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 44.
Absent–Blanksmna, DeMordaunt, Giddings, Lickley, Manwaring, Palmer, Wisniewski. Total - 7.
Total - 70.

Whereupon the Speaker declared less than two-thirds of the members present having voted in the affirmative, the motion failed.

The question being, "Shall H 782 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksmna, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt(Zollinger), Erickson, Ferch, Galloway, Gestrin, Hanks, Harris, Holtzclaw, Kerby, Kingsley, Manwaring, McCrostie, Mendive, Mitchell, Monks, Moyle, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Yamamoto, Young, Mr. Speaker. Total - 44.
Paired Votes:
AYE - Palmer  NAY - Giddings
AYE - Scott  NAY - Moon
AYE - Manwaring  NAY - Horman
AYE - DeMordaunt  NAY - Green
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 782 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

Announcements were made to the body.
THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, DUSTIN MANWARING, State Representative, District 29, Seat A, Bannock County, State of Idaho, has nominated, TERREL TOVEY, of 146 South 16th Ave., Pocatello, Idaho 83201, to perform the duties of this office temporarily as Acting State Representative, District 29, Seat A.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Terrel Tovey of Pocatello, Idaho, to the office of Acting State Representative, District 29, Seat A, for a term commencing March 21, 2022, and continuing until such time as Representative Manwaring is able to resume his duties.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 21st day of March, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Terrel Tovey.

Mr. Moyle asked unanimous consent that vetoed H 533, previously held until Monday, March 21, 2022, be held at the Desk. There being no objection, it was so ordered.

March 18, 2022

Mr. Speaker:
I transmit herewith enrolled S 1285, as amended, S 1330, as amended, S 1353, S 1289, as amended, S 1321, S 1322, S 1323, S 1324, S 1325, S 1354, S 1355, SCR 120, and S 1301 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1285, as amended, S 1330, as amended, S 1353, S 1289, as amended, S 1321, S 1322, S 1323, S 1324, S 1325, S 1354, S 1355, SCR 120, and S 1301 and, when so signed, ordered them returned to the Senate.

March 18, 2022

Mr. Speaker:
I return herewith enrolled HCR 30, HCR 37, HCR 39, HCR 45, HCR 41, HCR 47, H 539, H 679, and H 565, as amended in the Senate, which have been signed by the President.

NOVAK, Secretary

Enrolled H 539, H 679, and H 565, as amended in the Senate, were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

Enrolled HCR 30, HCR 37, HCR 39, HCR 45, HCR 41, and HCR 47 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.
Mr. Speaker:
I transmit herewith S 1398, S 1405, and S 1367, as amended, which have passed the Senate.

NOVAK, Secretary

S 1398, S 1405, and S 1367, as amended, were filed for first reading.

March 18, 2022

Mr. Speaker:
I return herewith H 658 and H 689 which have passed the Senate.

NOVAK, Secretary

H 658 and H 689 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

March 18, 2022

Mr. Speaker:
I return herewith H 571, as amended in the Senate, which has failed to pass the Senate.

NOVAK, Secretary

H 571, as amended in the Senate, was ordered filed in the office of the Chief Clerk.

March 18, 2022

Mr. Speaker:
I return herewith H 612, as amended in the Senate, H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, and H 728, as amended in the Senate, which have passed the Senate.

NOVAK, Secretary

H 612, as amended in the Senate, H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, and H 728, as amended in the Senate, were ordered held at the Desk.

Ms. Boyle asked unanimous consent that the House concur in the Senate amendments to H 650, as amended in the Senate. There being no objection, it was so ordered.

Mrs. Green asked unanimous consent that the House concur in the Senate amendments to H 640, as amended in the Senate. There being no objection, it was so ordered.

Mr. Clow asked unanimous consent that the House concur in the Senate amendments to H 723, as amended in the Senate. There being no objection, it was so ordered.

Mr. Gannon asked unanimous consent that the House concur in the Senate amendments to H 728, as amended in the Senate. There being no objection, it was so ordered.

Mrs. DeMordaunt asked unanimous consent that the House concur in the Senate amendments to H 612, as amended in the Senate. There being no objection, it was so ordered.

H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, H 728, as amended in the Senate, and H 612, as amended in the Senate, were 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. 790
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO PUBLIC SCHOOL FUNDING; AMENDING SECTION 33-1002, IDAHO CODE, TO REVISE PROVISIONS REGARDING FUNDING FOR LITERACY INTERVENTION; AMENDING CHAPTER 8, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-802B, IDAHO CODE, TO PROVIDE THAT THE BALLOT AT AN ELECTION TO AUTHORIZE CERTAIN LEVIES SHALL INCLUDE A DISCLOSURE, TO PROVIDE THAT A BALLOT QUESTION MUST BE ACCOMPANIED BY THE DISCLOSURE IN ORDER TO BE BINDING, AND TO PROVIDE THAT A COURT MUST DECLARE THE OUTCOME OF A BALLOT QUESTION INVALID UNDER CERTAIN CIRCUMSTANCES; AMENDING CHAPTER 8, TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 33-802C, IDAHO CODE, TO PROVIDE THAT A SCHOOL DISTRICT SHALL USE SUPPLEMENTAL Levy REVENUES ONLY FOR CERTAIN PURPOSES; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 791
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF ADMINISTRATION FOR THE DIVISION OF PUBLIC WORKS FOR FISCAL YEAR 2022; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE PERMANENT BUILDING FUND; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF ADMINISTRATION FOR THE DIVISION OF PUBLIC WORKS AND DIRECTING THE ALLOCATION OF FUNDS FOR SPECIFIC PROJECTS FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 792
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF ADMINISTRATORS; APPROPRIATING MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF ADMINISTRATORS FOR FISCAL YEAR 2023; APPROPRIATING GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND FOR FISCAL YEAR 2023; AMENDING SECTION 33-1004E, IDAHO CODE, TO INCREASE THE BASE SALARY FOR ADMINISTRATORS; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES IN THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF ADMINISTRATORS FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF ADMINISTRATORS FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND FOR FISCAL YEAR 2022; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES...
IN THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF ADMINISTRATORS FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 793
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF TEACHERS; APPROPRIATING MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF TEACHERS FOR FISCAL YEAR 2023; APPROPRIATING GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND; DIRECTING THE USE OF MONEYS FOR PROFESSIONAL DEVELOPMENT; DEFINING "DISTRIBUTED"; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES FOR THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF TEACHERS FOR FISCAL YEAR 2023; PROVIDING FOR A DISTRIBUTION OF ADDITIONAL COMPENSATION FOR INSTRUCTIONAL AND PUPIL SERVICE STAFF; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 794
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF EDUCATIONAL SERVICES FOR THE DEAF AND THE BLIND; APPROPRIATING MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF EDUCATIONAL SERVICES FOR THE DEAF AND THE BLIND FOR FISCAL YEAR 2023; APPROPRIATING GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND FOR FISCAL YEAR 2023; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES IN THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF EDUCATIONAL SERVICES FOR THE DEAF AND THE BLIND FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF EDUCATIONAL SERVICES FOR THE DEAF AND THE BLIND FOR FISCAL YEAR 2022; APPROPRIATING ADDITIONAL GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND FOR FISCAL YEAR 2022; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES IN THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF EDUCATIONAL SERVICES FOR THE DEAF AND THE BLIND FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 795
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF CENTRAL SERVICES; APPROPRIATING MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF CENTRAL SERVICES FOR FISCAL YEAR 2023; APPROPRIATING GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND; DIRECTING THE USE OF MONEYS FOR LITERACY PROGRAMS, INTERVENTION SERVICES, MATH INITIATIVE PROGRAMS, AND LIMITED-ENGLISH PROFICIENCY PROGRAMS; DIRECTING THE USE OF MONEYS FOR STUDENT ASSESSMENTS; DIRECTING THE USE OF MONEYS FOR PROFESSIONAL DEVELOPMENT; PROVIDING REQUIREMENTS FOR DIGITAL CONTENT AND CURRICULUM; PROVIDING GUIDANCE ON YEAR-END RECONCILIATION; PROVIDING REQUIREMENTS FOR TECHNOLOGY CONTENT AND CURRICULUM; DEFINING "DISTRIBUTED" AND "EXPENDED"; REQUIRING AN ACQUISITIONS REPORT; TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE PUBLIC SCHOOLS HEALTH INSURANCE PARTICIPATION FUND; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES FOR THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF CENTRAL SERVICES FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 796
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF FACILITIES; APPROPRIATING MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF FACILITIES FOR FISCAL YEAR 2023; PROVIDING THE NECESSARY FUNDS FOR THE BOND LEVY EQUALIZATION PROGRAM; SPECIFYING THE AMOUNT OF REVENUE DISTRIBUTED TO THE GENERAL FUND FOR FISCAL YEAR 2023; TRANSFERRING MONEYS TO THE PUBLIC SCHOOL INCOME FUND FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 797
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF OPERATIONS; APPROPRIATING MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF OPERATIONS FOR FISCAL YEAR 2023; APPROPRIATING GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND FOR FISCAL YEAR 2023; AMENDING SECTION 33-1004E, IDAHO CODE, TO INCREASE THE BASE SALARY FOR CLASSIFIED STAFF; PROVIDING AN ESTIMATE OF DISCRETIONARY FUNDS PER SUPPORT UNIT; PROVIDING AN ESTIMATE OF HEALTH BENEFIT AND INSURANCE FUNDS PER SUPPORT UNIT AND REQUIRING A REPORT; DIRECTING THE USE OF AN APPROPRIATION FOR INFORMATION TECHNOLOGY STAFFING COSTS; DIRECTING THE USE OF AN APPROPRIATION FOR CLASSROOM TECHNOLOGY, WIRELESS INFRASTRUCTURE, AND INSTRUCTIONAL MANAGEMENT SYSTEMS; DEFINING "DISTRIBUTED"; EXEMPTING THE APPROPRIATION FROM PROGRAM TRANSFER LIMITATIONS; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES FOR THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF OPERATIONS FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE
PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF OPERATIONS FOR FISCAL YEAR 2022; APPROPRIATING GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND FOR FISCAL YEAR 2022; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES FOR THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF OPERATIONS FOR FISCAL YEAR 2022; AND DECLARING AN EMERGENCY.

H 790, H 791, H 792, H 793, H 794, H 795, H 796, and H 797 were introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee.

S 1398, by State Affairs Committee, was introduced, read the first time by title, and referred to the Judiciary, Rules and Administration Committee.

S 1405, by State Affairs Committee, was introduced, read the first time by title, and referred to the Business Committee.

S 1367, as amended, by State Affairs Committee, was introduced, read the first time by title, and referred to the State Affairs Committee.

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

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Monks moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:

NAYS—Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.

Absent—Amador, Green. Total - 2.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:

NAYS—Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.

Absent—Amador, Green. Total - 2.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

H 790 was referred to the Education Committee.

H 791, H 792, H 793, H 794, H 795, H 796, and H 797 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 790, H 791, H 792, H 793, H 794, H 795, H 796, and H 797.

CHANEY, Chairman

H 790 was referred to the Education Committee.

H 791, H 792, H 793, H 794, H 795, H 796, and H 797 were filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 755, H 757, H 759, H 763, H 764, H 765, H 766, H 590, H 477, H 478, H 572, H 584, H 608, H 751, H 672, H 702, H 664, H 637, H 678, and H 515, as amended in the Senate.

CHANEY, Chairman

The Speaker announced he was about to sign enrolled H 755, H 757, H 759, H 763, H 764, H 765, H 766, H 590, H 477, H 478, H 572, H 584, H 608, H 751, H 672, H 702, H 664, H 637, H 678, and H 515, as amended in the Senate, and, when so signed, ordered them transmitted to the Senate for the signature of the President.


Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 713, H 714, H 556, H 594, H 606, H 528, H 686, H 687, H 550, H 576, H 711, and H 511 to the Governor at 9:55 a.m., as of this date, March 18, 2022.

CHANEY, Chairman

Mr. Speaker:
We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration SCR 119 and recommend that it do pass.

CRANE, Chairman

SCR 119 was filed for second reading.

Mr. Speaker:
We, your COMMITTEE ON HEALTH AND WELFARE, report that we have had under consideration S 1399 and recommend that it do pass.

WOOD, Chairman

S 1399 was filed for second reading.
Mr. Speaker:

We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration S 1341, S 1351, and S 1352 and recommend that they do pass.

CRANE, Chairman

S 1341, S 1351, and S 1352 were filed for second reading.

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

**10TH ORDER**
Second Reading of Bills and Joint Resolutions

H 789, by Appropriations Committee, was read the second time by title and filed for third reading.

**11TH ORDER**
Third Reading of Bills and Joint Resolutions

S 1374 - EDUCATION

S 1374 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. Kerby to open debate.

The question being, "Shall S 1374 pass?"

Roll call resulted as follows:

AYES–Armstrong, Blanksma, Cannon, Chaney, Clow, Dixon, Furniss, Galloway, Gannon, Hartgen, Kauflman, Kerby, Manwaring(Tovey), Marshall, McCann, Ruchi, Shepherd, Syme, Troy, Vander Woude, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 24.

NAYS–Addis, Andrus, Barbieri, Berch, Boyle, Bundy, Burns, Chew, Christensen, Crane, DemDordaunt, Ehardt, Erickson, Ferm, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Holtzclaw, Horman, Kingsley, Lickley, Mathias, McCrodstie, Mendive, Mitchell, Mons, Moon, Moore, Nash, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Scott, Skaug, Toone, Weber, Wisniewski, Young. Total - 45.

Absent–Amador. Total - 1.

Total - 70.

Whereupon the Speaker declared that S 1374 failed to pass the House and ordered the bill returned to the Senate.

S 1400 - APPROPRIATIONS - OITS

S 1400 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.

The question being, "Shall S 1400 pass?"

Roll call resulted as follows:


NAYS–None.

Absent–Amador. Total - 1.

Total - 70.

Whereupon the Speaker declared that S 1400 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1401 - APPROPRIATIONS - HEALTH AND WELFARE - OTHER PROGRAMS

S 1401 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. Nash to open debate.

The question being, "Shall S 1401 pass?"

Roll call resulted as follows:

AYES–Addis, Berch, Blanksma, Bundy, Burns, Cannon, Chaney, Chew, Clow, Erickson, Furniss, Gannon, Gibbs, Green, Harris, Hartgen, Horman, Kauflman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrodstie, Mitchell, Nash, Necochea, Rubel, Ruchi, Syme, Toone, Troy, Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 38.

NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings, Hanks, Holtzclaw, Kingsley, Mendive, Mons, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 31.

Absent–Amador. Total - 1.

Total - 70.

Whereupon the Speaker declared that S 1401 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1402 - APPROPRIATIONS - INDUSTRIAL COMMISSION

S 1402 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. Nash to open debate.

The question being, "Shall S 1402 pass?"

Roll call resulted as follows:


NAYS–Armstrong, Barbieri, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Palmer, Scott, Wisniewski. Total - 14.

Absent–Amador. Total - 1.

Total - 70.
Whereupon the Speaker declared that S 1402 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1404 - APPROPRIATIONS - PUBLIC SCHOOLS

S 1404 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. Nash to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding S 1404:

Mr. Shepherd  Mr. Bundy  Mr. McCroste

The question being, "Shall S 1404 pass?"

Roll call resulted as follows:

AYES–Addis, Berch, Blanksma, Bundy, Burns, Chaney, Chew, Clow, Crane, Erickson, Furniss, Galloway, Gannon, Geistr, Gibbs, Green, Hartgen, Holtzclaw, Horman, Kauflman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCroste, Mitchell, Mons, Moyle, Nash, Necochea, Ruchti, Ruchti, Shepherd, Syme, Toone, Troy, Vander Woude, Weber, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 45.


Absent–Amador. Total - 1.

Total - 70.

Whereupon the Speaker declared that S 1404 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1311 - STATE SYMBOLS

S 1311 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. Blanksma to open debate.

The question being, "Shall S 1311 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Geistr, Gibbs, Green, Hanks, Hartgen, Holtzclaw, Horman, Kauflman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCroste, Mendive, Mitchell, Mons, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.

NAYS–Harris. Total - 1.

Absent–Amador. Total - 1.

Total - 70.

Whereupon the Speaker declared that S 1311 passed the House. Title was approved and the bill ordered returned to the Senate.

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

5TH ORDER
Report of Standing Committees

Mr. Speaker:

We, your COMMITTEE ON EDUCATION, return misdirected H 790 to the Desk.

CLOW, Chairman

H 790 was filed for second reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

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

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

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

Roll call showed 69 members present.

Absent and excused - Harris. Total - 1.

Total - 70.

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

H 790 - EDUCATION

Mr. Mons moved that all rules of the House interfering with the immediate consideration of H 790 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 790 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.

Absent–Harris, Moyle. Total - 2.

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 790 was read the second
time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Kerby to open debate.

The question being, "Shall H 790 pass?"

Roll call resulted as follows:
NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Christensen, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Giddings, Hanks, Holtzclaw, Kingsley, Marshall, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Skaug, Wisniewski, Young. Total - 29.
Absent–Harris. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 790 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 791 - APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION - PERMANENT BUILDING FUND**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 791 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 791 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent–Harris, Moyle. Total - 2.
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 791 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 791:
Mr. Monks

The question being, "Shall H 791 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Berch, Blanksma, Bundy, Burns, Cannon, Chaney, Chew, Clow, Erickson, Furniss, Gibbs, Green, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mitchell, Monks, Necochea, Ruchti, Shepherd, Syme, Toone, Troy, Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 38.
NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Christensen, Crane, DeMordaunt, Dixon, Ehhardt, Ferch, Galloway, Gannon, Gestrin, Giddings, Hanks, Kingsley, Mendive, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Rubel, Scott, Skaug, Vander Woude, Wisniewski, Young. Total - 31.
Absent–Harris. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 791 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 792 - APPROPRIATIONS - PUBLIC SCHOOLS - ADMINISTRATORS DIVISION**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 792 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 792 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent–Harris, Moyle. Total - 2.
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 792 was read the second time by title and 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 792. There being no objection it was so ordered.

The question being, "Shall H 792 pass?"

Roll call resulted as follows:


NAYS—Addis, Andrus, Barbieri, Boyle, Christensen, Crane, Dixon, Ferch, Hanks, Mendive, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Wisniewski. Total - 17.

Absent—Armstrong, Harris. Total - 2.

Total - 70.

Whereupon the Speaker declared that H 792 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 794 - 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 794 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 794 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS—Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.

Absent—Harris, Moyle. Total - 2.

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 794 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Bundy to open debate.

The question being, "Shall H 793 pass?"

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 794:

Mr. Amador

The question being, "Shall H 794 pass?"

Roll call resulted as follows:

AYES—Addis, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Erhardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrosteie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.

NAYS—Hanks. Total - 1.

Absent—Harris. Total - 1.

Total - 70.

Whereupon the Speaker declared that H 794 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 793 - APPROPRIATIONS - PUBLIC SCHOOLS - TEACHERS DIVISION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 793 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 793 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS—Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.

Absent—Harris, Moyle. Total - 2.

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 793 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Bundy to open debate.

The question being, "Shall H 793 pass?"
Roll call resulted as follows:


Mr. Speaker. Total - 65.


Absent–Harris. Total - 1.

Total - 70.

Whereupon the Speaker declared that H 793 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 795 - APPROPRIATIONS - PUBLIC SCHOOLS - CENTRAL SERVICES DIVISION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 795 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 795 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.

Absent–Harris, Moyle. Total - 2.

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 795 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Nash to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding H 795:

Mr. Amador

The question being, "Shall H 795 pass?"
Roll call resulted as follows:
YAYS–Barbieri, Christensen, Dixon, Ferch, Giddings, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski. Total - 11.
Absent–Green, Harris. Total - 2.

Whereupon the Speaker declared that H 796 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 797 - APPROPRIATIONS - PUBLIC SCHOOLS - OPERATIONS DIVISION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 797 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 797 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
Absent–Harris, Myole. Total - 2.

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 797 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding H 797:
Mr. Shepherd Mr. Crane

The question being, "Shall H 797 pass?"

Roll call resulted as follows:
YAYS–Barbieri, Christensen, Dixon, Ferch, Giddings, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski. Total - 11.
Absent–Green, Harris. Total - 2.

Paired Votes:
AYE - DeMordaunt NAY - Scott
(Pairs enumerated in roll call above.)

Whereupon the Speaker declared that H 797 passed the House. Title was approved and the bill ordered transmitted to the Senate.

S 1399 - EXTENDED EMPLOYMENT SERVICES PROGRAM

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1399 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 S 1399 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
Absent–Harris, Myole. Total - 2.

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 S 1399 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Erickson to open debate.

The question being, "Shall S 1399 pass?"

Roll call resulted as follows:
NAYS–Barbieri, Christensen, Dixon, Ferch, Giddings, Hornman, McCalmon, Mathias, Nichols, Nichols, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski. Total - 11.
Absent–Green, Harris. Total - 2.

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 S 1399 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Erickson to open debate.

NAYS—None.
Absent—DeMordaunt, Harris, Toone. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1399 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1341 - ELECTIONS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1341 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 S 1341 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS—Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent—Harris, Moyle. Total - 2.
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 S 1341 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Mathias to open debate.

The question being, "Shall S 1341 pass?"

Roll call resulted as follows:
NAYS—None.
Absent—DeMordaunt, Harris, Ruchti. Total - 3.
Total - 70.

Whereupon the Speaker declared that S 1341 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1351 - VOTERS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1351 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 S 1351 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS—Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent—Harris, Moyle. Total - 2.
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 S 1351 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

The question being, "Shall S 1351 pass?"

Roll call resulted as follows:
AYES—Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCart, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.
NAYS—None.
Absent—DeMordaunt, Harris. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1351 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1352 - ABSENTEE BALLOTS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1352 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 S 1352 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
Absent–Harris, Moyle. Total - 2.
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 S 1352 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

The question being, "Shall S 1352 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCroste, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.
NAYS–None.
Absent–DeMordaunt, Harris. Total - 2.
Total - 70.

Whereupon the Speaker declared that S 1352 passed the House. Title was approved and the bill ordered returned to the Senate.

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

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

SEVENTY-SECOND LEGISLATIVE DAY
TUESDAY, MARCH 22, 2022

House of Representatives

The House convened at 10:30 a.m., the Speaker in the Chair.
Roll call showed all 70 members present.
Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Samuel Wakefield, Page.

3RD ORDER
Approval of Journal

March 22, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Seventy-first Legislative Day and recommend that same be adopted as corrected.

CHANNEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

OFFICE OF THE GOVERNOR
Boise

March 21, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 21, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 467, H 511, H 528, H 530, H 548, H 550, H 556, H 560, H 561, H 564, H 656, and H 711

Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise

March 22, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 22, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 654

Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise

March 22, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 21, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 687

Sincerely,
/s/ Brad Little
Governor

March 21, 2022

Mr. Speaker:
I transmit herewith enrolled S 1391, S 1392, S 1393, S 1394, S 1395, S 1396, SCR 122, SCR 123, S 1298, as amended, S 1381, S 1279, S 1320, and S 1340 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1391, S 1392, S 1393, S 1394, S 1395, S 1396, SCR 122, SCR 123, S 1298, as amended, S 1381, S 1279, S 1320, and S 1340 and, when so signed, ordered them returned to the Senate.

March 21, 2022

Mr. Speaker:

NOVAK, Secretary

referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

Mr. Speaker:
I transmit herewith S 1406, S 1407, S 1408, and S 1409 which have passed the Senate.

NOVAK, Secretary

S 1406, S 1407, S 1408, and S 1409 were filed for first reading.

Mr. Speaker:
I return herewith HCR 38, HCR 42, H 758, H 767, H 769, H 771, H 772, H 773, H 776, H 685, H 527, H 697, H 588, H 611, H 716, H 731, and H 744 which have passed the Senate.

NOVAK, Secretary

HCR 38, HCR 42, H 758, H 767, H 769, H 771, H 772, H 773, H 776, H 685, H 527, H 697, H 588, H 611, H 716, H 731, and H 744 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chew, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Homan, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 56.

NAYS–Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.

Absent--Adams, Chaney, Wood. Total - 3.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chew, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Homan, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 56.

NAYS–Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.

Absent--Adams, Chaney, Wood. Total - 3.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Ms. Nichols asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chew, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Homan, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 58.

NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.


Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chew, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Furniss, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Homan, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Mons, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 58.

NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.


Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 658, H 689, HCR 38, HCR 42, H 758, H 767, H 769, H 771, H 772, H 773, H 776, H 685, H 527, H 697, H 588, H 611, H 716, H 731, and H 744.

CHANLEY, Chairman

The Speaker announced he was about to sign enrolled H 658, H 689, HCR 38, HCR 42, H 758, H 767, H 769, H 771, H 772.
H 773, H 776, H 685, H 527, H 697, H 588, H 611, H 716, H 731, and H 744 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have engrossed H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, H 728, as amended in the Senate, and H 612, as amended in the Senate.

CHANLEY, Chairman

H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, H 728, as amended in the Senate, and H 612, as amended in the Senate, were filed for first reading of engrossed bills.

March 22, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 539, H 679, and H 565, as amended in the Senate, to the Governor at 9:40 a.m., as of this date, March 21, 2022.

CHANLEY, Chairman

March 22, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled HCR 30, HCR 37, HCR 39, HCR 45, HCR 41, and HCR 47 to the Secretary of State at 9:40 a.m., as of this date, March 21, 2022.

CHANLEY, Chairman

March 21, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have had under consideration S 1339 and S 1378 and recommend that they do pass.

CHANLEY, Chairman

S 1339 and S 1378 were filed for second reading.

March 21, 2022

Mr. Speaker:
We, your COMMITTEE ON BUSINESS, report that we have had under consideration S 1368 and S 1405 and recommend that they do pass.

DIXON, Chairman

S 1368 and S 1405 were filed for second reading.

March 21, 2022

Mr. Speaker:
We, your COMMITTEE ON REVENUE AND TAXATION, report that we have had under consideration S 1259 and recommend that it do pass.

HARRIS, Chairman

S 1259 was filed for second reading.

There being no objection, the House advanced to the Eighth Order of Business.
The question being, "Shall H 777 pass?"

Roll call resulted as follows:
NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Mendive, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Wisniewski, Young. Total - 27.
Total - 70.

Whereupon the Speaker declared that H 777 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 779 - APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION - PERMANENT BUILDING FUND

H 779 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. Hornman to open debate.
The question being, "Shall H 779 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Armstrong, Berch, Blanksma, Bundy, Burns, Chaney, Chew, Clow, Crane, Dixon, Erickson, Furniss, Galloway, Gannon, Gibbs, Green, Hartgen, Hornman, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Nash, Necochea, Rubel, Ruchti, Shepherd, Syme, Toone, Troy, Weber, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 47.
NAYS–Andrus, Barbieri, Boyle, Christensen, DeMordaunt, Ehardt, Ferch, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Kingsley, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Skaug, Vander Woude, Wisniewski. Total - 23.
Total - 70.

Whereupon the Speaker declared that H 779 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 789 - APPROPRIATIONS - DEPARTMENT OF EDUCATION

H 789 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. Hornman to open debate.
The question being, "Shall H 789 pass?"

Roll call resulted as follows:
NAYS–Barbieri, Boyle, Christensen, DeMordaunt, Dixon, Ferch, Giddings, Hanks, Holtzclaw, Kingsley, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Skaug, Wisniewski. Total - 18.
Absent–Shepherd. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 789 passed the House. Title was approved and the bill ordered transmitted to the Senate.

S 1390 - APPROPRIATIONS - OFFICE OF THE STATE BOARD OF EDUCATION

S 1390 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. Nash to open debate.
The question being, "Shall S 1390 pass?"

Roll call resulted as follows:
AYES–Bergie, Blanksma, Bundy, Burns, Chaney, Chew, Gibbs, Green, Hartgen, Kauffman, Kerby, Lickley, Manwaring(Tovey), Mathias, Nash, Necochea, Rubel, Ruchti, Syme, Toone, Troy, Wood, Youngblood, Mr. Speaker. Total - 24.
Total - 70.

Whereupon the Speaker declared that S 1390 failed to pass the House and ordered the bill returned to the Senate.

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

4TH ORDER
Consideration of Messages from the Governor and the Senate

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

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

RECESS
Afternoon Session

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

Roll call showed 68 members present.
Absent and excused - Chaney and Gibbs. Total - 2.
Total - 70.
Prior to recess, the House was at the Fourth Order of Business.

Mr. Speaker:
I transmit herewith enrolled S 1400, S 1401, S 1402, S 1404, S 1311, S 1399, S 1341, S 1351, and S 1352 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1400, S 1401, S 1402, S 1404, S 1311, S 1399, S 1341, S 1351, and S 1352 and, when so signed, ordered them returned to the Senate.

Mr. Speaker:
I transmit herewith S 1410, S 1411, S 1416, S 1417, S 1418, S 1419, and S 1420 which have passed the Senate.

NOVAK, Secretary

S 1410, S 1411, S 1416, S 1417, S 1418, S 1419, and S 1420 were filed for first reading.

March 22, 2022

Mr. Speaker:
I return herewith H 768, H 783, H 785, H 786, H 787, H 700, H 688, H 554, and H 555 which have passed the Senate.

NOVAK, Secretary

H 768, H 783, H 785, H 786, H 787, H 700, H 688, H 554, and H 555 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

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

S 1410, S 1411, S 1416, S 1417, S 1418, S 1419, and S 1420, by Finance Committee, were 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

S 1378 - ENDANERGIZED MISSING PERSON ALERT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1378 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 S 1378 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–Giddings, Nate, Scott. Total - 3.
Absent–Chaney, DeMordaunt, Gibbs, Young. Total - 4.
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 S 1378 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Kerby to open debate.

The question being, "Shall S 1378 pass?"

Roll call resulted as follows:
NAYS–Barbieri, Christensen, DeMordaunt, Dixon, Erhardt, Ferch, Giddings, Hanks, Harris, Kingsley, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Skaug, Wisniewski. Total - 18.
Absent–Chaney, Erickson, Gibbs, Horman, Palmer, Young. Total - 6.

Paired Votes:
AYE - Blanksma NAY - DeMordaunt
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that S 1378 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1406 - APPROPRIATIONS - SECRETARY OF STATE

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1406 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 S 1406 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYE–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, Dixon, Erhardt, Erickson, Ferch, Furniss, Galloway, Gannon, Ge stray, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber,
Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 63.
   NAYS–Giddings, Nate, Scott. Total - 3.
   Absent–Chaney, DeMordaunt, Gibbs, Young. Total - 4.
   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 S 1406 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Bundy to open debate.

The question being, "Shall S 1407 pass?"

Roll call resulted as follows:
   NAYS–None.
   Absent–Chaney, DeMordaunt, Erickson, Gibbs, Young. Total - 5.
   Total - 70.

Whereupon the Speaker declared that S 1406 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1407 - APPROPRIATIONS - BOARD OF TAX APPEALS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1407 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 S 1407 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
   AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Geistn, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 63.
   NAYS–Giddings, Nate, Scott. Total - 3.
   Absent–Chaney, DeMordaunt, Gibbs, Young. Total - 4.
   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 S 1409 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

S 1409 - APPROPRIATIONS - STATE TREASURER

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1409 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 S 1409 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
   AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Geistn, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 63.
   NAYS–Giddings, Nate, Scott. Total - 3.
   Absent–Chaney, DeMordaunt, Gibbs, Young. Total - 4.
   Total - 70.
At this time, the Speaker recognized Mrs. Giddings to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1409:

Mr. Youngblood

The question being, "Shall S 1409 pass?"

Roll call resulted as follows:

NAYS–None.
Absent–Chaney, DeMordaunt, Gibbs, Green, Young. Total - 5.
Total - 70.

Whereupon the Speaker declared that S 1409 passed the House. Title was approved and the bill ordered returned to the Senate.

H 650, as amended in the Senate - SCHOOL DISTRICT TRUSTEES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 650, as amended in the Senate, 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 650, as amended in the Senate, be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–Giddings, Nate, Scott. Total - 3.
Absent–Chaney, DeMordaunt, Gibbs, Young. Total - 4.
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 650, as amended in the Senate, was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

The question being, "Shall H 650, as amended in the Senate, pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen, Clow, Crane, Dixon, Ehardt, Erickson, Fehr, Furniss, Galloway, Gestrin, Giddings, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 56.
Absent–Chaney, DeMordaunt, Gibbs, Green, Young. Total - 5.
Total - 70.

Whereupon the Speaker declared H 650, as amended in the Senate, passed the House. Title was approved and the bill referred to the Judiciary, Rules, and Administration Committee for enrolling.

H 640, as amended in the Senate - IDAHO BROADBAND DIG ONCE AND RIGHT-OF-WAY ACT

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 640, as amended in the Senate, 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 640, as amended in the Senate, be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–Giddings, Nate, Scott. Total - 3.
Absent–Chaney, DeMordaunt, Gibbs, Young. Total - 4.
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 640, as amended in the Senate, was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mrs. Green to open debate.
The question being, "Shall H 640, as amended in the Senate, pass?"

Roll call resulted as follows:

NAYS—Adams, Barbieri, Blanksma, Cannon, Christensen, Crane, DeMordaunt, Ehardt, Ferch, Galloway, Giddings, Hanks, Kingsley, Mendive, Mitchell, Moon, Nate, Nichols, Okuniewicz, Scott, Skaug, Wisniewski. Total - 22.

Absent—Chaney, Young. Total - 2.

Paired Votes:
AYE - Wood NAY - DeMordaunt
AYE - Gibbs NAY - Christensen
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared H 640, as amended in the Senate, passed the House. Title was approved and the bill referred to the Judiciary, Rules, and Administration Committee for enrolling.

H 723, as amended in the Senate - EDUCATION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 723, as amended in the Senate, 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 723, as amended in the Senate, be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS—Giddings, Nate, Scott. Total - 3.

Absent—Chaney, DeMordaunt, Gibbs, Young. Total - 4.
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 723, as amended in the Senate, was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Clow to open debate.
The question being, "Shall H 728, as amended in the Senate, pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.
NAYS–None.
Absent–Chaney, Gibbs. Total - 2.
Total - 70.

Whereupon the Speaker declared H 728, as amended in the Senate, passed the House. Title was approved and the bill referred to the Judiciary, Rules, and Administration Committee for enrolling.

H 612, as amended in the Senate - OCCUPATIONAL LICENSING

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 612, as amended in the Senate, 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 612, as amended in the Senate, be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 63.
NAYS–Giddings, Nate, Scott. Total - 3.
Absent–Chaney, DeMordaunt, Gibbs, Young. Total - 4.
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 612, as amended in the Senate, was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

The question being, "Shall H 612, as amended in the Senate, pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Furniss, Galloway, Gannon, Gestrin, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.
NAYS–None.
Absent–Chaney, Gibbs. Total - 2.
Total - 70.

Whereupon the Speaker declared H 612, as amended in the Senate, passed the House. Title was approved and the bill referred to the Judiciary, Rules, and Administration Committee for enrolling.

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

11TH ORDER
Third Reading of Bills and Joint Resolutions

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 9 a.m., Wednesday, March 23, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 3:47 p.m. SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
HOUSE JOURNAL
OF THE
IDAHO LEGISLATURE
SECOND REGULAR SESSION
SIXTY-SIXTH LEGISLATURE

SEVENTY-THIRD LEGISLATIVE DAY
WEDNESDAY, MARCH 23, 2022

House of Representatives

The House convened at 9 a.m., the Speaker in the Chair.

Roll call showed all 70 members present.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Elijah Zeller, Page.

3RD ORDER
Approval of Journal

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Seventy-second Legislative Day and recommend that same be adopted as corrected.

CHANLEY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

4TH ORDER
Consideration of Messages from the Governor and the Senate

OFFICE OF THE GOVERNOR
Boise

March 22, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 14, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 551, H 552, and H 553

Sincerely,
/s/ Brad Little
Governor

March 22, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 22, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 539, H 576, H 594, H 606, H 686, and H 679

Sincerely,
/s/ Brad Little
Governor

March 22, 2022

Mr. Speaker:

I return herewith enrolled H 658, H 689, HCR 38, HCR 42, H 758, H 767, H 769, H 771, H 772, H 773, H 776, H 685, H 527, H 697, H 588, H 611, H 716, H 731, and H 744 which have been signed by the President.

NOVAK, Secretary

Enrolled H 658, H 689, H 758, H 767, H 769, H 771, H 772, H 773, H 776, H 527, H 697, H 588, H 611, H 716, H 731, and H 744 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

Enrolled HCR 38 and HCR 42 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:


Mr. Speaker. Total - 58.

NAYS–Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.

Absent–Adams. Total - 1.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.
The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS--Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.
Absent--Addams. Total - 1.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 768, H 783, H 785, H 786, H 787, H 700, H 688, H 554, H 555, H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, H 728, as amended in the Senate, and H 612, as amended in the Senate.
CHANLEY, Chairman

March 23, 2022

The Speaker announced he was about to sign enrolled H 768, H 783, H 785, H 786, H 787, H 700, H 688, H 554, H 555, H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, H 728, as amended in the Senate, and H 612, as amended in the Senate, and, when so signed, ordered them transmitted to the Senate for the signature of the President.

Mr. Speaker:
CHANLEY, Chairman

March 23, 2022

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

S 1339 and S 1368, by Judiciary and Rules Committee, were read the second time by title and filed for third reading.
S 1405, by State Affairs Committee, was read the second time by title and filed for third reading.
S 1259, by Health and Welfare Committee, was read the second time by title and filed for third reading.
S 1408, S 1410, S 1411, S 1416, S 1417, S 1418, S 1419, and S 1420, by Finance Committee, were read the second time by title and filed for third reading.

11TH ORDER
Third Reading of Bills and Joint Resolutions

H 778 - IDAHO PATIENT ACT

H 778 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. Monks to open debate.

The question being, "Shall H 778 pass?"

Roll call resulted as follows:
NAYS--Barbieri, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott, Wisniewski, Young. Total - 13.
Total - 70.

Whereupon the Speaker declared that H 778 passed the House. Title was approved and the bill ordered transmitted to the Senate.

S 1297 - OCCUPATIONAL LICENSES

S 1297 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. Adams to open debate.

The question being, "Shall S 1297 pass?"

Roll call resulted as follows:
NAYS--None.
Absent--Blanksma. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1297 passed the House. Title was approved and the bill ordered returned to the Senate.

There being no objection, the House returned to the Seventh Order of Business.
7TH ORDER
Motions, Memorials, and Resolutions

S 1339 - PUBLIC RECORDS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1339 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 S 1339 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–Christensen, Giddings, Hanks, Moon, Nate, Nichols, Scott. Total - 7.
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 S 1339 was read the third time at length, section by section, and placed before the House for final consideration.

Mrs. Scott moved that S 1339 be placed on General Orders for consideration. Seconded by Mrs. Moon.

The question being, "Shall the motion carry?"

Roll call resulted as follows:
AYES–Armstrong, Barbieri, Boyle, Christensen, Crane, Ehardt, Ferch, Giddings, Hanks, Horman, Kingsley, Moon, Nate, Nichols, Scott, Wisniewski, Young. Total - 17.
Absent–DeMordaunt. Total - 1.
Total - 70.

Whereupon the Speaker declared the motion failed.

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

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

HOUSE BILL NO. 798
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO APPROPRIATIONS COMMITTEE
AND CLASSROOM TECHNOLOGY; AMENDING SECTION 33-1004E, IDAHO CODE, TO INCREASE THE BASE SALARY FOR ADMINISTRATORS AND FOR CLASSIFIED STAFF; CLARIFYING USES FOR CLASSROOM TECHNOLOGY FUNDS FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 799
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DIVISION OF CAREER TECHNICAL EDUCATION; APPROPRIATING MONEYS TO THE DIVISION OF CAREER TECHNICAL EDUCATION FOR FISCAL YEAR 2023; EXEMPTING THE APPROPRIATION FROM OBJECT TRANSFER LIMITATIONS FOR POSTSECONDARY PROGRAMS; REDUCING THE APPROPRIATION TO THE DIVISION OF CAREER TECHNICAL EDUCATION FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE DIVISION OF CAREER TECHNICAL EDUCATION FOR FISCAL YEAR 2022; PROVIDING GENERAL FUND REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 800
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE SUPREME COURT FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE SUPREME COURT FOR FISCAL YEAR 2023; EXEMPTING THE APPROPRIATION FROM OBJECT AND PROGRAM TRANSFER LIMITATIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 801
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE MILITARY DIVISION FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE MILITARY DIVISION FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 802
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO APPROPRIATIONS; APPROPRIATING ADDITIONAL MONEYS TO THE EXECUTIVE OFFICE OF THE GOVERNOR FOR THE ADMINISTRATION - GOVERNOR'S OFFICE PROGRAM FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE OFFICE OF THE LIEUTENANT GOVERNOR FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE OFFICE OF THE SECRETARY OF STATE FOR THE SECRETARY OF STATE PROGRAM FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE OFFICE OF THE STATE TREASURER FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF EDUCATION FOR THE ADMINISTRATION PROGRAM FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE OFFICE OF THE ATTORNEY GENERAL FOR THE STATE LEGAL SERVICES PROGRAM FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 803
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF COMMERCE FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE DEPARTMENT OF COMMERCE FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REAPPROPRIATION AUTHORITY; PROVIDING AGENCY DIRECTION; APPROPRIATING AND TRANSFERRING MONEYS FROM THE GENERAL FUND TO THE IDAHO OPPORTUNITY FUND FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 804
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE DEPARTMENT OF EDUCATION; APPROPRIATING ADDITIONAL MONEYS TO THE DEPARTMENT OF EDUCATION FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 805
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF TEACHERS; APPROPRIATING ADDITIONAL MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF TEACHERS FOR FISCAL YEAR 2023; APPROPRIATING GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOLS INCOME FUND FOR FISCAL YEAR 2023; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF TEACHERS FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 806
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE IDAHO COMMISSION FOR LIBRARIES; APPROPRIATING MONEYS TO THE IDAHO COMMISSION FOR LIBRARIES FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REAPPROPRIATION AUTHORITY;
REAFFIRMING STATUTORY COMPLIANCE REGARDING OBSCENE MATERIAL; PROVIDING AGENCY DIRECTION FOR TECHNOLOGY PROJECTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 807
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO APPROPRIATIONS FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF ADMINISTRATORS FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM'S DIVISION OF OPERATIONS FOR FISCAL YEAR 2023; APPROPRIATING GENERAL FUND MONEYS FOR TRANSFER TO THE PUBLIC SCHOOL INCOME FUND FOR FISCAL YEAR 2023; CLARIFYING THE ORIGINAL FUND SOURCE FOR EXPENDITURES TO THE PUBLIC SCHOOLS EDUCATIONAL SUPPORT PROGRAM FOR FISCAL YEAR 2023; APPROPRIATING ADDITIONAL MONEYS TO THE LEGISLATURE FOR FISCAL YEAR 2023; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 808
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE OFFICE OF ADMINISTRATIVE HEARINGS FOR FISCAL YEAR 2023; APPROPRIATING MONEYS TO THE OFFICE OF ADMINISTRATIVE HEARINGS FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 798, H 799, H 800, H 801, H 802, H 803, H 804, H 805, H 806, H 807, and H 808 were 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 23, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 798, H 799, H 800, H 801, H 802, H 803, H 804, H 805, H 806, H 807, and H 808.

CHANLEY, Chairman

H 798, H 799, H 800, H 801, H 802, H 803, H 804, H 805, H 806, H 807, and H 808 were filed for second reading.

March 23, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 580, H 701, H 575, H 677, H 695, H 705, H 748, H 621, H 673, H 481, H 509, H 715, H 791, H 792, H 793, H 794, H 795, H 796, H 797, H 790, H 718, H 596, H 629, H 499, H 583, and H 589.

CHANLEY, Chairman

The Speaker announced he was about to sign enrolled H 580, H 701, H 575, H 677, H 695, H 705, H 748, H 621, H 673,
Kauff man, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nectochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 69.

NAYS–None.

Absent–Furniss. 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 S 1368 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. Dixon to open debate.

Pursuant to Rule 80(3), the following Representative disclosed a conflict of interest regarding S 1405:

Mr. Youngblood

The question being, "Shall S 1405 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehart, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hawks, Harris, Hartgen, Holtclaw, Hornan, Kauff man, Kerby, Kingsley, Lickley, Manwaring(Tovey), Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nectochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.

NAYS–None.


Total - 70.

Whereupon the Speaker declared that S 1368 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1405 - STATE GOVERNMENT AND STATE AFFAIRS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1405 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 S 1405 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.

Absent–Furniss. 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 S 1408 was read the third time at length, section by section, and placed before the House for final consideration.

S 1408 - APPROPRIATIONS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1408 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 S 1408 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS–None.

Absent–Furniss. 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 S 1408 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. Troy to open debate.

Pursuant to Rule 80(3), the following Representatives disclosed a conflict of interest regarding S 1408:

Mr. Addis  Mr. Ferch  Ms. Ehardt

Mr. Adams asked unanimous consent that, pursuant to Rule 39, discussion of S 1381 be allowed in debate of S 1408. There being no objection it was so ordered.

The question being, "Shall S 1408 pass?"

Roll call resulted as follows:


NAYS–Adams, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ferch, Galloway, Gannon, Giddings, Hanks, Harris, Kingsley, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Skag, Vander Woude, Wisniewski, Youngblood. Total - 32.

Paired Votes:

AYE - Furniss  NAY - Vander Woude

(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that S 1408 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1410 - APPROPRIATIONS - DIVISION OF VETERANS SERVICES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1410 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 S 1410 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Giddings, Horman, Kaufman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrosstie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Necochea Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skag, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 69.

NAYS–None.

Absence–Furniss. 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 S 1410 was read the third
Green, Hartgen, Holtzclaw, Horman, Kaufman, Kerby, Lickley, Manwaring(Tovey), Mathias, McCann, McCrostie, Nash, Necochea, Rubel, Ruchti, Syme, Toone, Troy, Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 36.

NAYS—Adams, Addis, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Gestrin, Giddings, Hans, Harris, Kingsley, Marshall, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 34.

Paired Votes:
AYE - Furniss NAY - Palmer
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that S 1411 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1416 - APPROPRIATIONS - STATE CONTROLLER

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1416 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 S 1416 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None.
Absent–Furniss. 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 S 1416 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.

Mr. Moyle asked unanimous consent that, pursuant to Rule 80, he be excused from voting on S 1417 due to a conflict of interest. There being no objection, it was so ordered.

The question being, "Shall S 1417 pass?"

Roll call resulted as follows:

NAYS–Adams, Armstrong, Boyle, Christensen, Ferch, Giddings, Hans, Kingsley, Moon, Nate, Nichols, Okuniewicz, Scott, Young. Total - 14.
Excused from voting–Moyle. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1417 passed the House. Title was approved and the bill ordered returned to the Senate.

**S 1418 - APPROPRIATIONS - HEALTH EDUCATION PROGRAMS**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1418 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 S 1418 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hans, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 69.

NAYS–None.

Absent–Furniss. 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 S 1418 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 S 1418 pass?"

Roll call resulted as follows:


NAYS–Barbieri, Christensen, Ferch, Hans, Nate, Nichols, Wisniewski. Total - 7.

Total - 70.

Whereupon the Speaker declared that S 1419 passed the House. Title was approved and the bill ordered returned to the Senate.

**S 1419 - APPROPRIATIONS - AGRICULTURAL RESEARCH AND COOPERATIVE EXTENSION SERVICE**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1419 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 S 1419 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hans, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 69.

NAYS–None.

Absent–Furniss. 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 S 1419 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. Troy to open debate.

The question being, "Shall S 1419 pass?"

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Galloway, Gannon, Geistrin, Gibbs, Giddings, Green, Hans, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 60.

NAYS–Barbieri, Christensen, Ferch, Hans, Nate, Nichols, Wisniewski. Total - 7.

Total - 70.

Whereupon the Speaker declared that S 1419 passed the House. Title was approved and the bill ordered returned to the Senate.

**S 1420 - APPROPRIATIONS - DEPARTMENT OF CORRECTION**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1420 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 S 1420 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostit, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 69.

NAYS–None.
Absent–Furniss. 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 S 1420 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. Syme to open debate.

The question being, "Shall S 1420 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostit, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Necochea, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 54.

NAYS–Christensen, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski. Total - 14.
Total - 70.

Whereupon the Speaker declared that S 1420 passed the House. Title was approved and the bill ordered returned to the Senate.

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

14TH ORDER
Presentation of Petitions and Communications

THE OFFICE OF THE GOVERNOR
PROCLAMATION

WHEREAS, Scott Bedke has served as Speaker of the House of Representatives for ten years, making him the longest serving Speaker in Idaho history; and

WHEREAS, his roots run deep in Idaho as a fourth-generation rancher in Oakley, Idaho, raising cattle, alfalfa, wheat, barley and other crops; and

WHEREAS, Scott Bedke and his wife Sarah Bedke have proudly raised four children in Idaho; and

WHEREAS, Scott Bedke has long served his community, serving in capacities as secretary for the Oakley Vigilantes; board member of the West Cassia Soil and Water Conservation District; member of Cassia County Farm Bureau; Oakley City Councilman; member of National Cattleman's Beef Association; and President of the Idaho Cattle Association; and

WHEREAS, Scott Bedke led a successful Idaho Trade Mission to Taiwan and Vietnam, helping to open doors for Idaho companies to expand trade internationally; and

WHEREAS, having spent his life advocating to preserve and protect Idaho's vast natural resources, Scott Bedke has led efforts on numerous water settlement agreements and has played a leading role in the creation of the state's sage grouse management plan; and

WHEREAS, in 2001, Scott Bedke was appointed and elected to the House of Representatives where he would represent his legislative district for the next two decades; and

WHEREAS, Scott Bedke was elected Speaker of the House of Representatives in 2012 and was re-elected as Speaker of the House four times; and

WHEREAS, Scott Bedke will be retiring from the Idaho House of Representatives at the end of 2022.

THEREFORE, I, BRAD LITTLE, Governor of Idaho, do hereby proclaim March 23, 2022, as

SPEAKER SCOTT BEDKE DAY

IN WITNESS THEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 23rd day of March in the year of our Lord two thousand and twenty-two.

/s/ Brad Little
Governor

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Mr. Moyle moved that the House adjourn until 10 a.m., Thursday, March 24, 2022. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House adjourned at 3:36 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk
Mr. Speaker:
I transmit herewith enrolled S 1297 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1297 and, when so signed, ordered it returned to the Senate.

March 23, 2022

Mr. Speaker:
I return herewith enrolled H 768, H 783, H 785, H 786, H 787, H 700, H 688, H 554, H 555, H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, H 728, as amended in the Senate, and H 612, as amended in the Senate, which have been signed by the President.

NOVAK, Secretary

Enrolled H 768, H 783, H 785, H 786, H 787, H 700, H 688, H 554, H 555, H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, H 728, as amended in the Senate, and H 612, as amended in the Senate, were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

March 23, 2022

Mr. Speaker:
I transmit herewith SCR 124 which has passed the Senate.

NOVAK, Secretary

SCR 124 was filed for first reading.

March 23, 2022

Mr. Speaker:
I return herewith HCR 48, HCR 49, HCR 35, HCR 50, HCR 53, H 610, H 703, H 762, H 682, H 694, H 720, H 747, H 699, and H 749 which have passed the Senate.

NOVAK, Secretary

HCR 48, HCR 49, HCR 35, HCR 50, HCR 53, H 610, H 703, H 762, H 682, H 694, H 720, H 747, H 699, and H 749 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

March 23, 2022

Mr. Speaker:
I return herewith H 582, as amended in the Senate, which has passed the Senate.

NOVAK, Secretary

H 582, as amended in the Senate, was ordered held at the Desk.

March 23, 2022

Mr. Dixon asked unanimous consent that the House concur in the Senate amendments to H 582, as amended in the Senate. There being no objection, it was so ordered.

H 582, 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 Seventh Order of Business.
7TH ORDER
Motions, Memorials, and Resolutions

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
NAYS–Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.
Absent–Furniss, Shepherd. Total - 2.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.
Absent–Furniss, Shepherd. Total - 2.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

Mrs. Hanks asked, pursuant to Rule 17, that H 492 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.
Absent–Crane, Furniss. Total - 2.
Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:
NAYS–Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 10.
Absent–Crane, Furniss. Total - 2.
Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

HOUSE RESOLUTION NO. 21
BY WAYS AND MEANS COMMITTEE
A HOUSE RESOLUTION
STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND PLEDGING TO CONTINUE TO BE ACTIVELY ENGAGED IN DISCUSSIONS WITH THE GREATER IDAHO MOVEMENT TO DETERMINE THE BEST POSSIBLE COURSE FOR IDAHO.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, many members of the House of Representatives have been actively engaged with members of Citizens for a Greater Idaho to move Idaho's borders to include portions of Oregon; and
WHEREAS, the people of Oregon are eager to continue talks with Idahoans and Idaho legislators about the possibility of moving the borders; and
WHEREAS, Oregon has many resources that would be highly beneficial to Idaho and Idahoans, some of which include a large open and rugged land mass, water resources, timber, and minerals; and
WHEREAS, Idaho would have the ability to approve tax-based projects at the deep-water port at Coos Bay, thus no longer needing to rely upon the Portland port and making it much easier to get products to market with the new option at Coos Bay; and
WHEREAS, access to Coos Bay provides a backup to potential dam breaches on the Snake River; and
WHEREAS, the proposed Oregon counties that would join with Idaho would be a huge boost to Idaho's tax base once they were free and clear of the regulatory constraints of Oregon.
NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the
HOUSE OF REPRESENTATIVES

March 24, 2022

NOMINA

34-701, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-113, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-114, IDAHO CODE, TO PROVIDE CORRECT CODE REFERENCES; AMENDING SECTION 74-115, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-118, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 74-119, IDAHO CODE, TO PROVIDE THAT INFORMATION ABOUT PUBLIC RECORDS CUSTODIANS BE NOTED ON AGENCY WEBSITES; AMENDING SECTION 74-120, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 74-121, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING CHAPTER 1, TITLE 74, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 74-126, IDAHO CODE, TO PROVIDE FOR PUBLIC RECORDS REQUESTS TO THE LEGISLATURE; AMENDING SECTION 74-126, IDAHO CODE, TO REDESIGNATE THE SECTION; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 810
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO CAMPAIGNS; AMENDING SECTION 34-701, IDAHO CODE, TO PROVIDE FOR CAMPAIGN CONTACT INFORMATION IN DECLARATIONS OF CANDIDACY; AMENDING SECTION 34-704, IDAHO CODE, TO REVISE PROVISIONS REGARDING DECLARATIONS OF CANDIDACY; AMENDING SECTION 34-1404, IDAHO CODE, TO PROVIDE FOR CAMPAIGN CONTACT INFORMATION AND PUBLIC ACCESS TO NOMINATING PETITIONS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 67-906, IDAHO CODE, TO REVISE PROVISIONS REGARDING PUBLIC DISCLOSURE OF CAMPAIGN CONTACT INFORMATION; AMENDING SECTION 74-106, IDAHO CODE, TO REVISE PROVISIONS REGARDING PUBLIC DISCLOSURE OF CAMPAIGN CONTACT INFORMATION AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 811
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO PUBLIC RECORDS; AMENDING SECTION 74-101, IDAHO CODE, TO REVISE DEFINITIONS; AMENDING SECTION 74-102, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-103, IDAHO CODE, TO PROVIDE THAT PUBLIC RECORDS REQUESTS BE MADE TO CUSTODIANS OF PUBLIC RECORDS AND TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-106, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-107, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-108, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-109, IDAHO CODE, TO PROVIDE THAT PUBLIC RECORDS REQUESTS BE MADE TO CUSTODIANS OF PUBLIC RECORDS AND TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-112, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-113, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-114, IDAHO CODE, TO PROVIDE CORRECT CODE REFERENCES; AMENDING SECTION 74-115, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING SECTION 74-118, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE AND TO MAKE A TECHNICAL CORRECTION; AMENDING SECTION 74-119, IDAHO CODE, TO PROVIDE THAT INFORMATION ABOUT PUBLIC RECORDS CUSTODIANS BE NOTED ON AGENCY WEBSITES; AMENDING SECTION 74-120, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 74-121, IDAHO CODE, TO REMOVE UNNECESSARY VERBIAGE; AMENDING CHAPTER 1, TITLE 74, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 74-126, IDAHO CODE, TO PROVIDE FOR PUBLIC RECORDS REQUESTS TO THE LEGISLATURE; AMENDING SECTION 74-126, IDAHO CODE, TO REDESIGNATE THE SECTION; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 812
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO CHARITABLE CONTRIBUTIONS; AMENDING SECTION 63-3029C, IDAHO CODE, TO PROVIDE FOR A CHARITABLE CONTRIBUTIONS TO THE FAMILY ADVOCACY CENTER AND EDUCATION SERVICES, INC.; AND DECLARING AN EMERGENCY AND PROVIDING RETROACTIVE APPLICATION.

HOUSE BILL NO. 813
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO REAL ESTATE INVESTMENT FEES; AMENDING TITLE 50, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 32, TITLE 50, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO PROVIDE FOR THE PURPOSE OF THE REAL ESTATE INVESTMENT FEES PROGRAM FOR RESORT CITIES, TO DEFINE TERMS, TO PROVIDE FOR A REAL ESTATE INVESTMENT FEES PROGRAM ELECTION, TO PROVIDE FOR A HOUSING TRUST FUND, TO PROVIDE FOR REAL ESTATE INVESTMENT FEES, RATE, AND COLLECTION; TO PROVIDE FOR THE RESTRICTION OF CERTAIN DISCLOSURES, TO PROVIDE FOR PENALTIES AND ENFORCEMENT, AND TO PROVIDE FOR EXEMPTIONS; AMENDING SECTION 55-805, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE RECORDATION OF INSTRUMENTS; REPEALING CHAPTER 31, TITLE 55, IDAHO CODE, RELATING TO THE PROHIBITION OF TRANSFER FEE COVENANTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 814
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO CRIMINAL RECORDS; AMENDING SECTION 18-3316, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE UNLAWFUL POSSESSION OF A FIREARM BY A FELON; AMENDING SECTION 19-2604, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DISCHARGE OF A DEFENDANT AND AN AMENDMENT OF JUDGMENT AND TO REMOVE A PROVISION
 REGARDING AN AMENDMENT OF JUDGMENT; DECLARING AN EMERGENCY; AND PROVIDING APPLICABILITY.

HOUSE BILL NO. 815  
BY WAYS AND MEANS COMMITTEE  
AN ACT  
RELATING TO CRIMINAL HISTORY RECORDS; AMENDING SECTION 67-3004, IDAHO CODE, TO PROVIDE THAT CRIMINAL HISTORY RECORDS SHALL BE SHIELDED FROM DISCLOSURE UNDER CERTAIN CIRCUMSTANCES; AMENDING SECTION 74-105, IDAHO CODE, TO PROVIDE THAT CERTAIN RECORDS SHALL BE SHIELDED FROM DISCLOSURE; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 816  
BY WAYS AND MEANS COMMITTEE  
AN ACT  
RELATING TO TAXATION; AMENDING SECTION 50-2903, IDAHO CODE, TO REVISE A DEFINITION; AMENDING CHAPTER 8, TITLE 57, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 57-810, IDAHO CODE, TO ESTABLISH THE PROPERTY TAX RELIEF STABILIZATION FUND; AMENDING SECTION 63-201, IDAHO CODE, TO DEFINE A TERM; AMENDING SECTION 63-301A, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE NEW CONSTRUCTION ROLL; AMENDING SECTION 63-602G, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE HOMESTEAD PROPERTY TAX EXEMPTION; AMENDING SECTION 63-701, IDAHO CODE, TO REVISE A DEFINITION; AMENDING SECTION 63-802, IDAHO CODE, TO REVISE PROVISIONS REGARDING TAXING DISTRICT BUDGET LIMITATIONS; AMENDING SECTION 63-3024A, IDAHO CODE, TO REVISE A PROVISION REGARDING THE FOOD TAX CREDIT; AMENDING SECTION 63-3619, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE SALES TAX; AMENDING SECTION 63-3620F, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE DISTRIBUTION OF CERTAIN ONLINE SALES TAXES; AMENDING SECTION 63-3621, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE USE TAX; AMENDING SECTION 63-3638, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE SALES TAX REVENUE DISTRIBUTION FORMULA; AMENDING CHAPTER 36, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-3638B, IDAHO CODE, TO PROVIDE FOR THE DISTRIBUTION OF CERTAIN SALES AND USE TAXES FOR PROPERTY TAX RELIEF; AMENDING SECTION 34-914, IDAHO CODE, TO REMOVE A CODE REFERENCE; AMENDING SECTION 63-510, IDAHO CODE, TO REMOVE A CODE REFERENCE; AMENDING SECTION 63-1009, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 63-3077G, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; AMENDING SECTION 63-3077H, IDAHO CODE, TO PROVIDE A CORRECT CODE REFERENCE; PROVIDING LEGISLATIVE INTENT AND SUBMITTING AN ADVISORY QUESTION TO THE ELECTORS, DIRECTING THE SECRETARY OF STATE TO SUBMIT THE QUESTION, STATING THE QUESTION TO BE SUBMITTED, DECLARING THE ADVISORY QUESTION A MEASURE, AND MAKING APPLICABLE CERTAIN PROVISIONS GOVERNING ELECTION CAMPAIGN CONTRIBUTIONS AND EXPENDITURES; AND DECLARING AN EMERGENCY; PROVIDING RETROACTIVE APPLICATION, AND PROVIDING EFFECTIVE DATES.

HOUSE BILL NO. 817  
BY WAYS AND MEANS COMMITTEE  
AN ACT  
RELATING TO THE TAXATION OF FOOD; AMENDING CHAPTER 4, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-465, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING THE TAX-FREE FOOD COMMITTEE; AMENDING CHAPTER 36, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-3622H, IDAHO CODE, TO PROVIDE A SALES AND USE TAX EXEMPTION FOR CERTAIN FOODS SOLD FOR HUMAN CONSUMPTION AND TO DEFINE A TERM; REPEALING SECTION 63-3024A, IDAHO CODE, RELATING TO FOOD TAX CREDITS AND REFUNDS; REPEALING SECTION 63-3077G, IDAHO CODE, RELATING TO THE EXCHANGE OF INFORMATION WITH THE DEPARTMENT OF CORRECTION; REPEALING SECTION 63-3077H, IDAHO CODE, RELATING TO THE EXCHANGE OF INFORMATION WITH THE DEPARTMENT OF HEALTH AND WELFARE; AMENDING SECTION 32-706, IDAHO CODE, TO REMOVE A PROVISION REGARDING THE FOOD TAX CREDIT AND REFUND AND TO MAKE A TECHNICAL CORRECTION; AND DECLARING AN EMERGENCY AND PROVIDING EFFECTIVE DATES.

HOUSE BILL NO. 818  
BY WAYS AND MEANS COMMITTEE  
AN ACT  
RELATING TO THE CAPITOL BUILDING AND GROUNDS; AMENDING CHAPTER 16, TITLE 67, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 67-1605A, IDAHO CODE, TO PROVIDE THE DIRECTOR OF THE DEPARTMENT OF ADMINISTRATION WITH CERTAIN AUTHORITY REGARDING ROADWAYS ADJOINING THE CAPITOL BUILDING; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 819  
BY WAYS AND MEANS COMMITTEE  
AN ACT  
RELATING TO LANDSCAPE CONTROL PERMITS; AMENDING CHAPTER 19, TITLE 40, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 40-1910B, IDAHO CODE, TO PROVIDE FOR LANDSCAPE CONTROL PERMITS FOR THE MANAGEMENT OF VEGETATION AFFECTING THE VISIBILITY OF OUTDOOR ADVERTISING SIGNS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 820  
BY WAYS AND MEANS COMMITTEE  
AN ACT  
RELATING TO TARGETED PICKETING; AMENDING CHAPTER 64, TITLE 18, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 18-6411, IDAHO CODE, TO PROHIBIT TARGETED PICKETING, TO PROVIDE AN EXCEPTION, AND TO PROVIDE A PENALTY; AND DECLARING AN EMERGENCY.

HOUSE BILL NO. 821  
BY WAYS AND MEANS COMMITTEE  
AN ACT  
RELATING TO MEDICAL KIDNAPPING; PROVIDING LEGISLATIVE FINDINGS; AMENDING CHAPTER 16,
TITLE 16, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 16-1648, IDAHO CODE, TO PROVIDE FOR MEDICAL KIDNAPPING AND TO PROVIDE THAT A PARENT OR GUARDIAN SHALL HAVE CERTAIN RIGHTS; AMENDING SECTION 18-4501, IDAHO CODE, TO REVISE A DEFINITION AND TO MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 822
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO THE EDUCATION SAVINGS ACCOUNT ACT; AMENDING TITLE 33, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 65, TITLE 33, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO DEFINE TERMS, TO ESTABLISH PROVISIONS REGARDING THE EDUCATION SAVINGS ACCOUNT PROGRAM, TO PROVIDE FOR AN APPLICATION PROCESS, TO PROVIDE FOR DUTIES AND RESPONSIBILITIES OF THE STATE BOARD OF EDUCATION, TO ESTABLISH A PARENT REVIEW COMMITTEE, TO PROVIDE FOR THE DUTIES OF CERTAIN SERVICE PROVIDERS, TO PROVIDE FOR THE INDEPENDENCE OF CERTAIN PROVIDERS, TO PROVIDE FOR THE DUTIES OF PUBLIC SCHOOLS AND SCHOOL DISTRICTS, AND TO PROVIDE FOR CERTAIN LEGAL PROceedings; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

HOUSE BILL NO. 823
BY WAYS AND MEANS COMMITTEE
AN ACT
RELATING TO ELECTRIC UTILITIES; AMENDING SECTION 63-602J, IDAHO CODE, TO REVISE PROVISIONS REGARDING THE TAX EXEMPTION OF CERTAIN PROPERTY OF ELECTRIC UTILITIES AND PRODUCERS OF ELECTRICITY AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 63-3501, IDAHO CODE, TO DEFINE TERMS AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 63-3502, IDAHO CODE, TO REVISE TERMINOLOGY AND TO MAKE TECHNICAL CORRECTIONS; AMENDING CHAPTER 35, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-3502C, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING THE LEVY OF A TAX ON ANNUAL GROSS UTILITY ELECTRICAL EARNINGS; AMENDING CHAPTER 35, TITLE 63, IDAHO CODE, BY THE ADDITION OF A NEW SECTION 63-3503C, IDAHO CODE, TO ESTABLISH PROVISIONS REGARDING THE ALLOTMENT AND APPORTIONMENT OF TAX DUE FROM ELECTRICAL UTILITIES; AMENDING SECTION 63-3504, IDAHO CODE, TO REVISE PROVISIONS REGARDING A COUNTY TREASURER NOTIFICATION; AMENDING SECTION 63-3505, IDAHO CODE, TO REVISE A PROVISION REGARDING TAX LIENS ON CERTAIN PROPERTY; AMENDING SECTION 63-3506, IDAHO CODE, TO PROVIDE FOR AN EXCEPTION TO THE ASSESSMENT OF CERTAIN ELECTRIC UTILITY PROPERTY AND TO MAKE A TECHNICAL CORRECTION; AND PROVIDING AN EFFECTIVE DATE.

H 809, H 810, H 811, H 812, H 813, H 814, H 815, H 816, H 817, H 818, H 819, H 820, H 821, H 822, and H 823 were 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

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed HR 21, H 809, H 810, H 811, H 812, H 813, H 814, H 815, H 816, H 817, H 818, H 819, H 820, H 821, H 822, and H 823.

CHANNEY, Chairman

H 809, H 810, and H 811 were filed for second reading.

HR 21, H 812, H 813, H 814, H 815, H 816, H 817, H 818, H 819, H 820, H 821, H 822, and H 823 were referred to the Ways and Means Committee.

Mrs. Horman asked unanimous consent that H 806 be returned to the Appropriations Committee. There being no objection, it was so ordered.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled HCR 48, HCR 49, HCR 35, HCR 50, HCR 53, H 610, H 703, H 762, H 682, H 694, H 720, H 747, H 699, and H 749.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled HCR 48, HCR 49, HCR 35, HCR 50, HCR 53, H 610, H 703, H 762, H 682, H 694, H 720, H 747, H 699, and H 749 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

H 798, H 799, H 800, H 801, H 802, H 803, H 804, H 805, H 807, and H 808, by Appropriations Committee, were read the second time by title and filed for third reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

H 798 - EDUCATION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 798 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 798 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, DeMordaunt, Ehardt,
Erickson, Ferch, Galloway, Gannon, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necoechea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 65.
NAYS–None.
Absent–Crane, Dixon, Furniss, Gestrin, Skaug. Total - 5.
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 799 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.

The question being, "Shall H 798 pass?"

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

Whereupon the Speaker declared that H 798 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 799 - APPROPRIATIONS - CAREER TECHNICAL EDUCATION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 799 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 799 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Crane, Dixon, Furniss, Gestrin, Skaug. Total - 5.
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 800 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 800 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Bundy, Cannon, Chaney, Chow, Crane, DeMordaunt, Dixon, Erhardt, Erickson, Galloway, Gestrin, Gibbs, Harris, Hartgen, Holtclaw, Horman, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Okuniewicz, Palmer, Scott, Shepherd, Syme, Troy, Vander Woude, Weber, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 47.
NAYS–Adams, Berch, Boyle, Burns, Chew, Christensen, Ferch, Gannon, Giddings, Green, Hanks, Kingsley, Moon, Nash, Nate, Necochea, Nichols, Rubel, Rutchi, Toone, Wisniewski. Total - 21.
Total - 70.

Whereupon the Speaker declared that H 800 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 801 - APPROPRIATIONS - MILITARY DIVISION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 801 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 801 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, DeMordaunt, Erhardt, Erickson, Ferch, Galloway, Gannon, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Rutchi, Scott, Shepherd, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 65.
NAYS–None.
Absent–Crane, Dixon, Furniss, Gestrin, Skaug. Total - 5.
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 801 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. Syme to open debate.

The question being, "Shall H 801 pass?"

Roll call resulted as follows:
NAYS–Armstrong, Barbieri, Dixon, Hanks, Harris, Young. Total - 6.
Total - 70.

Whereupon the Speaker declared that H 801 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 802 - APPROPRIATIONS - CONSTITUTIONAL OFFICERS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 802 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 802 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, DeMordaunt, Erhardt, Erickson, Ferch, Galloway, Gannon, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Rutchi, Scott, Shepherd, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 65.
NAYS–None.
Absent–Crane, Dixon, Furniss, Gestrin, Skaug. Total - 5.
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 802 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 802 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, DeMordaunt, Dixon, Erhardt,
Erickson, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtclaw, Hornan, Kaufman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monsk, Moyle, Nash, Necochea, Okuniewicz, Palmer, Rubel, Rucht, Shepherd, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 58. 
NAYS–Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott, Young. Total - 10. 
Total - 70. 

Whereupon the Speaker declared that H 802 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 803 - APPROPRIATIONS - DEPARTMENT OF COMMERCE

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 803 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 803 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None. 
Absent–Crane, Dixon, Furniss, Gestrin, Skaug. Total - 5. 
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 803 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. Youngblood to open debate.

The question being, "Shall H 803 pass?"

Roll call resulted as follows:

NAYS–Armstrong, Barbieri, Berch, Blanksma, Boyle, Cannon, Christensen, DeMordaunt, Dixon, Ferch, Galloway, Gestrin, Giddings, Hanks, Harris, Kingsley, Mendive, Monsk, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Winsniewski, Young. Total - 26. 
Absent–Crane, Furniss, Skaug. Total - 3. 
Total - 70. 

Whereupon the Speaker declared that H 803 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 804 - APPROPRIATIONS - DEPARTMENT OF EDUCATION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 804 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 804 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–None. 
Absent–Crane, Dixon, Furniss, Gestrin, Skaug. Total - 5. 
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 804 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.

Mr. Amador asked unanimous consent that, pursuant to Rule 39, discussion of H 716 be allowed in debate of H 804. There being no objection it was so ordered.

The question being, "Shall H 804 pass?"

Roll call resulted as follows:

NAYS–Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nash, Nate, Nichols, Scott. Total - 10.
Absent–Furniss, Shepherd. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 804 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 805 - APPROPRIATIONS - PUBLIC SCHOOLS - TEACHERS DIVISION**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 805 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 805 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Crane, Dixon, Furniss, Gestrin, Skaug. Total - 5.
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 805 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. Bundy to open debate.

Mr. Bundy asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 805. There being no objection it was so ordered.

The question being, "Shall H 805 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Clow, Crane, DeMordaunt, Ehardt, Erickson, Galloway, Gannon, Gestrin, Gibbs, Green, Hartgen, Holtzclaw, Hornan, Kaufman, Kerby, Kingsley, Liekley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.
NAYS–None.
Total - 70.

Whereupon the Speaker declared that H 805 passed the House. Title was approved and the bill ordered transmitted to the Senate.

**H 807 - APPROPRIATIONS - PUBLIC SCHOOLS**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 807 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 807 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Crane, Dixon, Furniss, Gestrin, Skaug. Total - 5.
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 807 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. Bundy to open debate.

Mr. Bundy asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 807. There being no objection it was so ordered.

The question being, "Shall H 807 pass?"

Roll call resulted as follows:
AYES–Addis, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Clow, Crane, DeMordaunt, Ehardt, Erickson, Galloway, Gannon, Gestrin, Gibbs, Green, Hartgen, Holtzclaw, Hornan, Kaufman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 52.
NAYS–Armstrong, Barbieri, Christensen, Dixon, Fcher, Giddings, Hanks, Harris, Hornan, Kingsley, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Wisniewski. Total - 17.
Absent–Furniss. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 807 passed the House. Title was approved and the bill ordered transmitted to the Senate.
H 808 - APPROPRIATIONS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 808 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 808 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, DeMordaunt, Ehardt, Erickson, Ferch, Galloway, Cannon, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCroskie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 65.
NAYS–None.
Absent–Crane, Dixon, Furniss, Gestrin, Skaug. Total - 5.
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 808 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. Troy to open debate.

The question being, "Shall H 808 pass?"

Roll call resulted as follows:
NAYS–Armstrong, Barbieri, Christensen, Crane, DeMordaunt, Dixon, Ehardt, Galloway, Giddings, Hanks, Harris, Holtzclaw, Kingsley, Mendive, Monks, Moon, Nae, Nichols, Okuniewicz, Palmer, Scott, Wisniewski, Youngblood. Total - 24.
Absent–Furniss. Total - 1.
Total - 70.

Whereupon the Speaker declared that H 808 passed the House. Title was approved and the bill ordered transmitted to the Senate.

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

HOUSE BILL NO. 824
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE IDAHO COMMISSION FOR LIBRARIES; APPROPRIATING MONEYS TO THE IDAHO COMMISSION FOR LIBRARIES FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REAPPROPRIATION AUTHORITY; REAFFIRMING STATUTORY COMPLIANCE REGARDING OBSCENE MATERIAL; PROVIDING AGENCY DIRECTION FOR TECHNOLOGY PROJECTS; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 824 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 24, 2022
Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 824.
CHANEY, Chairman

H 824 was filed for second reading.

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

4TH ORDER
Consideration of Messages from the Governor and the Senate

Mr. Moyle moved that the House recess until 2 p.m. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House at recess until 2 p.m.

RECESS
Afternoon Session

The House reconvened at 2 p.m., the Speaker in the Chair.
Roll call showed 69 members present.
Absent and excused - Furniss. Total - 1.
Total - 70.

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

OFFICE OF THE GOVERNOR
Boise

March 24, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 24, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 714

I have consistently said that our state tax policies should be fair, simple, competitive, and predictable. I am concerned that House Bill 714 may not meet this standard, particularly because of the bill's retroactive, unpredictable effect. The fiscal note
endars, transmitters, and engrossed bills, to wit:


Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise

March 24, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 23, 2022 and am transmitting to the Secretary of State the following House bills, to wit:


Sincerely,
/s/ Brad Little
Governor

March 24, 2022

Mr. Speaker:

I transmit herewith enrolled SCR 119, S 1368, S 1405, S 1408, S 1410, S 1411, S 1416, S 1417, S 1418, S 1419, and S 1420 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled SCR 119, S 1368, S 1405, S 1408, S 1410, S 1411, S 1416, S 1417, S 1418, S 1419, and S 1420 and, when so signed, ordered them returned to the Senate.

March 24, 2022

Mr. Speaker:

I transmit herewith SCR 125, S 1421, S 1424, S 1425, S 1426, and S 1427 which have passed the Senate.

NOVAK, Secretary

SCR 125, S 1421, S 1424, S 1425, S 1426, and S 1427 were filed for first reading.

March 24, 2022

Mr. Speaker:

I return herewith H 777, H 779, H 789, H 756, H 780, and H 782 which have passed the Senate.

NOVAK, Secretary

H 777, H 779, H 789, H 756, H 780, and H 782 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

March 24, 2022

Mr. Speaker:

I return herewith H 735, as amended in the Senate, which has passed the Senate.

NOVAK, Secretary

H 735, as amended in the Senate, was ordered held at the Desk.

Mr. Moyle asked unanimous consent that the House concur in the Senate amendments to H 735, as amended in the Senate. There being no objection, it was so ordered.

H 735, as amended in the Senate, was referred to the Judiciary, Rules, and Administration Committee for engrossing.

5TH ORDER
Report of Standing Committees

March 24, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 777, H 779, H 789, H 756, H 780, and H 782.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 777, H 779, H 789, H 756, H 780, and H 782 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

March 24, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have engrossed H 582, as amended in the Senate.

CHANNEY, Chairman

H 582, as amended in the Senate, was filed for first reading of engrossed bills.

March 24, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 768, H 783, H 785, H 786, H 787, H 700, H 688, H 554, H 555, H 650, as amended in the Senate, H 640, as amended in the Senate, H 723, as amended in the Senate, H 728, as amended in the Senate, and H 612, as amended in the Senate, to the Governor at 10:45 a.m., as of this date, March 24, 2022.

CHANNEY, Chairman

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

7TH ORDER
Motions, Memorials, and Resolutions

HOUSE RESOLUTION NO. 22
BY WAYS AND MEANS COMMITTEE

A HOUSE RESOLUTION

STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES AND PROVIDING FOR THE AMENDMENT OF RULE 45 OF THE RULES OF THE HOUSE OF REPRESENTATIVES.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, the House of Representatives deems it necessary and desirable that Rule 45 of the Rules of the House of Representatives be amended.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the SecondRegular Session of the Sixty-sixth Idaho Legislature, that Rule 45 of the...
Rules of the House of Representatives shall be amended to read as follows:

RULE 45

Committee on Ethics and House Policy. – (1)(a) In Within twelve days of the convening of the first regular session of each Legislature, an Ethics and House Policy Committee shall be organized and its membership shall be determined. The Ethics and House Policy Committee shall consist of five members of the House, three of whom shall be selected by members of the majority party and two of whom shall be selected by members of the minority party. Committee members must have served at least one full term in the Legislature and may have served previously on the committee. House members holding who have been sanctioned by the House for an ethics violation pursuant to this rule or who hold leadership positions shall not serve on the Ethics and House Policy Committee. Committee Chairmen may serve on the Ethics and House Policy Committee. Committee members shall not have been previously sanctioned by the House for an ethics violation pursuant to this rule.

The majority party and minority party may select only members who have previously served at least one full term.

(b) Each party shall also select two first and second committee alternates for their respective party, ranked according to the number of votes each alternate received. In the event of a tie, the ranking shall be determined by a coin toss. The committee alternates shall sit and have voting rights when the committee is sitting to review House policy. When the committee is sitting to consider an ethics matter, the committee alternates shall serve only in the event of a vacancy, for the duration of the vacancy, as provided in paragraph (c) of this subsection.

(c) Committee members may be selected to serve on a subsequent committee. A vacancy on the committee shall be filled with an alternate available and selected by the leadership of the party entitled to fill the vacancy by the first, followed by the second, alternate for the respective party for the duration of the vacancy. When no alternates are available to fill a vacancy, such vacancy shall be filled by majority vote of the House members of the party entitled to fill the vacancy. Except as otherwise provided in subsection (3) of this rule, a member filling a permanent vacancy shall serve for the remainder of the unexpired term. If a complaint concerns misconduct of a member of the Ethics and House Policy Committee, that member shall not serve on the committee for any purpose relating to such complaint.

(d) The Speaker of the House shall appoint committee shall elect one of the majority party members of the committee as chairman of the committee by a four-fifths majority vote. Alternates shall not be entitled to vote for chairman or to serve as chairman unless filling a vacancy.

(2)(a) The chairman of the Ethics and House Policy Committee shall receive complaints from any member of the House and shall be solely responsible for the security and retention of all committee records relating to a complaint, which shall be maintained in a locked box in the office of the chief clerk for the duration of the respondent's service in the Idaho Legislature, regardless of the ultimate disposition of the complaint.

(b) The complaint shall be in writing, signed and contain one or more of the following allegations that may constitute:

(i) Conduct unbecoming a Representative which is detrimental to the integrity of the House as a legislative body;

(ii) Disclosure of information that is confidential as provided in House rules;

(iii) Conduct constituting a felony under any state law, or which violates any state law relating to the use of public office for private pecuniary gain;

(iv) A violation of any state law or House rule relating to conflicts of interest involving legislative duties;

(v) A violation of any state law or House rule that brings discredit to the House of Representatives or that constitutes a breach of public trust.

(c) The complaint shall be specific and provide:

(i) The name of the member of the House of Representatives alleged to be in violation (the "respondent");

(ii) Identification of any third parties involved;

(iii) Reference to the House rule and/or applicable state law supporting the alleged violation;

(iv) A description of the facts and circumstances supporting each alleged violation; and

(v) The evidence the complainant has at the time of making the complaint supporting the facts and violation alleged in the complaint.

(3) The committee may, in its discretion and upon an affirmative vote by four-fifths of the committee, resolve and dismiss a complaint at any time. It shall maintain a confidential record of the committee review and dismissal of the complaint, as provided in subsection (2)(a) of this rule. The dismissal may be in the form of a letter to the respondent and the complainant, in that order.

(d) Subject to the provisions of this rule, the committee shall conduct a preliminary investigation of the complaint, beginning with an initial receipt the written complaint, as follows:

(a) The committee shall conduct an initial review of the written complaint and, by a four-fifths vote, shall dismiss any ethics complaint that:

(i) Lacks sufficient evidence of conduct described by subsection (2)(b) of this rule;

(ii) Does not comply with subsection (2)(c) of this rule; or

(iii) Alleges violations that occurred either before the accused member was first elected to the House of Representatives or for which an applicable statute of limitation has run.

(e) Written complaints shall remain confidential until such time as the Ethics and House Policy Committee finds probable cause that such member has committed misconduct as provided in this rule.

(2b) If a complaint is not dismissed pursuant to paragraph (a) of this subsection following the initial review, the committee shall notify the person against whom the complaint was brought respondent and shall provide such person the respondent with a copy of the complaint and all evidence submitted supporting the complaint.

(c) During the initial review and preliminary investigation phase of the process, all proceedings shall be held in executive session and all information regarding the complaint shall remain confidential.

(d) The respondent or respondent may submit a written answer to the committee. The person complained against respondent may submit a written answer to the chairman of the committee no later than fourteen days following the date that the copy of the complaint was provided to the member complained against respondent.

(e) Following receipt of the answer from the respondent, or if no answer to the complaint is provided to the chairman
within the time period provided fourteen days, the committee shall meet and conduct a continue the preliminary investigation of the complaint.

(f) Notwithstanding the provisions of Rule 26, such meeting shall be held in executive session. At the preliminary investigation, following consideration of the evidence presented, if a complaint is not resolved and dismissed pursuant to this rule, the committee shall determine, based upon the complaint, other relevant information and the answer to the complaint, whether by a four-fifths vote, that the evidence substantiates the alleged facts such that probable cause exists that the member committed misconduct as provided in this rule may have occurred. If, at the conclusion of the preliminary investigation, the committee determines no probable cause exists that misconduct has occurred, the complaint shall be dismissed and the written complaint shall remain confidential. If, at the conclusion of the preliminary investigation, the committee determines probable cause exists that misconduct may have occurred. At such time, the committee shall notify the person complained against and respondent, followed by the complainant, that the committee will proceed to a public hearing. The committee shall, within seventy-two hours following such notification, redact the names and other personal identifying information of third parties, when deemed appropriate, from copies of the complaint and response, including any evidence attached to each, redacted as necessary, and such renditions of the written complaint against the member and response shall no longer be confidential but shall become a public documents. After such time, the chairman shall notify the body that a public hearing shall be held. The complainant and the respondent are entitled to unredacted copies of the complaint and response and all of the evidence in support of each, which must be held confidential by the complainant and respondent and their representatives.

(55)(a) Following a finding of probable cause and in a timely fashion, the committee shall conduct a public hearing before which the member respondent shall be entitled to appear, present evidence, cross-examine witnesses, and be represented by counsel. The complainant or authorized agent of the complainant shall first present the complaint and supporting evidence and testimony to the committee. The committee shall have the power to take testimony under oath and to issue subpoenas and subpoenas duces tecum in the manner provided in Section 67-407, Idaho Code, and make inquiry and discover evidence relevant to the allegation. Formal rules of evidence are not applicable; however, evidence shall be weighed according to its reliability, and the accused respondent may raise objection to any evidence. The accused respondent may defer presentation of any defense until all of the evidence has been presented in support of the complaint. The accused shall have a full and fair opportunity to obtain and review all of the evidence and in support of the complaint. The committee may take appropriate measures to protect the identity and privacy of third party witnesses who testify at the public hearing.

(b) If evidence previously unknown to the respondent is presented during the public hearing, the committee chairman may, at the request of the respondent, recess the hearing while the respondent prepares a response.

(d) During the public hearing, the committee may deliberate in executive session.

(e) The committee may consult with and be assisted by the attorney general’s office or another attorney or other experts of their choosing.

(f) The respondent shall have access to an attorney or other representative for advice and consultation. The committee may also vote to provide the respondent with financial assistance to employ an attorney to represent the respondent in any proceeding under this rule.

(56) If, after investigation and hearings held pursuant to this rule, the committee finds by clear and convincing evidence that the respondent’s conduct alleged in the complaint did in fact occur and that such conduct constitutes a violation of one or more of the standards contained in subsection (2)(b) of this rule occurred, the committee shall make appropriate recommendations to the House of Representatives. By four-fifths vote of the committee, the committee shall recommend dismissal of the charges, complaint, or reprimand, censure, or expulsion, provided that a recommendation for expulsion shall only be based upon a finding beyond reasonable doubt that misconduct involves commission of a felony or use of public office for pecuniary gain under subsection (2)(b)(iii) of this rule of the respondent. A reprimand shall carry no sanctions other than the reading of the reprimand into the Journal of the House of Representatives. The sanction of censure of a member may be with or without include conditions or restrictions placed upon the member, but may not have the effect of expulsion, such as terminating salary or benefits or denying a legislative district representation via floor votes. The committee recommendation must be approved by a four-fifths vote of the committee, except in the case of a recommendation for expulsion, which must be approved by a unanimous vote of the committee.

(7) The committee shall prepare a report setting forth its findings, listing the complaint that was filed, the committee findings in relation to the facts and evidence relevant to that complaint, the committee’s recommendation and the reasons for such recommendation. If the committee does not issue a recommendation within thirty days of the conclusion of the public hearing, the complaint shall be deemed dismissed.

(8) The House of Representatives shall vote on the recommendation of the committee, as set forth in the report, during the regular session of the Legislature in which the committee reports. If the committee meets and reports during the interim when the Legislature is not in session, then the House of Representatives shall vote on the committee recommendation during the next regular session of the Legislature. If the committee does not issue a recommendation within thirty days of the conclusion of the public hearing, the complaint shall be deemed dismissed. Expulsion of a House member shall require the affirmative vote of two-thirds of the members elected to of the House, as provided by Section 11 of Article III of the Constitution. Reprimand or censure of a member shall require the affirmative vote of a majority of the members elected to of the House. Action of the House pursuant to this rule is final and not subject to court review.

(69) The committee may retain such counsel and may hire such investigators as it deems necessary for the performance of its duties under this rule. All expenditures incurred pursuant to this subsection (5) of this rule shall be approved by the Chairman and paid by vouchers and warrants drawn as provided by law from appropriations made to the Legislative Account.

(210) The committee may adopt rules of procedure for the orderly conduct of committee meetings, investigations and hearings, which rules shall be consistent with this rule and other applicable rules and statutes.

(8) If the written signed complaint concerns misconduct of a member of the Ethics and House Policy Committee, or is filed by a member of the Ethics and House Policy Committee, or both, then that member or members shall be disqualified and shall not serve on the committee for any purpose relating to such
complaint. A vacancy on the committee created as a result of this subsection shall be filled by an alternate in accordance with the provisions of subsection (1)(c) of this rule, except that the fulfillment of any such vacancy shall only be for purposes relating to such complaint.

HR 22 was introduced, read the first time by title, and referred to the Judiciary, Rules, and Administration Committee for printing.

SCR 125, by State Affairs Committee, was introduced, read the first time by title, and filed for second reading.

H 824 - APPROPRIATIONS - IDAHO COMMISSION FOR LIBRARIES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 824 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 824 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:


NAYS--None.

Absent--Furniss, Gannon. Total - 2.

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 824 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

Mrs. Hornman asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 824. There being no objection it was so ordered.

Mrs. Young asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 824. There being no objection it was so ordered.

Mrs. DeMordaunt asked unanimous consent that she be allowed to read papers. Mr. Berch objected.

Mrs. DeMordaunt moved that she be allowed to read papers. Seconded by Ms. Nichols.

The question being, "Shall the motion carry?"

AYES--Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kerby, Kingsley, Manwaring(Tovey), Marshall, McCroskie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Nichols, Okuniewicz, Palmer, Rubel, Scott, Shepherd, Skaug, Troy, Vander Woude, Weber, Wisniewski, Yamamoto, Youngblood, Mr. Speaker. Total - 54.


Absent--Furniss, Gannon, Mathias. Total - 3.

Total - 70.

Whereupon the Speaker declared the motion carried.

The question being, "Shall H 824 pass?"

Roll call resulted as follows:


NAYS--Adams, Addis, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Gestrin, Giddings, Hanks, Harris, Holtzclaw, Kingsley, McCann, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Young. Total - 36.

Absent--Furniss, Gannon. Total - 1.

Pared Votes:

AYE - Gannon NAY - Okuniewicz
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 824 failed to pass the House and ordered the bill filed in the office of the Chief Clerk.

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

S 1421, S 1424, S 1425, S 1426, and S 1427, by Finance Committee, were introduced, read the first time by title, and filed for second reading.

9TH ORDER
First Reading of Engrossed Bills

H 582, as amended in the Senate, by Business Committee, was introduced, read the first time by title, and filed for second reading.

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

5TH ORDER
Report of Standing Committees

HR 22 was filed for second reading.

There being no objection, the House advanced to the Seventh Order of Business.
7TH ORDER
Motions, Memorials, and Resolutions

H 809 - APPROPRIATIONS - OFFICE OF THE STATE BOARD OF EDUCATION

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 809 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 809 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehартд, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 65.
NAYS–Berce, Hormon, Youngblood. Total - 3.
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 809 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

The question being, "Shall H 809 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Clow, Ehартд, Erickson, Gestrin, Gibbs, Green, Hartgen, Holtzclaw, Kauffman, Karriп, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Nash, Necochea, Palmer, Rubel, Ruchti, Shepherd, Symе, Toone, Troy, Vander Woude, Weber, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 46.
NAYS–Armstrong, Barbieri, Christensen, Crane, DeMordaunt, Dixon, Ferch, Galloway, Giddings, Hanks, Harris, Kingsley, Mendive, Moon, Moyle, Nate, Nichols, Okuniewicz, Scott, Skaug, Wisniewski. Total - 22.
Total - 70.

Whereupon the Speaker declared that H 809 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 810 - CAMPAIGNS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 810 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 810 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehартд, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 65.
NAYS–Berce, Hormon, Youngblood. Total - 3.
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 810 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Monks to open debate.

Mr. Monks asked unanimous consent that, pursuant to Rule 39, discussion of S 1338 be allowed in debate of H 810. There being no objection it was so ordered.

The question being, "Shall H 810 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehартд, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Hanks, Harris, Hartgen, Holtzclaw, Karriп, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 66.
NAYS–Chaney, Green. Total - 2.
Total - 70.

Whereupon the Speaker declared that H 810 passed the House. Title was approved and the bill ordered transmitted to the Senate.

H 811 - PUBLIC RECORDS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 811 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 811 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.
The question being, "Shall the rules be suspended?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksmo, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Kaufman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 65.

NAYS–Berk, Horman, Youngblood. Total - 3.
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 811 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

The question being, "Shall H 811 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksmo, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Kaufman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.

NAYS–None.
Total - 70.

Whereupon the Speaker declared that H 811 passed the House. Title was approved and the bill ordered transmitted to the Senate.

S 1421 - APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION - DIVISION OF PUBLIC WORKS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1421 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 S 1421 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Ruchti.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksmo, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Kaufman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 65.

NAYS–Berk, Horman, Youngblood. Total - 3.
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 S 1421 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Syme to open debate.

The question being, "Shall S 1421 pass?"

Roll call resulted as follows:

NAYS–Adams, Andrus, Armstrong, Barbieri, Boyle, Christensen, Dixon, Ferch, Giddings, Hanks, Harris, Kingsley, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski, Young. Total - 19.
Total - 70.

Whereupon the Speaker declared that S 1421 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1424 - APPROPRIATIONS - HEALTH AND WELFARE - BEHAVIORAL HEALTH SERVICES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1424 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 S 1424 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Ruchti.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksmo, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Kaufman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 65.

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 S 1424 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Nash to open debate.

The question being, "Shall S 1425 pass?"

Roll call resulted as follows:
Paired Votes:
AYE - Gannon NAY - Kingsley (Pairs enumerated in roll call above.) Total - 70.

Whereupon the Speaker declared that S 1425 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1426 - APPROPRIATIONS - SPECIAL PROGRAMS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1426 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 S 1426 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

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 S 1425 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Nash to open debate.

Mr. Syms asked unanimous consent that, pursuant to Rule 39, discussion of S 1378 be allowed in debate of S 1426. There being no objection it was so ordered.
The question being, "Shall S 1426 pass?"

Roll call resulted as follows:
NAYS–Armstrong, Barbieri, Dixon, Ferch, Gannon, Giddings, Hanks, Harris, Mendive, Moon, Nate, Nichols, Okuniewicz, Scott, Wisniewski, Young. Total - 16.
Total - 70.

Whereupon the Speaker declared that S 1426 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1427 - APPROPRIATIONS - EXTENDED EMPLOYMENT SERVICES PROGRAM

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1427 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 S 1427 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Erickson, Ferch, Galloway, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Kauffman, Kerby, Kingsley, Hickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCroste, Mendive, Mitchell, Monks, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 65.
NAYS–Berk, Hornan, Youngblood. Total - 3.
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 S 1427 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

Mrs. Hornan asked unanimous consent that, pursuant to Rule 39, discussion of S 1399 be allowed in debate of S 1427. There being no objection it was so ordered.

The question being, "Shall S 1427 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Erickson, Ferch, Galloway, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kauffman, Kerby, Kingsley, Hickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCroste, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 68.
NAYS–None.
Total - 70.

Whereupon the Speaker declared that S 1427 passed the House. Title was approved and the bill ordered returned to the Senate.

H 582, as amended in the Senate - BUILDING CODES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 582, as amended in the Senate, 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 582, as amended in the Senate, be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Erickson, Ferch, Galloway, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Kauffman, Kerby, Kingsley, Hickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCroste, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 65.
NAYS–Berk, Hornan, Youngblood. Total - 3.
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 582, as amended in the Senate, was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Dixon to open debate.

The question being, "Shall H 582, as amended in the Senate, pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Erickson, Ferch, Galloway, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornan, Kauffman, Kerby, Kingsley, Hickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCroste, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young.
Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, McCann, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 57.

NAYS–Berch, Burns, Chew, Green, Mathias, McCrostie, Nash, Necochea, Rubel, Toone. Total - 10.

Absent–Amador, Furniss, Gannon. Total - 3.

Total - 70.

Whereupon the Speaker declared H 582, as amended in the Senate, passed the House. Title was approved and the bill referred to the Judiciary, Rules, and Administration Committee for enrolling.

**SCR 125 - FEE RULES**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of SCR 125 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 SCR 125 be read the second time by title and third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Ruchti, Scott, Shepherd, Skaug, Syme, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Mr. Speaker. Total - 65.

NAYS–Berch, Horman, Youngblood. Total - 3.


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 SCR 125 was read the second time by title and third time at length, and placed before the House for final consideration.

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

The question being, "Shall SCR 125 be adopted?"

Roll call resulted as follows:

AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 63.

NAYS–Crane, Hanks, Nate. Total - 3.


Total - 70.

Whereupon the Speaker declared SCR 125 adopted and ordered the resolution returned to the Senate.

Mr. Moyle asked unanimous consent that SCR 124 be referred to the State Affairs Committee. There being no objection, it was so ordered.

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

### 11TH ORDER

**Third Reading of Bills and Joint Resolutions**

Mr. Moyle asked unanimous consent that H 781 be returned to the Revenue and Taxation Committee. There being no objection, it was so ordered.

**H 788 - APPROPRIATIONS - PUBLIC SCHOOLS - CHILDREN'S PROGRAMS DIVISION**

H 788 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 788. There being no objection it was so ordered.

The question being, "Shall H 788 pass?"

Roll call resulted as follows:

AYES–Addis, Andrus, Armstrong, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Clow, Crane, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Giddings, Green, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 47.

NAYS–Barbieri, Christensen, DeMordaunt, Dixon, Ferch, Giddings, Hanks, Harris, Mendive, Monks, Moon, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Skaug, Wisniewski, Young. Total - 21.


Total - 70.

Whereupon the Speaker declared that H 788 passed the House. Title was approved and the bill ordered transmitted to the Senate.

Mr. Moyle asked unanimous consent that the remaining bills on the Third Reading Calendar retain their places for one legislative day. There being no objection, it was so ordered.

There being no objection, the House returned to the Fourth Order of Business.
4TH ORDER
Consideration of Messages from the Governor and the Senate

Mr. Speaker:

NOVAK, Secretary


Mr. Speaker:
I transmit herewith S 1428, S 1429, and S 1422 which have passed the Senate.

NOVAK, Secretary

S 1428, S 1429, and S 1422 were filed for first reading.

Mr. Speaker:
I return herewith H 778, H 798, H 799, H 800, H 801, H 802, H 803, H 804, H 805, H 807, and H 808 which have passed the Senate.

NOVAK, Secretary

H 778, H 798, H 799, H 800, H 801, H 802, H 803, H 804, H 805, H 807, and H 808 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

5TH ORDER
Report of Standing Committees

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 778, H 798, H 799, H 800, H 801, H 802, H 803, H 804, H 805, H 807, and H 808.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 778, H 798, H 799, H 800, H 801, H 802, H 803, H 804, H 805, H 807, and H 808 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have engrossed H 735, as amended in the Senate.

CHANNEY, Chairman

H 735, as amended in the Senate, was filed for first reading of engrossed bills.

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

The House convened at 10 a.m., the Speaker in the Chair.

Roll call showed 69 members present.

Absent and excused - Furniss. Total - 1.

Total - 70.

Prayer was offered by Chaplain Tom Dougherty.

The Pledge of Allegiance was led by Alex Bude, Page.

3RD ORDER
Approval of Journal

March 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES, AND ADMINISTRATION, report that we have read and approved the House Journal of the Seventy-fourth Legislative Day and recommend that same be adopted as corrected.

CHANAY, Chairman

Mr. Chaney moved that the report be adopted. Seconded by Mr. Gannon. Report adopted.

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

5TH ORDER
Report of Standing Committees

Mr. Nate asked, pursuant to Rule 17, that H 448 be reported forthwith out of the Ways and Means Committee to which it had been referred.

Mr. Amador moved that the committee be excused. Seconded by Mrs. Blanksma.

Pursuant to Rule 55, Mr. Palmer moved for the previous question. Seconded by Mr. Vander Woude.

Roll call resulted as follows:


NAYS–Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.

Absent–Furniss, Galloway. Total - 2.

Total - 70.

More than two-thirds of the members present voting in the affirmative, the Speaker declared the motion carried.

The question being, "Shall the committee be excused?"

Roll call resulted as follows:


NAYS–Armstrong, Boyle, Christensen, Ferch, Giddings, Hanks, Kingsley, Moon, Nate, Nichols, Scott. Total - 11.

Absent–Furniss, Galloway. Total - 2.

Total - 70.

Whereupon the Speaker declared the motion carried and the committee was excused.

March 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 582, as amended in the Senate.

CHANAY, Chairman

The Speaker announced he was about to sign enrolled H 582, as amended in the Senate, and, when so signed, ordered it transmitted to the Senate for the signature of the President.

March 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 580, H 701, H 575, H 677, H 695, H 705, H 748, H 621, H 673, H 481, H 509, H 715, H 791, H 792, H 793, H 794, H 795, H 796, H 797, H 790, H 718, H 596, H 629, H 499, H 583, and H 589 to the Governor at 6:10 p.m., as of this date, March 24, 2022.

CHANAY, Chairman

March 25, 2022

Mr. Speaker:

We, your COMMITTEE ON STATE AFFAIRS, report that we have had under consideration SCR 124 and recommend that it do pass.

CRANE, Chairman

SCR 124 was filed for second reading.

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

10TH ORDER
Second Reading of Bills and Joint Resolutions

HR 22, by Ways and Means Committee, was read the second time by title and filed for third reading.

S 1428, S 1429, and S 1422, by Finance Committee, were read the second time by title and filed for third reading.
H 735, as amended in the Senate, by Revenue and Taxation Committee, was read the second time by title and filed for third reading.

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

7TH ORDER
Motions, Memorials, and Resolutions

S 1428 - APPROPRIATIONS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1428 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 S 1428 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES--Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geist, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Hornman, Kaufman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 69.
NAYS--None.
Absent--Furniss. 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 S 1428 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. Troy to open debate.

The question being, "Shall S 1428 pass?"

Roll call resulted as follows:
NAYS--Adams, Andrus, Armstrong, Barbieri, Boyle, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Ferch, Galloway, Geist, Giddings, Hanks, Harris, Holtclaw, Kingsley, Mendive, Mitchell, Monks, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Skaug, Vander Woude, Wisniewski, Young. Total - 34.
Absent--Furniss. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1428 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1429 - APPROPRIATIONS - DEPARTMENT OF AGRICULTURE

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1429 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 S 1429 be read the third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES--Addis, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geist, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtclaw, Hornman, Kaufman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 69.
NAYS--None.
Absent--Furniss. 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 S 1429 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. Troy to open debate.

The question being, "Shall S 1429 pass?"

Roll call resulted as follows:
AYES--Addis, Amador, Andrus, Armstrong, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Galloway, Gannon, Geist, Gibbs, Green, Hanks, Harris, Hartgen, Holtclaw, Hornman, Kaufman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syme, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 60.
NAYS--Barbieri, Ferch, Giddings, Hanks, Harris, Kingsley, Mendive, Nate, Scott. Total - 9.
Absent--Furniss. Total - 1.
Total - 70.

Whereupon the Speaker declared that S 1429 passed the House. Title was approved and the bill ordered returned to the Senate.

S 1422 - APPROPRIATIONS - DEPARTMENT OF FISH AND GAME

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of S 1422 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 S 1422 be
read the third time at length, section by section, and placed before
the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
NAYS–None.
Absent–Furniss. 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 S 1422 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. Troy to open debate.

The question being, "Shall S 1422 pass?"

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

Whereupon the Speaker declared that S 1422 passed the House. Title was approved and the bill ordered returned to the Senate.

H 735, as amended in the Senate - COUNTY INDIGENT SERVICES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 735, as amended in the Senate, 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 SCR 124 be read the second time by title and third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blankmsa, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kaufman, Kerby, Kingsley, Hickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moore, Nase, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug,
NAYS–None.
Absent–Furniss. 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 SCR 124 was read the second time by title and third time at length, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Armstrong to open debate.

The question being, "Shall SCR 124 be adopted?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hans, Harris, Hartgen, Holtzclaw, Hornaman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 69.
NAYS–None.
Absent–Furniss. Total - 1.
Total - 70.

Whereupon the Speaker declared SCR 124 adopted and ordered the resolution returned to the Senate.

HR 22 - ETHICS COMMITTEE

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HR 22 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 HR 22 be read the third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Giddings, Green, Hans, Harris, Hartgen, Holtzclaw, Hornaman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moon, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 69.
NAYS–None.
Absent–Furniss. 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 HR 22 was read the third time at length, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Dixon to open debate.

The question being, "Shall HR 22 be adopted?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Clow, Crane, DeMordaunt, Dixon, Ehhardt, Erickson, Galloway, Gannon, Gestrin, Gibbs, Green, Harris, Hartgen, Holtzclaw, Hornaman, Kauffman, Kerby, Kingsley, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Skaug, Syne, Toone, Troy, Vander Woude, Weber, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 60.
NAYS–Christensen, Ferch, Giddings, Hanks, Moon, Nate, Nichols, Scott, Wisniewski. Total - 9.
Absent–Furniss. Total - 1.
Total - 70.

Whereupon the Speaker declared that more than two-thirds of the membership having voted in the affirmative, HR 22 was adopted by the House. Title was approved and the resolution filed in the office of the Chief Clerk.

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

4TH ORDER
Consideration of Messages from the Governor and the Senate

March 25, 2022
Mr. Speaker:

NOVAK, Secretary


Enrolled HCR 48, HCR 49, HCR 35, HCR 50, and HCR 53 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Secretary of State.

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

Mr. Moyle moved that the House recess until 2 p.m. Seconded by Ms. Rubel. Motion carried.

Whereupon the Speaker declared the House at recess until 2 p.m.

RECESS

Afternoon Session

The House reconvened at 2 p.m., the Speaker in the Chair.
Roll call showed 64 members present.
Absent and excused - Furniss, Giddings, Kingsley, Moon, Skaug, and Vander Woude. Total - 6.
Total - 70.

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

**HOUSE BILL NO. 825**
BY APPROPRIATIONS COMMITTEE
AN ACT

RELATING TO THE APPROPRIATION TO THE OFFICE OF INFORMATION TECHNOLOGY SERVICES; APPROPRIATING MONEYS TO THE OFFICE OF INFORMATION TECHNOLOGY SERVICES FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; APPROPRIATING ADDITIONAL MONEYS TO THE OFFICE OF INFORMATION TECHNOLOGY SERVICES FOR FISCAL YEAR 2022; DIRECTING AGENCY BILLING; PROVIDING REAPPROPRIATION AUTHORITY; AND DECLARING AN EMERGENCY.

**HOUSE BILL NO. 826**
BY APPROPRIATIONS COMMITTEE
AN ACT

RELATING TO THE APPROPRIATION TO THE IDAHO COMMISSION FOR LIBRARIES; APPROPRIATING MONEYS TO THE IDAHO COMMISSION FOR LIBRARIES FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REAPPROPRIATION AUTHORITY; REAFFIRMING STATUTORY COMPLIANCE REGARDING OBSCENE MATERIAL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 825 and H 826 were 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 Seventh Order of Business.

**7TH ORDER**
Motions, Memorials, and Resolutions

**HOUSE RESOLUTION NO. 23**
BY WAYS AND MEANS COMMITTEE

A HOUSE RESOLUTION STATING FINDINGS OF THE HOUSE OF REPRESENTATIVES, AFFIRMING THE HOUSE'S COMMITMENT TO ENSURING THAT IDAHO POLICY SAFEGUARDS IDAHO CHILDREN FROM EXPOSURE TO MATERIAL HARMFUL TO MINORS IN LIBRARIES AND K-12 SCHOOLS, AND AUTHORIZING HOUSE LEADERSHIP TO ESTABLISH A CERTAIN WORKING GROUP.

Be It Resolved by the House of Representatives of the State of Idaho:

WHEREAS, Article III, Section 24 of the Idaho Constitution affirms the bedrock principle that the "first concern of all good government is the virtue and sobriety of the people" and further directs the Idaho Legislature to enact policies that promote temperance and morality; and
WHEREAS, the Idaho Legislature has long declared its policy to "restrain the distribution, promotion, or dissemination" of obscene material or material harmful to minors as provided in Section 18-1513, Idaho Code; and
WHEREAS, the Idaho Legislature has long recognized that material harmful to minors is a contributing factor to crime and juvenile crime and is also a basic factor in impairing the ethical and moral development of our youth as provided in Section 18-1513, Idaho Code; and
WHEREAS, the Idaho Legislature has determined that the proliferation of pornographic materials is a public health crisis that, among other things, inflicts harm on children, families, and societies at large as provided in House Concurrent Resolution 50, 2018; and
WHEREAS, the Supreme Court of the United States confirmed in United States v. American Library Association that states have a compelling government interest in protecting young library users from material inappropriate for minors; and
WHEREAS, Idaho parents should reasonably expect that their children will not encounter material harmful to minors while making use of the culturally enriching materials, services, and programs provided by public school and community libraries; and
WHEREAS, the Idaho Library Association acknowledges the value of Sections 18-1513, 18-1514, and 18-1515, Idaho Code, including the statutory definition of "harmful to minors," in ensuring that obscene material is not made available in sections of the library designated for minors. The Association has affirmed its commitment to ensuring that libraries are a place where the safety of children is prioritized. The Association states that it is committed to working with state lawmakers to this end; and
WHEREAS, the Idaho Commission for Libraries has committed to: (1) Verifying that its resources for K-12 students comply with Sections 33-2508 and 33-137, Idaho Code; (2) Incorporating references to relevant statutes regarding obscene material in the Commission's Electronic Resources Collection Development Policy; and (3) Providing a written report to the House Working Group for Protecting Idaho Children from Material Harmful to Minors in Libraries.

NOW, THEREFORE, BE IT RESOLVED by the members of the House of Representatives, assembled in the Second Regular Session of the Sixty-sixth Idaho Legislature, that the House of Representatives affirms its continued commitment to cooperatively and proactively ensuring that Idaho policy safeguards Idaho children from exposure to material harmful to minors, as defined in Section 18-1514, Idaho Code, in libraries and K-12 schools.

BE IT FURTHER RESOLVED that House leadership is authorized to appoint a House Working Group for Protecting Idaho Children from Material Harmful to Minors in Libraries. Such working group shall include members of the House of Representatives, a member of the Idaho Library Association, and the State Librarian of the Idaho Commission for Libraries.

HR 23 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 Fourth Order of Business.
The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 24, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 519, H 527, H 554, H 555, H 584, H 588, H 608, H 612, as amended in the Senate, H 640, as amended in the Senate, H 700, H 773, H 783, H 786, and H 787

Sincerely,
/s/ Brad Little
Governor

March 25, 2022

Mr. Speaker:

I transmit herewith enrolled S 1421, S 1424, S 1425, S 1426, S 1427, and SCR 125 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1421, S 1424, S 1425, S 1426, S 1427, and SCR 125 and, when so signed, ordered them returned to the Senate.

March 25, 2022

Mr. Speaker:

I return herewith H 770 which has passed the Senate.

NOVAK, Secretary

H 770 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

March 25, 2022

Mr. Speaker:

I return herewith H 660, as amended in the Senate, and H 616, as amended in the Senate, which have passed the Senate.

NOVAK, Secretary

H 660, as amended in the Senate, and H 616, as amended in the Senate, were ordered held at the Desk.

Mr. Dixon asked unanimous consent that the House concur in the Senate amendments to H 660, as amended in the Senate. There being no objection, it was so ordered.

Ms. Troy asked unanimous consent that the House concur in the Senate amendments to H 616, as amended in the Senate. There being no objection, it was so ordered.

H 660, as amended in the Senate, and H 616, as amended in the Senate, were referred to the Judiciary, Rules, and Administration Committee for engrossing.

March 25, 2022

Mr. Speaker:

I return herewith H 635 which has failed to pass the Senate.

NOVAK, Secretary

H 635 was ordered filed in the office of the Chief Clerk.

343

NAYS–Andrus, Armstrong, Barbieri, Christensen, Ferch, Hanks, Harris, Monks, Moon, Nate, Palmer, Scott, Syme, Young. Total - 14.

Absent–Furniss, Giddings, Kingsley, Skaug, Vander Woude. Total - 5.

Paired Votes:
AYE - Crane
NAY - Moon
(Pairs enumerated in roll call above.)

Total - 70.

Whereupon the Speaker declared that S 1259 passed the House. Title was approved and the bill ordered returned to the Senate.

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

7TH ORDER
Motions, Memorials, and Resolutions

HR 23 - LIBRARIES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of HR 23 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 HR 23 be read the second time by title and third time at length, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Blanksma, Boyle, Burns, Cannon, Chaney, Christensen, Crane, DeMordaunt, Dixon, Ferch, Galloway, Gannon, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Hickley, Manwaring(Tovey), Marshall, McCann, McCroestie, Mendive, Mitchell, Monks, Moyle, Nate, Nichols, Okuniewicz, Palmer, Rubel, Scott, Shepherd, Syme, Troy, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 53.

NAYS–Nate. Total - 1.

Absent–Barbieri, Berch, Bundy, Chew, Clow, Ehardt, Erickson, Furniss, Giddings, Kingsley, Mendive, Moon, Shepherd, Skaug, Vander Woude. Total - 16.

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 HR 23 was read the second time by title and third time at length, and placed before the House for final consideration.

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

Mrs. Hans asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of HR 23. There being no objection it was so ordered.

The question being, "Shall HR 23 be adopted?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clay, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Geistrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Hickley, Manwaring(Tovey), Marshall, McCann, McCroestie, Mendive, Mitchell, Monks, Moyle, Nate, Nichols, Okuniewicz, Palmer, Rubel, Scott, Shepherd, Syme, Troy, Weber, Wisniewski, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 57.


Total - 70.

Whereupon the Speaker declared HR 23 adopted and ordered the resolution filed in the office of the Chief Clerk.

H 825 - APPROPRIATIONS - OITS

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 825 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 825 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:

NAYS–Nate. Total - 1.

Absent–Barbieri, Berch, Bundy, Chew, Clow, Ehardt, Erickson, Furniss, Geistrin, Giddings, Kingsley, Mendive, Moon, Shepherd, Skaug, Vander Woude. Total - 16.

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 825 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

The question being, "Shall H 825 pass?"

Roll call resulted as follows:
AYES–Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Bundy, Burns, Cannon, Chaney, Chew, Clow, Dixon, Erickson, Galloway, Gannon, Geistrin, Gibbs, Green, Harris, Hartgen, Kauffman, Kerby, Hickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCroestie, Mendive, Mitchell, Monks, Moyle, Nate, Necochea, Rubel, Ruchti, Syme, Toone, Troy, Weber, Wood, Yamamoto, Youngblood, Mr. Speaker. Total - 46.

NAYS–Adams, Boyle, Christensen, Crane, DeMordaunt, Ehardt, Ferch, Hanks, Holtzclaw, Hornman, Moon, Nate, Nichols, Okuniewicz, Palmer, Scott, Wisniewski, Young. Total - 18.
Absent–Furniss, Giddings, Kingsley, Shepherd, Skaug, Vander Woude. Total - 6.

Paired Votes:
AYE - Chew  NAY - Moon
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 825 passed the House. Title was approved and the bill ordered transmitted to the Senate.

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

**4TH ORDER**
Consideration of Messages from the Governor and the Senate

March 25, 2022

Mr. Speaker:
I return herewith enrolled H 582, as amended in the Senate, which has been signed by the President.

NOVAK, Secretary

Enrolled H 582, as amended in the Senate, was referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

March 25, 2022

Mr. Speaker:
I transmit herewith enrolled S 1428, S 1429, S 1422, and SCR 124 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1428, S 1429, S 1422, and SCR 124 and, when so signed, ordered them returned to the Senate.

March 25, 2022

Mr. Speaker:
I return herewith H 788, H 809, H 810, and H 811 which have passed the Senate.

NOVAK, Secretary

H 788, H 809, H 810, and H 811 were referred to the Judiciary, Rules, and Administration Committee for enrolling.

**5TH ORDER**
Report of Standing Committees

March 25, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 788, H 809, H 810, and H 811.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 788, H 809, H 810, and H 811 and, when so signed, ordered them transmitted to the Senate for the signature of the President.

March 25, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have engrossed H 660, as amended in the Senate, and H 616, as amended in the Senate, were filed for first reading of engrossed bills.

H 660, as amended in the Senate, and H 616, as amended in the Senate, were filed for first reading of engrossed bills.

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

**9TH ORDER**
First Reading of Engrossed Bills

H 660, as amended in the Senate, by State Affairs Committee, was introduced, read the first time by title, and filed for second reading.

H 616, as amended in the Senate, 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

H 660, as amended in the Senate - BUILDING CODES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 660, as amended in the Senate, 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 660, as amended in the Senate, be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows: AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Syme, Toone, Troy, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 63.

NAYS–None.


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 660, as amended in the Senate, was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Dixon to open debate.

The question being, "Shall H 660, as amended in the Senate, pass?"

Roll call resulted as follows: AYES–Adams, Addis, Amador, Andrus, Armstrong, Blanksma, Boyle, Bundy, Cannon, Chaney, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall,
McCann, Mitchell, Monks, Moyle, Nate, Nichols, Okuniewicz, Palmer, Scott, Shepherd, Syme, Troy, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 50.


Whereupon the Speaker declared H 660, as amended in the Senate, passed the House. Title was approved and the bill referred to the Judiciary, Rules, and Administration Committee for enrolling.

**H 616, as amended in the Senate - CORPORATE FILINGS**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 616, as amended in the Senate, 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 616, as amended in the Senate, be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubin.

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

Roll call resulted as follows:

**AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Cloyd, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Syme, Toone, Troy, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 63.**

**NAYS–None.**


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 616, as amended in the Senate, was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

The question being, "Shall H 616, as amended in the Senate, pass?"

Roll call resulted as follows:

**AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Cloyd, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Shepherd, Syme, Toone, Troy, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 64.**

**NAYS–None.**


Total - 70.

Whereupon the Speaker declared H 616, as amended in the Senate, passed the House. Title was approved and the bill referred to the Judiciary, Rules, and Administration Committee for enrolling.

**H 826 - APPROPRIATIONS - IDAHO COMMISSION FOR LIBRARIES**

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 826 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 826 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubin.

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

Roll call resulted as follows:

**AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chaney, Chew, Christensen, Cloyd, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Hornman, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Shepherd, Syme, Toone, Troy, Weber, Wisniewski, Wood, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 63.**

**NAYS–None.**


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 826 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

At this time, the Speaker recognized Mr. Nash to open debate.

Mr. Nash asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 826. There being no objection it was so ordered.

The question being, "Shall H 826 pass?"

Roll call resulted as follows:

**AYES–Adams, Amador, Andrus, Armstrong, Barbieri, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Cloyd, Crane, DeMordaunt, Erickson, Gestrin, Gibb, Hargren, Hartgen, Kerby, Lickley, Manwaring(Tovey), Marshall, Mendive, Mitchell, Monks, Moyle, Shepherd, Syme, Troy, Wisniewski, Wood, Young, Youngblood, Mr. Speaker. Total - 29.**

**NAYS–Adams, Armstrong, Berch, Boyle, Bundy, Burns, Chaney, Chew, Christensen, Crane, Dixon, Ehardt, Ferch, Galloway, Gannon, Green, Hanks, Harris, Holtzclaw, Hornman, Lickley, Mathias, McCann, McCrostie, Moon, Nash, Nate, Necochea, Nichols, Okuniewicz, Palmer, Rubel, Ruchti, Scott, Toone, Weber, Yamamoto. Total - 36.**
Absent–Furniss, Giddings, Kingsley, Skaug, Vander Woude. 
Total - 5.

Mr. Speaker:

4TH ORDER
Consideration of Messages from the Governor and the Senate

March 25, 2022

Mr. Speaker:
I transmit herewith enrolled S 1259 for the signature of the Speaker.

NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1259 and, when so signed, ordered it returned to the Senate.

March 25, 2022

Mr. Speaker:
I return herewith enrolled H 735, as amended in the Senate, and H 770 which have been signed by the President.

NOVAK, Secretary

Enrolled H 735, as amended in the Senate, and H 770 were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

5TH ORDER
Report of Standing Committees

March 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 660, as amended in the Senate, and H 616, as amended in the Senate.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 660, as amended in the Senate, and H 616, as amended in the Senate, and, when so signed, ordered them transmitted to the Senate for the signature of the President.

March 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 582, as amended in the Senate, H 735, as amended in the Senate, and H 770 to the Governor at 6:44 p.m., as of this date, March 25, 2022.

CHANNEY, Chairman

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. 827
BY APPROPRIATIONS COMMITTEE
AN ACT
RELATING TO THE APPROPRIATION TO THE IDAHO COMMISSION FOR LIBRARIES; APPROPRIATING MONEYS TO THE IDAHO COMMISSION FOR LIBRARIES FOR FISCAL YEAR 2023; LIMITING THE NUMBER OF AUTHORIZED FULL-TIME EQUIVALENT POSITIONS; PROVIDING REAPPROPRIATION AUTHORITY; REAFFIRMING STATUTORY COMPLIANCE REGARDING OBSCENE MATERIAL; AND DECLARING AN EMERGENCY AND PROVIDING AN EFFECTIVE DATE.

H 827 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 Fourth Order of Business.

4TH ORDER
Consideration of Messages from the Governor and the Senate

March 25, 2022

Mr. Speaker:
I return herewith H 825 which has passed the Senate.

NOVAK, Secretary

H 825 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

March 25, 2022

Mr. Speaker:
I return herewith enrolled H 788, H 809, H 810, H 811, H 660, as amended in the Senate, and H 616, as amended in the Senate, which have been signed by the President.

NOVAK, Secretary

Enrolled H 788, H 809, H 810, H 811, H 660, as amended in the Senate, and H 616, as amended in the Senate, were referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

5TH ORDER
Report of Standing Committees

March 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have printed H 827.

CHANNEY, Chairman

H 827 was filed for second reading.

March 25, 2022

Mr. Speaker:

We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 825.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 825 and, when so signed, ordered it transmitted to the Senate for the signature of the President.

There being no objection, the House advanced to the Seventh Order of Business.
7TH ORDER
Motions, Memorials, and Resolutions

H 827 - APPROPRIATIONS - IDAHO COMMISSION FOR LIBRARIES

Mr. Moyle moved that all rules of the House interfering with the immediate consideration of H 827 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 827 be read the second time by title and third time at length, section by section, and placed before the House for final consideration. Seconded by Ms. Rubel.

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

Roll call resulted as follows:
AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Christensen, Clow, Crane, DeMordaunt, Dixon, Ehardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Green, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Likley, Manwaring(Tovey), Marshall, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nate, Nichols, Okuniewicz, Palmer, Rubel, Scott, Shepherd, Syme, Troy, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 55.
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 827 was read the second time by title and third time at length, section by section, and placed before the House for final consideration.

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

Mrs. Young asked unanimous consent that, pursuant to Rule 39, discussion of other pending legislation be allowed in debate of H 827. Mr. Berch objected.

The question being, "Shall H 827 pass?"

Roll call resulted as follows:
AYES–Adams, Addis, Amador, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Clow, DeMordaunt, Ehardt, Erickson, Furniss, Galloway, Gestrin, Gibbs, Hartgen, Horman, Kauffman, Kerby, Likley, Manwaring(Tovey), Marshall, McCrostie, Mendive, Mitchell, Monks, Moyle, Okuniewicz, Palmer, Shepherd, Syme, Troy, Weber, Wisniewski, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 41.
NAYS–Berch, Burns, Chew, Christensen, Crane, Dixon, Ferch, Gannon, Green, Hanks, Harris, Holtzclaw, Mathias, McCann, Nate, Necochea, Nichols, Rubel, Ruchti, Scott, Toone. Total - 21.

Paired Votes:
AYE - Amador NAY - Necochea
AYE - Furniss NAY - Dixon
(Pairs enumerated in roll call above.)
Total - 70.

Whereupon the Speaker declared that H 827 passed the House. Title was approved and the bill ordered transmitted to the Senate.

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

11TH ORDER
Third Reading of Bills and Joint Resolutions

S 1403 - APPROPRIATIONS - EDUCATION

S 1403 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.

The question being, "Shall S 1403 pass?"

Roll call resulted as follows:
AYES–Addis, Andrus, Armstrong, Berch, Blanksma, Boyle, Bundy, Burns, Cannon, Chew, Clow, DeMordaunt, Ehardt, Erickson, Galloway, Gannon, Gestrin, Gibbs, Green, Hartgen, Horman, Kauffman, Kerby, Likley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mitchell, Monks, Moyle, Necochea, Rubel, Ruchti, Shepherd, Syme, Toone, Troy, Weber, Yamamoto, Young, Youngblood, Mr. Speaker. Total - 44.
NAYS–Adams, Barbieri, Christensen, Crane, Dixon, Ferch, Hanks, Harris, Holtzclaw, Mendive, Nate, Nichols, Okuniewicz, Palmer, Scott, Wisniewski. Total - 16.
Total - 70.

Whereupon the Speaker declared that S 1403 passed the House. Title was approved and the bill ordered returned to the Senate.

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

4TH ORDER
Consideration of Messages from the Governor and the Senate

March 25, 2022
Mr. Speaker:
I return herewith H 827 which has passed the Senate.
NOVAK, Secretary

H 827 was referred to the Judiciary, Rules, and Administration Committee for enrolling.

March 25, 2022
Mr. Speaker:
I return herewith enrolled H 825 which has been signed by the President.
NOVAK, Secretary

Enrolled H 825 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

March 25, 2022
Mr. Speaker:
I transmit herewith enrolled S 1403 for the signature of the Speaker.
NOVAK, Secretary

The Speaker announced he was about to sign enrolled S 1403 and, when so signed, ordered it returned to the Senate.
5TH ORDER
Report of Standing Committees

March 25, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 788, H 809, H 810, H 811, H 660, as amended in the Senate, and H 616, as amended in the Senate, to the Governor at 9:59 p.m., as of this date, March 25, 2022.

CHANNEY, Chairman

March 25, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have enrolled H 827.

CHANNEY, Chairman

The Speaker announced he was about to sign enrolled H 827 and, when so signed, ordered it transmitted to the Senate for the signature of the President.

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

4TH ORDER
Consideration of Messages from the Governor and the Senate

March 25, 2022

Mr. Speaker:
I return herewith enrolled H 827 which has been signed by the President.

NOVAK, Secretary

Enrolled H 827 was referred to the Judiciary, Rules, and Administration Committee for delivery to the Governor.

5TH ORDER
Report of Standing Committees

March 25, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 825 to the Governor at 11:35 p.m., as of this date, March 25, 2022.

CHANNEY, Chairman

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

15TH ORDER
Announcements

Announcements were made to the body.

16TH ORDER
Adjournment

Ms. Rubel moved that the Second Regular Session of the Sixty-sixth Legislature adjourn Sine Die. Seconded by Ms. Necochea.

The question being, "Shall the motion carry?"


NAYS–Adams, Addis, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Erhardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Hanks, Harris, Holtzclaw, Horman, Kerby, Manwaring(Tovey), Marshall, McCann, Mendive, Mitchell, Monks, Moyle, Nute, Nichols, Palmer, Shepherd, Troy, Weber, Wisniewski, Yamamoto, Young, Mr. Speaker. Total - 42.


Total - 70.

Whereupon the Speaker declared the motion failed.

Mr. Moyle moved that the Second Regular Session of the Sixty-sixth Legislature recess until 11 a.m., Thursday, March 31, 2022. Seconded by Mr. Monks.

The question being, "Shall the motion carry?"

AYES–Adams, Addis, Andrus, Armstrong, Barbieri, Blanksma, Boyle, Bundy, Burns, Cannon, Christensen, Clow, Crane, DeMordaunt, Dixon, Erhardt, Erickson, Ferch, Galloway, Gannon, Gestrin, Gibbs, Hanks, Harris, Hartgen, Holtzclaw, Horman, Kauffman, Kerby, Lickley, Manwaring(Tovey), Marshall, Mathias, McCann, McCrostie, Mendive, Mitchell, Monks, Moyle, Nute, Nichols, Palmer, Ruchti, Shepherd, Toone, Troy, Weber, Wisniewski, Yamamoto, Young, Wood, Mr. Speaker. Total - 52.

NAYS–Berk, Chew, Green, Necochea, Rubel. Total - 5.


Total - 70.

Whereupon the Speaker declared the House recessed at 11:50 p.m.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk

* * * * * * * * * * *

The following actions were recorded during the House recess:

March 25, 2022

Mr. Speaker:
We, your COMMITTEE ON JUDICIARY, RULES AND ADMINISTRATION, report that we have transmitted enrolled H 827 to the Governor at 11:51 p.m., as of this date, March 25, 2022.

CHANNEY, Chairman

DeMordaunt, Dixon, Erhardt, Erickson, Ferch, Galloway, Gestrin, Gibbs, Hanks, Harris, Holtzclaw, Horman, Kerby, Manwaring(Tovey), Marshall, McCann, Mendive, Mitchell, Monks, Moyle, Nute, Nichols, Palmer, Shepherd, Troy, Weber, Wisniewski, Yamamoto, Young, Mr. Speaker. Total - 42.


Total - 70.
Pursuant to Section 72-1508, Idaho Code, the Speaker ordered the Final Report of the Commission for Reapportionment spread upon the pages of the Journal. (see Appendix)

THE OFFICE OF THE GOVERNOR

CERTIFICATE OF APPOINTMENT

KNOW ALL MEN, that pursuant to the provisions of Section 59-917, Idaho Code, CHAD CHRISTENSEN, State Representative, District 32, Seat B, Bear Lake, Bonneville, Caribou, Franklin, Oneida, and Teton Counties, State of Idaho, has nominated, JAMIE FORBUSH, of 6857 E. Highway 36, Preston, Idaho 83263, to perform the duties of this office temporarily as Acting State Representative, District 32, Seat B.

NOW, THEREFORE, I, BRAD LITTLE, Governor of the State of Idaho, by virtue of the authority vested in me do hereby appoint Jamie Forbush of Preston, Idaho, to the office of Acting State Representative, District 32, Seat B, for a term commencing March 31, 2022, and continuing until such time as Representative Christensen is able to resume his duties.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Idaho at the Capitol in Boise on this 31st day of March, in the year of our Lord two thousand and twenty-two, and of the Independence of the United States of America, the two hundred and forty-sixth year and of the Statehood of Idaho the one hundred and thirty-second year.

/s/ BRAD LITTLE
Governor

/s/ LAWERENCE DENNEY
Secretary of State

The Certificate of Appointment was ordered filed in the office of the Chief Clerk.

The Speaker announced the oath of office had previously been administered to Jamie Forbush.

OFFICE OF THE GOVERNOR
Boise
March 25, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 25, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 481, H 596, H 621, H 689, H 695, H 705, H 765, H 790, H 791, H 792, H 793, H 794, H 795, H 796, and H 797

Sincerely,

/s/ Brad Little
Governor
Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 23, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 515, as amended in the Senate

Sincerely,
/s/ Brad Little
Governor

March 25, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 25, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 565, as amended in the Senate

within the time prescribed by law, the same having arrived in the Office of the Governor at the hour of 9:40 a.m. on March 21, 2022.

I have concerns with the fiscal note and the potential tax shift this legislation will cause. Joint Senate and House Rule 18(b) requires the bill sponsor to reasonably provide "the increase or decrease in revenues by the state or units(s) of local government." The fiscal note is one sentence and simply states there is no impact to the state's General Fund. We know exempting a large category of personal property from taxation will have a significant impact at the local level, and the public deserves to better understand the full budgetary implications of this legislation.

Sincerely,
/s/ Brad Little
Governor

March 25, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 28, 2022 and am transmitting to the Secretary of State the following bills, to wit:

H 751, H 757, H 758, and H 767

Sincerely,
/s/ Brad Little
Governor

March 28, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 28, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 701, H 718, H 769, and H 804

Sincerely,
/s/ Brad Little
Governor

March 28, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 25, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 777

within the time prescribed by law, the same having arrived in the Office of the Governor at the hour of 12:25 p.m. on March 25, 2022.

I appreciate the extensive amount of time and work spent by the Joint Finance and Appropriations Committee to develop a sound budget that benefits all Idahoans to the fullest extent. I face the same challenges when developing my executive budget recommendation and can relate to the difficult decisions
involved in managing a lean and efficient budget that fulfills state obligations and accomplishes priorities.

Budgeting involves confronting tradeoffs and setting priorities. Given the growth trajectory of Medicaid spending, my budget proposed to leverage excess Millennium Funds to partially offset the impact to the General Fund. The legislature instead chose to use these funds for a range of other programs, including television content on smoking and vaping.

Rather than addressing this tradeoff in priorities, House Bill 777 simply leaves a $3.8 million gap in the General Fund budget that will have to be filled as a supplemental appropriation next legislative session and each session thereafter. This maneuver falls short of the budget integrity ideals espoused in Section 10 of the appropriation bill. Similarly, the passage of S 1283 with no trailer appropriation, and failing to provide adequate spending authority for childcare assistance grants in H 764, will require supplementals next session - a budget mechanism that is intended to be reserved for unanticipated and emergency needs and one that precludes the agency from efficiently managing its annual budget.

Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise
March 28, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 28, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 499 and H 589

within the time prescribed by law, both having arrived in the Office of the Governor at the hour of 6:10 p.m. on March 24, 2022.

From time to time the Legislature sees fit to add additional classes of employees to Police Officer Member Status in PERSI, thus making these employees eligible for earlier retirement under the Rule of 80. Police Officer Member Status was initially meant for individuals who work in professions that require strength, endurance, or had the possibility of perishing in the line of duty. While I appreciate the stress and difficult nature of emergency communications officers, this addition stretches beyond the original intent of Police Officer Member Status.

Furthermore, these bills have inherent inconsistencies. House Bill 499 adds emergency communications officers employed by counties and cities and by the Idaho State Police, but neglects emergency communications officers employed by the Department of Health and Welfare. House Bill 589 adds county juvenile detention officers, misdemeanor probation officers, and adult misdemeanor probation officers, but neglects juvenile corrections direct care staff at the Idaho Department of Juvenile Corrections, the equivalent of correctional officers in the adult system. In fact, as a consequence of these two bills, the state employees not covered are the only employees of either state or local government required to have POST Certification who remain ineligible for Rule of 80.

In a tight labor market, the piecemeal approach to Rule of 80 could actively harm the state's competitiveness in recruiting and retaining a qualified workforce in these important positions. I encourage the Legislature to address these state employees as soon as possible so this inconsistency does not remain in law more than a year. Notwithstanding my abiding concern about expanding Police Officer Member Status beyond its original intent, I have signed these bills.

Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise
March 29, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 28, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 610, H 629, H 650, as amended in the Senate, H 688, H 749, H 762, H 785, H 788, H 808, H 809, and H 825

Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise
March 29, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 28, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

H 582, as amended in the Senate, H 660, as amended in the Senate, H 699, H 803, H 810, and H 811

Sincerely,
/s/ Brad Little
Governor
OFFICE OF THE GOVERNOR
Boise

March 29, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 28, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 583

within the time prescribed by law, the same having arrived in the Office of the Governor at the hour of 6:10 p.m. on March 24, 2022.

While House Bill 583 appears to be a simple bill that incorporates a series of definitions into our Idaho statutes, many view this piece of legislation as a first step to bringing digital assets, such as cryptocurrency, into the mainstream of financial transactions in our state. This effort concerns me greatly, and I have always been transparent about that.

Cryptocurrency is at the forefront of the kinds of illicit activity we have worked tirelessly to prevent in our state - human trafficking, drug trafficking, ransomware attacks, and the list goes on.

I have heard that argument that Idaho has the opportunity to be on the forefront of recognizing cryptocurrency before the federal government decides how they want to move forward in this area. To that, I say it is the constitutional obligation of the federal government to regulate our currency. If the federal government decides to take action, we will be required to update our statutes and regulations to conform whether the state takes action or not.

Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise

March 30, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 30, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 807

Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise

March 30, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 30, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 575

within the time prescribed by law, the same having arrived in the Office of the Governor at the hour of 6:10 p.m. on March 24, 2022.

While I have signed this bill, it does give me some concern. Recall that just three years ago the state was asked by one county for special dispensation - which was ultimately granted - to replace a courthouse that dated back to the 1880s. I do not want counties coming hat in hand to the Legislature to become the norm because we have made it even more difficult to finance a jail or courthouse with this bill.

Additionally, this bill singles out only counties, while cities and other taxing districts retain the ability to enter long-term leases. I am also concerned with the unintended consequences if counties are forced to seek judicial confirmation as the sole means to comply with their statutory obligation. Given these concerns, my hope is the Legislature will follow closely the consequences of this bill to see if restricting long-term leases is, in fact, the correct policy.

Sincerely,
/s/ Brad Little
Governor

H 673, H 677, H 694, H 715, H 728, as amended in the Senate, H 770, and H 801

Sincerely,
/s/ Brad Little
Governor
OFFICE OF THE GOVERNOR
Boise

March 31, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 31, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

**H 800**

within the time prescribed by law, the same having arrived in the Office of the Governor at the hour of 12:25 p.m. on March 25, 2022.

This session I proposed, and the Legislature appropriated, a historic CEC. Given the tight labor market and record inflation under President Joe Biden, this salary adjustment will be critical to recruiting and retaining top talent for state agencies.

The judicial branch is no different. Recruiting and retaining high quality justices serves Idaho well. Tying judicial salaries to **House Bill 782** is unfortunate, and our judges deserve the courtesy of having their salaries considered separately from complex policy changes. I sign this appropriation bill in the hopes that judicial salaries are remedied early in the 2023 legislative session.

Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise

March 30, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 30, 2022 and am transmitting to the Secretary of State the following House bills, to wit:

**H 616**, as amended in the Senate, **H 703**, **H 720**, and **H 827**

Sincerely,
/s/ Brad Little
Governor

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

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

**RECESS**

Afternoon Session

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

Roll call showed 66 members present.
Absent and excused - Erickson, Giddings, Moon, and Scott.
Total - 4.
Total - 70.

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

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House of Representatives
State of Idaho

March 31, 2022

The Honorable Scott Bedke
Speaker of the House
Idaho House of Representatives
VIA HAND DELIVERY C/O Carrie Maulin, Chief Clerk

Dear Mr. Speaker,

Pursuant to Idaho Code 67-504, I hereby notify the House of Representatives that I delivered without my approval, disapproved, and vetoed the following House Bill, to wit:

**H 723**, as amended in the Senate

This vetoed legislation and my objections were hand delivered during the legislative recess on March 30, 2022, at 10:35 a.m., to Carrie Maulin, Chief Clerk. This notice shall serve as the requirement under Idaho Code 67-504 as to whom the vetoed legislation was delivered to, as well as the date and time of its delivery.

Sincerely,
/s/ Brad Little
Governor of Idaho

THE OFFICE OF THE GOVERNOR
Boise

March 30, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I am returning herewith, without my approval, disapproved and vetoed:

**H 723**, as amended in the Senate

within the time limited by law, the same having arrived in the Office of the Governor at the hour of 10:45 a.m. on March 24, 2022.

Added investments in education have been a bright spot of this legislative session. Together, we passed the single largest increase in education funding in state history with targeted investments in teacher pay, health insurance benefits, increases in classified staff salaries, and K-3 literacy. Combined, these efforts added nearly $300 million for public schools on top of the Elementary and Secondary School Emergency Relief (ESSER) funds that school districts continue to access.

The past two years, I have approved a temporary rule adopted by the State Board of Education, substituting enrollment for average daily attendance. Each time this rule was adopted, it was designed to address known funding challenges that schools were facing due to a large drop in daily attendance created by the pandemic - often by 15-percent or more.

I am supportive of the State Board reviewing the data with school administrators this fall and promulgating a temporary rule to maintain enrollment funding for the upcoming school year. My preference is not to commit to this change in advance of such data for the following year. In anticipation of such rule this fall, I have signed **House Bill 807** to provide the stability and resources that school districts need this year.
I am committed to additional education resources in the out years. There are many areas to address. A new funding formula is one area to explore, but I also want to continue exploring opportunities to increase pay and benefits and improve facilities, among others. All these options should be on the table.

/s/ Sincerely,
Brad Little
Governor

As required by Article 4, Section 10 of the Idaho Constitution, H 723, as amended in the Senate, was before the House for reconsideration.

The question being, "Shall H 723, as amended in the Senate, pass, the veto of the Governor notwithstanding?"

Mr. Moyle asked unanimous consent that H 723, as amended in the Senate, be held at the Desk.

House of Representatives
State of Idaho

March 31, 2022

The Honorable Scott Bedke
Speaker of the House
Idaho House of Representatives
VIA HAND DELIVERY C/O Carrie Maulin, Chief Clerk

Dear Mr. Speaker,

Pursuant to Idaho Code 67-504, I hereby notify the House of Representatives that I delivered without my approval, disapproved, and vetoed the following House Bill, to wit:

H 782

This vetoed legislation and my objections were hand delivered during the legislative recess on March 30, 2022, at 1:10 p.m., to Carrie Maulin, Chief Clerk. This notice shall serve as the requirement under Idaho Code 67-504 as to whom the vetoed legislation was delivered to, as well as the date and time of its delivery.

Sincerely,
Brad Little
Governor of Idaho

The letter was ordered filed in the office of the Chief Clerk.

THE OFFICE OF THE GOVERNOR
Boise

March 30, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I am returning herewith, without my approval, disapproved and vetoed:

H 782

within the time limited by law, the same having arrived in the Office of the Governor at the hour of 12:25 p.m. on March 25, 2022.

As Governor, and previously as Lieutenant Governor, I have participated in the appointment of dozens of district judges and appellate court justices over the last decade. I have seen first-hand that our judges value our way of life and endeavor to interpret Idaho law consistent with its plain meaning.

I agree with the legislative sponsors of this bill that there is a need to modernize the Judicial Council. There were components of H 782 I supported, but I think it is in Idaho's best interest to spend more time properly vetting these changes with all relevant stakeholders. Our starting point must be filtered through the lens of what will help us recruit and retain top quality judges for Idaho.

My office stands ready to support future efforts to modernize and improve the process by which Idaho fills judicial vacancies. I encourage my friends in the judicial and legislative branches to collaborate and identify areas of compromise that will increase transparency, preserve impartiality, and improve judicial recruitment.

/s/ Sincerely,
Brad Little
Governor

As required by Article 4, Section 10 of the Idaho Constitution, H 782 was before the House for reconsideration.

The question being, "Shall H 782 pass, the veto of the Governor notwithstanding?"

Mr. Moyle asked unanimous consent that H 782 be held at the Desk.

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

7TH ORDER
Motions, Memorials, and Resolutions

Mr. Adams asked unanimous consent that he be allowed to address the body on a matter of personal privilege. There being no objection, he delivered his comments to the House.

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

15TH ORDER
Announcements

Announcements were made to the body.

Mr. Moyle asked unanimous consent that committees be appointed by the Speaker to notify the Governor and the Senate that the House is ready to adjourn Sine Die. There being no objection, it was so ordered.

The Speaker appointed Representatives Wood, Gibbs, and Toone to notify the Governor and Representatives Kaufman, Troy, and McCrostie to notify the Senate. The committees were excused.

The committee appointed to notify the Governor reported that it had delivered the message to the Governor. The committee was thanked and discharged by the Speaker.

The committee appointed to notify the Senate reported that they had delivered the message to the Senate. The committee was thanked and discharged by the Speaker.
16TH ORDER
Adjournment

Mr. Moyle moved that the Second Regular Session of the Sixty-sixth Legislature adjourn Sine Die. Seconded by Ms. Rubel.

Whereupon the Speaker declared the motion carried and the Second Regular Session of the Sixty-sixth Legislature adjourned Sine Die at 1:47 p.m., Thursday, March 31, 2022.

SCOTT BEDKE, Speaker

ATTEST:
CARRIE MAULIN, Chief Clerk

* * * * * * * * * * * * * * * * * * * * * * *

The following actions were recorded after House Sine Die:

THE OFFICE OF THE GOVERNOR
Boise

March 31, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I am transmitting today to the Secretary of State the following House bills which will be allowed to become law without my signature within the time limited by law:

H 747 and H 802

Sincerely,
/s/ Brad Little
Governor

OFFICE OF THE GOVERNOR
Boise

March 31, 2022

The Honorable Scott Bedke
Speaker of the House

Dear Mr. Speaker:

I have the honor to advise you that I have signed on March 29, 2022 and am transmitting to the Secretary of State the following House bill, to wit:

H 735, as amended in the Senate

Sincerely,
/s/ Brad Little
Governor

* * * * * * * * * * * * * * * * * * * * * * *

CERTIFICATE

WE, SCOTT BEDKE, Speaker of the House of Representatives, and CARRIE MAULIN, Chief Clerk, do hereby certify and attest as follows:

That we have carefully compiled in the House Journal of the Second Regular Session of the Sixty-sixth Legislature all of
This index lists key words with regard to subject matter of all House bills introduced in the House. Senate bills introduced in the House are not referenced in this index. Non-legislation subject matter is included and referenced by page number. If more information is required, refer to the 2022 Senate Journal, the 2022 Final Weekly Bill Status, or online at www.legislature.idaho.gov.

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**Confined animal feeding operations fund, create**

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IDaho

RESIDENTIAL

RESIDENTIAL

SUNSHINE

HISTORICAL SITES

HIStORIc monumEnts/memorialS/figure/event, protect

HISTORIC monumEnts/memorialS/figure/event, protect

HOLIDAYS AND DAYS

Abortion, day of tears, annually, January 22
Louise McClure Day, March 30, 2022
Miners' memorial day, annually, May 2
PANDAS/PANS awareness day, October 9, 2022
Sunshine mine disaster, recognize, May 2, 2022

HOMES AND HOUSING

Accessory dwelling units, prohibiting/regulating
Electrical/plumbing/HVAC, licenses, nonprofits, exempt
Electrical/plumbing/HVAC, licenses, nonprofits, exempt
Homeowner's association act, new
Homeowner's association act, new
Homeowners exemption, county assessor, investigate
Idaho workforce housing advisory commission, create
Idaho workforce housing fund, create
Landlord/tenant, security deposits, third-party manager
Multifamily residential facilities, tax exemption
Real property, mortgage, foreclosure, limitation
Residential leases, fairness in rental applications
Residential leases, fairness in rental applications
Residential leases, fees/deposits, local govt
Residential leases, nonrenewal/rent increase, notice
Residential leases, rental application fees
Residential picketing/demonstrating, targeted, prohibit
Residential property, income tax credit, property taxes

HONORS AND AWARDS

Brian W. Ness, transportation dept, commend
Harry Fox LeMoyne, service to U.S. and Idaho, honor
Idaho Falls bandits, American legion world series
Louise Miller McClure, honor

HOSPITALS

Crisis standards of care act, new
Crisis standards of care act, new
Hospital districts, real/personal property, lease/sell
Medical services, access, denial, coronavirus
Occupational licensing protection act, new
Patient visitation rights act, new

HOTELS AND MOTELS

Short-term/vacation rentals, sales tax, distribution
Short-term/vacation rentals, sales tax, distribution

HOUSE OF REPRESENTATIVES

See also LEGISLATURE
House rule 45, committee on ethics and house policy
Material harmful to minors in libraries, working group

HOUSE RULES - REVISIONS AND ADOPTIONS

House Rule 45

HUMAN RESOURCES DIVISION

Approp
Approp, add'l
Rules, non-fee, approve
State employees, compensation, increase

HUMAN RIGHTS

Idaho abortion human rights act, new
BILL NUMBER

IDAHO DAY
Governor's Proclamation

IDAHO HOUSING AND FINANCE ASSOCIATION
Emergency rental assistance, allocation
Idaho workforce housing advisory commission, create

IDENTIFICATION CARDS
Driver's license/identification card, requirements
Driver's license/identification card, requirements
State identification card, free for voting purposes
State identification card, free for voting purposes
State identification card, requirements, age, residency

IDENTITY AND NAMES
Historic monuments/memorials/figure/event, protect

IMMIGRATION AND IMMIGRANTS
Refugees, nongovernmental organizations, notice
Refugees, nongovernmental organizations, notice
Refugees, nongovernmental organizations, notice

IMMUNIZATION
Biological products, vaccines, storage, repeal
Biological products, vaccines, storage, repeal
Coronavirus vaccine passports, prohibit
Coronavirus vaccine, employees, religious exemption
Coronavirus vaccine, employees, religious exemption
Employee medical information protection act, new
Employees, personal medical information, privacy right
H&W dept, immunization registry, children, opt-in
Immunizations, state and political subdivisions
Medical services, access, denial, coronavirus
Occupational licensing protection act, new
Personal medical information, privacy, misdemeanor
Required immunization liability act, new
Worker's compensation, vaccine-related injuries
Worker's compensation, vaccine-related injuries
Worker's compensation, vaccine-related injuries

INDUSTRIAL COMMISSION
Industrial com, attorney member, judicial council
Rules, fee/non-fee, approve
Worker's compensation, settlement agreements
Worker's compensation, settlement agreements

INFORMATION SYSTEMS
Business information infrastructure project/fund

INFRASTRUCTURE
Business information infrastructure project/fund
Community infrastructure district bd, members

INSURANCE
Dept, approp...
Dept, rules, fee, approve...
Health insurance, high risk reinsurance pool, waiver
Public schools, state funds for health insurance, use
State insurance fund, miscellaneous amendments
Unemployment insurance, claimants, eligibility, verify
Unemployment programs, federal, legislative oversight

INTERNAL REVENUE
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<td>46</td>
<td>TRANSPORTATION - Amends existing law to remove requirements regarding surrender of driver's licenses and to prohibit certain practices regarding canceled driver's licenses.</td>
<td>125</td>
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<td>IDAHO TRANSPORTATION DEPARTMENT - Amends existing law to remove a participant from the Interagency Working Group.</td>
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<td>MOTOR VEHICLE DRIVER'S LICENSES - Amends existing law to extend the duration of commercial learner's permits.</td>
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<td>MOTOR VEHICLE DRIVER'S LICENSES - Amends existing law to provide for reinstatement of a commercial driver's license under certain circumstances.</td>
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<td>TRANSPORTATION - Amends existing law to provide for the addition of a &quot;USA&quot; citizenship designation on driver's licenses and identification cards.</td>
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<td>TRANSPORTATION - Amends existing law to revise provisions regarding personal delivery devices.</td>
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<td>MOTOR VEHICLES - Amends existing law to eliminate the registration sticker program and related provisions.</td>
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<td>531</td>
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<td>MONUMENTS AND MEMORIALS - Adds to existing law to provide for the protection of certain monuments and memorials.</td>
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<td>532</td>
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<td>ELECTIONS - Adds to and amends existing law to allow the Secretary of State or a county clerk to petition for judicial review of an election when it appears that an error occurred in the administration of the election and the error might be sufficient to change the outcome of the election.</td>
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<td>PUBLIC SCHOOLS - Amends existing law to allow for certain employees to continue to receive master educator premiums.</td>
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<td>534</td>
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<td>INSURANCE - Amends and repeals existing law to provide that the manager of the State Insurance Fund shall be the custodian of the fund and to provide that employees of the fund hired after a certain date shall participate in a sick leave program.</td>
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<td>53</td>
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<td>535</td>
<td>Business</td>
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<td>STATE TREASURER - Amends and adds to existing law to revise provisions regarding duties of the treasurer and to provide that the investment board shall review certain investment vehicles.</td>
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<td>DIVORCE ACTIONS - Amends existing law to remove a code reference regarding district judges.</td>
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<td>JURY SELECTION AND SERVICE - Amends existing law to revise a provision regarding delegation of authority by administrative judges.</td>
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<td>CRIMES AND PUNISHMENT - Amends existing law to revise provisions regarding certain reports relating to a defendant.</td>
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<td>DRIVER'S LICENSES - Amends existing law to provide for renewal of a suspended noncommercial driver's license in certain instances.</td>
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<td>LAW ENFORCEMENT - Amends existing law to provide for law enforcement training, powers, and duties regarding sexual assault complaints.</td>
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<td>541</td>
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<td>LIMITATIONS OF ACTIONS - Amends existing law to revise provisions regarding an action to foreclose mortgage on real property and to provide that a lien of the mortgage shall be deemed automatically released in certain instances.</td>
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<td>H Jud., Rules &amp; Admin.</td>
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<td>542</td>
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<td>DISTRICT COURTS - Amends existing law to revise deadlines for the deposit of certain court fees.</td>
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<td>543</td>
<td>Judiciary, Rules and Administration</td>
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<td>THEFT - Amends existing law to revise provisions regarding grand theft and to provide for the crime of grand theft in certain instances.</td>
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<td>544</td>
<td>Education</td>
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<td>EDUCATION - Amends existing law to provide for placement on the career ladder of certain staff for those previously certified out of state.</td>
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<td>545</td>
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<td>CHARTER SCHOOLS - Repeals and adds to existing law to remove the Public Charter School Debt Reserve Fund and to provide for a revolving loan fund.</td>
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<td>BUILDING CODES - Adds to and amends existing law to provide for the adoption of the Idaho Energy Conservation Code.</td>
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<td>547</td>
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<td>ELECTIONS - Adds to existing law to prohibit the collection of ballots and to provide exceptions.</td>
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<td>548</td>
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<td>ELECTIONS - Amends and adds to existing law to provide that a person's residence for voting purposes shall be the homestead for which the person claims a certain tax exemption and to provide for an investigation into candidate qualifications.</td>
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<td>549</td>
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<td>ELECTIONS - Amends, repeals, and adds to existing law to revise provisions regarding voter identification to register to vote and to cast ballots.</td>
<td>-</td>
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<tr>
<td>550</td>
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<td>58</td>
<td>PROPERTY TAXES - Amends existing law to authorize a city to have a property tax rebate program for taxpayers receiving the state circuitbreaker tax exemption.</td>
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<td>551</td>
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<td>PERSI - Amends existing law to provide board authority to issue subpoenas.</td>
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<td>552</td>
<td>C &amp; H R</td>
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<td>PERSI - Amends existing law to provide for withdrawal penalty payments and to revise a provision regarding partial withdrawal.</td>
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<td>553</td>
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<td>58</td>
<td>PERSI - Adds to existing law to require background checks for certain PERSI employees.</td>
<td>120</td>
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<td>554</td>
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<td>PERSI - Adds to existing law to define &quot;early retirement&quot; and &quot;service retirement.&quot;</td>
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<td>555</td>
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<td>PERSI - Amends, adds to, and repeals existing law to provide for the contribution rates and reemployment of school members.</td>
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<td>556</td>
<td>Business</td>
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<td>SECURITIES - Amends existing law to provide correct terminology, to clarify provisions regarding disciplinary conditions, to revise provisions regarding the statute of limitations, and to provide references to United States Code.</td>
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<td>557</td>
<td>Business</td>
<td>58</td>
<td>COMMERCIAL TRANSACTIONS - Amends existing law to require regulated lenders and payday lenders to use an electronic system of licensing.</td>
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<td>H FAILED</td>
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<td>558</td>
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<td>STOCKWATER - Amends existing law to revise provisions regarding forfeiture of stockwater rights.</td>
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<td>559</td>
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<td>CONFINED ANIMAL FEEDING OPERATIONS - Adds to existing law to provide for the confined animal feeding operations improvement fund and committee.</td>
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<td>560</td>
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<td>PEACE OFFICER STANDARDS AND TRAINING COUNCIL - Amends existing law to revise a provision regarding powers of the council.</td>
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<td>561</td>
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<td>EMERGENCY MEDICAL SERVICES - Amends existing law to provide for uses of moneys in the Emergency Medical Services Fund III</td>
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<td>562</td>
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<td>PHARMACISTS - Amends existing law to revise provisions regarding drug outlets.</td>
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<td>563</td>
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<td>INCOME TAXES - Amends existing law to revise provisions regarding computing Idaho taxable income of multistate or unitary corporations</td>
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<td>564</td>
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<td>TAXATION - Amends existing law to provide for investigation by a county assessor into a person's entitlement to the homestead tax exemption.</td>
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<td>565 AAS</td>
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<td>PROPERTY TAX - Amends existing law to revise provisions regarding personal property tax exemptions and to remove a provision regarding the taxation of transient personal property. (Senate Amendments - See Senate Journal)</td>
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<td>PUBLIC INTEGRITY IN ELECTIONS ACT - Amends existing law to revise the definition of &quot;property or resources.&quot;</td>
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<td>567</td>
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<td>CANDIDATES - Amends existing law to revise provisions regarding the timeline for filing a declaration of candidacy for public office.</td>
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<td>RECREATION - Amends existing law to revise certain fees.</td>
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<td>TRANSPORTATION - Amends existing law to allow for American Legion or Veterans of Foreign Wars of the United States designations on veteran license plates.</td>
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<td>MOTOR VEHICLES - Amends existing law to provide for the unique design elements of radio amateur license plates.</td>
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<tr>
<td>571 AAS</td>
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<td>SCHOOL BUSES - Amends existing law to allow school buses to travel up to 70 miles per hour on the interstate. (Senate Amendments - See Senate Journal)</td>
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<td>CIVIL AIR PATROL - Amends existing law to revise provisions regarding civil air patrol and to provide for memorandums of understanding regarding operational and training missions.</td>
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<td>573</td>
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<td>TRANSPORTATION - Amends existing law to increase the value below which a vehicle is considered low-value for disposition.</td>
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<td>MOTOR VEHICLES - Amends existing law to revise provisions regarding qualifications for Gold Star license plates.</td>
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<td>575</td>
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<td>COUNTY PROPERTY - Amends existing law to revise provisions regarding lease to purchase arrangements for courthouses and jails.</td>
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<td>576</td>
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<td>63</td>
<td>HEALTH - Amends existing law to provide that an abatement district board may have either three or five members.</td>
<td>140</td>
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<td>577</td>
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<td>70</td>
<td>FREE EXERCISE OF RELIGION - Adds to existing law to provide certain requirements regarding a coronavirus vaccine requirement and religious exemptions and to provide for a claim against an employer in certain instances.</td>
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<td>70</td>
<td>REQUIRED IMMUNIZATION LIABILITY ACT - Adds to existing law to provide that employers shall be liable for required immunizations.</td>
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<tr>
<td>579</td>
<td>Business</td>
<td>70</td>
<td>EMPLOYEE MEDICAL INFORMATION - Amends and adds to existing law to establish provisions regarding an employee's private personal medical information.</td>
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<td>H Business</td>
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<td>580</td>
<td>Business</td>
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<td>EASEMENTS - Amends existing law to provide for easements in gross of a commercial character.</td>
<td>129</td>
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<td>581</td>
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<td>70</td>
<td>EMPLOYEE MEDICAL INFORMATION PROTECTION ACT - Adds to existing law to implement the Employee Medical Information Protection Act.</td>
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<td>582 AAS</td>
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<td>70</td>
<td>BUILDING CODES - Amends existing law to provide for electrical, plumbing, and HVAC installations by nonprofit groups and volunteers. (Senate Amendments - See Senate Journal)</td>
<td>335</td>
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<tr>
<td>583</td>
<td>Business</td>
<td>70</td>
<td>DIGITAL ASSETS - Adds to existing law to provide for classification of digital assets, to provide for purchase and sale of digital assets, and to provide for perfection by possession or control of digital assets.</td>
<td>146</td>
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<td>584</td>
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<td>70</td>
<td>ANDERSON RANCH DAM - Provides legislative intent regarding the Anderson Ranch Dam raise project.</td>
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<td>585</td>
<td>Res &amp; Cons</td>
<td>70</td>
<td>VESSELS - Adds to existing law to provide for additional vessel fees.</td>
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<td>H Res. &amp; Conservation</td>
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<td>586</td>
<td>Res &amp; Cons</td>
<td>70</td>
<td>FISH AND GAME - Amends existing law to revise provisions regarding violations and to provide for certain reporting.</td>
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<td>H Res. &amp; Conservation</td>
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<td>587</td>
<td>Res &amp; Cons</td>
<td>70</td>
<td>DEPARTMENT OF LANDS - Amends and adds to existing law to revise provisions regarding the land, mineral, and grazing division, to provide for certain price comparisons, and to provide for an ombudsman.</td>
<td>-</td>
<td>75</td>
<td>H Res. &amp; Conservation</td>
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<tr>
<td>588</td>
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<td>71</td>
<td>WILDLAND FIREFIGHTERS - Amends existing law to provide for wildland firefighter differential pay.</td>
<td>140</td>
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<td>589</td>
<td>C &amp; H R</td>
<td>71</td>
<td>PERSI - Amends existing law to add juvenile detention officers, juvenile probation officers, and adult misdemeanor probation officers to the list of police officer members eligible for retirement purposes.</td>
<td>130</td>
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<tr>
<td>590</td>
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<td>71</td>
<td>WORKER'S COMPENSATION - Repeals and adds to existing law to provide for settlement agreements.</td>
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<tr>
<td>591</td>
<td>C &amp; H R</td>
<td>71</td>
<td>WORKER'S COMPENSATION - Amends existing law to provide that the attorney member of the Industrial Commission be appointed through the Judicial Council</td>
<td>169</td>
<td>169</td>
<td>H FAILED</td>
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<tr>
<td>592</td>
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<td>71</td>
<td>IDAHO WORKFORCE HOUSING FUND - Adds to existing law to establish the Idaho Workforce Housing Fund and to establish the Idaho Workforce Housing Advisory Commission</td>
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<td>157</td>
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<td>593</td>
<td>C &amp; H R</td>
<td>71</td>
<td>WORKER'S COMPENSATION - Adds to existing law to provide that COVID-19 vaccination-related accidents or injuries shall be compensable.</td>
<td>-</td>
<td>75</td>
<td>H Commerce &amp; Human Res.</td>
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<tr>
<td>594</td>
<td>C &amp; H R</td>
<td>71</td>
<td>HUMAN RESOURCES DIVISION - Amends and repeals existing law to provide for consistency of terminology with respect to state employees.</td>
<td>130</td>
<td>308</td>
<td>LAW</td>
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<tr>
<td>595</td>
<td>C &amp; H R</td>
<td>72</td>
<td>HUMAN RESOURCES DIVISION - Amends existing law to provide for compensation increases based on performance as well as consideration of certain internal and external factors.</td>
<td>-</td>
<td>75</td>
<td>H Commerce &amp; Human Res.</td>
</tr>
<tr>
<td>596</td>
<td>Judiciary, Rules and Administration</td>
<td>72</td>
<td>TRANSPORTATION - Repeals existing law to remove an obsolete provision relating to motor owner guest liability.</td>
<td>140</td>
<td>350</td>
<td>LAW</td>
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<tr>
<td>597</td>
<td>Judiciary, Rules and Administration</td>
<td>72</td>
<td>MOTOR VEHICLES - Amends and adds to existing law to provide for reinstatement of a driver's license upon proof of penalty payment and to provide for the suspension of a driver's license upon a failure to pay an infraction penalty.</td>
<td>134</td>
<td>134</td>
<td>H FAILED</td>
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<tr>
<td>598</td>
<td>Judiciary, Rules and Administration</td>
<td>72</td>
<td>GENETIC TESTING PRIVACY ACT - Amends existing law to provide a certain exception regarding DNA analysis for quality control.</td>
<td>120</td>
<td>318</td>
<td>LAW</td>
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<tr>
<td>599</td>
<td>Judiciary, Rules and Administration</td>
<td>72</td>
<td>IDAHO CHILD ABDUCTION PREVENTION ACT - Adds to existing law to provide measures for the prevention of child abductions in Idaho.</td>
<td>-</td>
<td>75</td>
<td>H Jud., Rules &amp; Admin.</td>
</tr>
<tr>
<td>600</td>
<td>Judiciary, Rules and Administration</td>
<td>72</td>
<td>JUDICIAL COUNCIL - Amends existing law to revise provisions regarding membership of and appointments to the Judicial Council and to revise a certain duty of the Judicial Council regarding a vacancy on the Council.</td>
<td>-</td>
<td>75</td>
<td>H Jud., Rules &amp; Admin.</td>
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<td>601</td>
<td>Health &amp; W</td>
<td>72</td>
<td>RESIDENTIAL CARE AND ASSISTED LIVING - Amends existing law to provide that a residential care or assisted living facility resident shall be entitled to in-person visitation subject to certain precautions.</td>
<td>120</td>
<td>120</td>
<td>S Health &amp; Welfare</td>
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<tr>
<td>602</td>
<td>Health &amp; W</td>
<td>72</td>
<td>SPEECH AND HEARING SERVICES - Amends and adds to existing law to provide for Idaho's participation in the Audiology and Speech-Language Pathology Interstate Compact and to provide that applicants for audiology and speech-language pathology licensure shall submit fingerprints.</td>
<td>-</td>
<td>75</td>
<td>H Health &amp; Welfare</td>
</tr>
<tr>
<td>603</td>
<td>Health &amp; W</td>
<td>73</td>
<td>HOSPITAL DISTRICTS - Adds to existing law to allow for the sale, lease, or conveyance of hospital district property.</td>
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<td>604</td>
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<td>73</td>
<td>IMMUNIZATIONS - Adds to existing law to prohibit proof of vaccination for certain purposes and to provide exceptions.</td>
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<tr>
<td>605</td>
<td>Transp &amp; Def</td>
<td>76</td>
<td>MOTOR VEHICLES - Amends existing law to revise a provision regarding motor vehicle dealer education.</td>
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<td>76</td>
<td>RIGHT TO FARM - Amends existing law to revise a definition.</td>
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<td>83</td>
<td>IDAHO STATE LOTTERY - Amends existing law to provide that the commission may adopt certain rules and to revise provisions regarding joint lotteries.</td>
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<td>608</td>
<td>Res &amp; Cons</td>
<td>83</td>
<td>STOCKWATER - Amends existing law to revise provisions regarding forfeiture of stockwater rights.</td>
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<tr>
<td>609</td>
<td>Business</td>
<td>83</td>
<td>LIENS OF MECHANICS AND MATERIALMEN - Amends existing law to revise provisions regarding a claim of a lien and to provide for attorney's fees and costs in certain instances.</td>
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<td>610</td>
<td>Business</td>
<td>83</td>
<td>COLLECTION AGENCIES - Amends existing law to revise certain requirements for collection agencies and applicants for licensure.</td>
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<td>611</td>
<td>Business</td>
<td>83</td>
<td>INSURANCE - Amends existing law to provide for conditions for reinsurance.</td>
<td>153</td>
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<td>612 AAS</td>
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<td>83</td>
<td>OCCUPATIONAL LICENSING - Adds to existing law to provide for the expungement of certain disciplinary action related to licensure. (Senate Amendments - See Senate Journal)</td>
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<td>613</td>
<td>Business</td>
<td>84</td>
<td>OCCUPATIONAL LICENSING - Adds to existing law to provide for occupational licensing protection with respect to coronavirus.</td>
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<td>94</td>
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<td>615</td>
<td>Business</td>
<td>84</td>
<td>BUILDING CODES - Amends and adds to existing law to provide for the adoption of the Idaho Energy Conservation Code.</td>
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<td>89</td>
<td>H Business</td>
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<tr>
<td>616 AAS</td>
<td>Judiciary,</td>
<td>84</td>
<td>CORPORATE FILINGS - Amends existing law to establish provisions regarding filings by certain private foundations and charitable trusts. (Senate Amendments - See Senate Journal)</td>
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<td>LAW</td>
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<td>617</td>
<td>Judiciary,</td>
<td>84</td>
<td>REAL PROPERTY - Adds to existing law to establish provisions regarding fairness in rental applications.</td>
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<td>H Jud., Rules &amp; Admin.</td>
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<td>618</td>
<td>Judiciary,</td>
<td>84</td>
<td>PUBLIC RECORDS - Amends existing law to define terms.</td>
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<tr>
<td>619</td>
<td>Judiciary, Rules and Administration</td>
<td>SEX OFFENDERS - Amends existing law to revise the definition of &quot;residence,&quot; to provide that inability to pay a registration fee shall not result in failure to register, to authorize a sheriff to place an offender on a payment plan, and to provide that a certain act regarding children shall be a misdemeanor.</td>
<td>-</td>
<td>89</td>
<td>H Jud., Rules &amp; Admin.</td>
<td></td>
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<tr>
<td>620</td>
<td>Judiciary, Rules and Administration</td>
<td>BOOKING PHOTOGRAPHS - Amends existing law to provide that a booking photograph shall not be made public in certain instances and to provide certain exceptions.</td>
<td>154</td>
<td>154</td>
<td>S Judiciary &amp; Rules</td>
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<tr>
<td>621</td>
<td>Judiciary, Rules and Administration</td>
<td>PUBLIC RECORDS - Amends existing law to provide that certain cybersecurity records are exempt from disclosure.</td>
<td>147</td>
<td>350</td>
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<tr>
<td>622</td>
<td>Judiciary, Rules and Administration</td>
<td>DIVORCE ACTIONS - Amends existing law to provide for certain factors regarding the assignment of community property.</td>
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<td>623</td>
<td>Judiciary, Rules and Administration</td>
<td>TRESPASS - Amends existing law to provide that a process server serving legal documents is not committing civil or criminal trespass.</td>
<td>184</td>
<td>184</td>
<td>H FAILED</td>
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<tr>
<td>624</td>
<td>Judiciary, Rules and Administration</td>
<td>LANDLORDS AND TENANTS - Amends existing law to provide that notice of an increase in rent or nonrenewal of a lease must be given at least 60 days before the increase or nonrenewal.</td>
<td>-</td>
<td>89</td>
<td>H Jud., Rules &amp; Admin.</td>
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<tr>
<td>625</td>
<td>Judiciary, Rules and Administration</td>
<td>DISTRIBUTION OF UNSOLICITED SEXUAL MATERIAL - Adds to existing law to provide for the crime of distribution of unsolicited sexual material.</td>
<td>-</td>
<td>310</td>
<td>H Jud., Rules &amp; Admin.</td>
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<tr>
<td>626</td>
<td>Judiciary, Rules and Administration</td>
<td>RENTAL APPLICATION FEES - Amends and adds to existing law to provide restrictions on the use of rental application fees and background check fees by landlords, property managers, and owners.</td>
<td>-</td>
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<td>H Jud., Rules &amp; Admin.</td>
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<tr>
<td>627</td>
<td>Education</td>
<td>EDUCATION - Amends existing law to provide for enrollment-based funding and to allow for alternative education programs.</td>
<td>-</td>
<td>89</td>
<td>H Education</td>
<td></td>
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<tr>
<td>628</td>
<td>Business</td>
<td>HOMEOWNER'S ASSOCIATION ACT - Amends, repeals, and adds to existing law to reestablish the Homeowner's Association Act.</td>
<td>-</td>
<td>89</td>
<td>H Business</td>
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<tr>
<td>629</td>
<td>Judiciary, Rules and Administration</td>
<td>IDAHO ADMINISTRATIVE PROCEDURE ACT - Amends and adds to existing law to revise procedures for contested cases and hearing officers.</td>
<td>189</td>
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<td>LAW</td>
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<tr>
<td>630</td>
<td>Rev &amp; Tax</td>
<td>SALES AND USE TAXES - Amends existing law to clarify provisions regarding taxation of short-term rental marketplace transactions.</td>
<td>112</td>
<td>112</td>
<td>S Local Government</td>
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<tr>
<td>631</td>
<td>State Affairs</td>
<td>MASK MANDATES - Amends existing law to establish provisions regarding the prohibition of mask mandates.</td>
<td>115</td>
<td>115</td>
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<tr>
<td>632</td>
<td>State Affairs</td>
<td>HUMAN RIGHTS - Amends existing law to prohibit the denial of access to appropriate medical services on the basis of a person's infection with coronavirus or immunization status for coronavirus.</td>
<td>-</td>
<td>94</td>
<td>H Health &amp; Welfare</td>
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<tr>
<td>633</td>
<td>State Affairs</td>
<td>90</td>
<td>EXECUTION - Amends existing law to provide confidentiality for certain persons, to provide that certain persons shall not have their licensure suspended or revoked, and to provide that certain records shall be exempt from disclosure.</td>
<td>-</td>
<td>94</td>
<td>H Held at Desk</td>
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<tr>
<td>634</td>
<td>Appropriations</td>
<td>90</td>
<td>APPROPRIATIONS - PUBLIC SCHOOLS - Relates to the appropriation to the Public Schools Educational Support Program's Division of Teachers and Division of Children's Programs for fiscal year 2022.</td>
<td>115</td>
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<td>LAW</td>
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<tr>
<td>635</td>
<td>Local Gov</td>
<td>90</td>
<td>CITIES - Amends existing law to revise provisions regarding city annexations.</td>
<td>159</td>
<td>343</td>
<td>S FAILED</td>
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<tr>
<td>636</td>
<td>Local Gov</td>
<td>90</td>
<td>ACCESSORY DWELLING UNITS - Amends and adds to existing law to limit restrictions on accessory dwelling units.</td>
<td>-</td>
<td>93</td>
<td>H Local Government</td>
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<tr>
<td>637</td>
<td>Local Gov</td>
<td>90</td>
<td>COMMUNITY INFRASTRUCTURE DISTRICTS - Amends existing law to revise provisions regarding the district formation and membership of a community infrastructure district board.</td>
<td>161</td>
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<tr>
<td>638</td>
<td>Transp &amp; Def</td>
<td>90</td>
<td>TRANSPORTATION - Amends existing law to allow for off-highway vehicles to operate on the shoulders of highways where the posted speed limit is greater than 60 miles per hour.</td>
<td>-</td>
<td>93</td>
<td>H Transp. &amp; Defense</td>
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<tr>
<td>639</td>
<td>Transp &amp; Def</td>
<td>90</td>
<td>MOTOR VEHICLES - Amends existing law to allow private parental driver's education.</td>
<td>-</td>
<td>93</td>
<td>H Transp. &amp; Defense</td>
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<tr>
<td>640 AAS</td>
<td>Transp &amp; Def</td>
<td>91</td>
<td>IDAHO BROADBAND DIG ONCE AND RIGHT-OF-WAY ACT - Adds to existing law to enact the Idaho Broadband Dig Once and Right-of-Way Act.</td>
<td>305</td>
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<td></td>
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<td>(Senate Amendments - See Senate Journal)</td>
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<tr>
<td>641</td>
<td>Ag Affairs</td>
<td>91</td>
<td>VETERINARIANS - Amends existing law to provide for indirect supervision and the offering of services to the public by allied health professionals.</td>
<td>-</td>
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<td>H Agricultural Affairs</td>
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<tr>
<td>642</td>
<td>Ag Affairs</td>
<td>91</td>
<td>SOIL CONSERVATION DISTRICTS - Amends and repeals existing law to revise provisions regarding the Soil and Water Conservation Commission and to revise provisions regarding supervisors.</td>
<td>162</td>
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<tr>
<td>643</td>
<td>Local Gov</td>
<td>91</td>
<td>SUBDIVISIONS - Amends existing law to require counties to exempt certain property subdivisions from county regulatory requirements.</td>
<td>-</td>
<td>93</td>
<td>H Local Government</td>
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<tr>
<td>644</td>
<td>Health &amp; W</td>
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<td>EVIDENCE - Amends existing law to prohibit disclosure of communications made during a peer support counseling session for first responders and to provide exceptions.</td>
<td>-</td>
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<tr>
<td>645</td>
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<td>95</td>
<td>COMMUNITY COLLEGES - Amends existing law to provide for filling vacancies on a community college board of trustees and to revise provisions regarding trustee elections.</td>
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<tr>
<td>646</td>
<td>State Affairs</td>
<td>95</td>
<td>ALCOHOLIC BEVERAGES - Amends and adds to existing law to provide for the production of mead, cider, and other fermented fruit juice beverages for personal use and to provide for the use and storage of homemade beer, wine, and other fermented beverages at licensed premises in certain instances. ..................................................</td>
<td>141</td>
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<tr>
<td>647</td>
<td>State Affairs</td>
<td>95</td>
<td>PERSONHOOD - Adds to existing law to provide that environmental elements, artificial intelligence, animals, and inanimate objects shall not be granted personhood.................................................................</td>
<td>-</td>
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<tr>
<td>648</td>
<td>Rev &amp; Tax</td>
<td>95</td>
<td>TAXATION - Amends existing law to provide that taxing districts must deduct certain sales and use tax revenue growth from the property tax budget limitations. .............................................................................</td>
<td>177</td>
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<td>S Local Government</td>
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<td>649</td>
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<td>SCHOOL CURRICULUM - Amends existing law to require approval of supplemental material. ..................................................................................................................</td>
<td>-</td>
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<tr>
<td>650 AAS</td>
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<td>95</td>
<td>SCHOOL DISTRICT TRUSTEES - Amends existing law to revise provisions regarding curricular materials adoption committees.................................................................</td>
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<tr>
<td>651</td>
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<td>EDUCATION - Amends existing law to require drug testing and criminal background tests for certain teachers. ...........................................................................................................</td>
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<tr>
<td>652</td>
<td>Education</td>
<td>95</td>
<td>PUBLIC SCHOOL EMPLOYEES - Amends and adds to existing law to provide that funds appropriated for employee health insurance shall be used for such insurance and to provide for the payment of certain premiums by the retirement board........................................................................................................</td>
<td>-</td>
<td>100</td>
<td>H Education</td>
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<tr>
<td>653</td>
<td>Education</td>
<td>95</td>
<td>SCHOOL LEVIES - Adds to existing law to provide that a ballot question for a supplemental levy must be accompanied by a disclosure about the purposes for which the levy revenues will be used and to provide that school districts must use levy revenues for the purposes identified in the disclosure. ........................................................................</td>
<td>145</td>
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<td>654</td>
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<td>EDUCATION - Amends existing law to authorize certain professionals to work as school counselors. .............................................................................................................................</td>
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<tr>
<td>655</td>
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<td>EDUCATION - Amends existing law to provide for dyslexia intervention and screening programs in certain grades.................................................................</td>
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<tr>
<td>656</td>
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<td>EDUCATION - Amends existing law to provide for placement on the career ladder of certain previously certified staff..........................................................................................................................</td>
<td>136</td>
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<td>APPROPRIATIONS - DEPARTMENT OF COMMERCE - Appropriates and transfers moneys from the General Fund to the Idaho Opportunity Fund..................................................................................</td>
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<td>658</td>
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<td>EXECUTION - Amends existing law to provide confidentiality for certain persons, to provide that certain persons shall not have their licensure suspended or revoked, and to provide that certain records shall be exempt from disclosure..........................................................................................................................</td>
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<td>659</td>
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<td>100</td>
<td>VOTERS - Amends existing law to provide that the list of deceased voters is a nonexempt public record. ................................................................................................................................</td>
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<tr>
<td>660 AAS</td>
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<td>100</td>
<td>BUILDING CODES - Amends and adds to existing law to provide for the adoption of the Idaho Energy Conservation Code... (Senate Amendments - See Senate Journal)</td>
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<tr>
<td>661</td>
<td>Appropriations</td>
<td>100</td>
<td>APPROPRIATIONS - DEPARTMENT OF HEALTH AND WELFARE - Relates to the appropriation to the Department of Health and Welfare for fiscal year 2022.</td>
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<td>662</td>
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<td>SALES - Amends existing law to require sellers to accept cash as a method of payment along with any other accepted methods of payment.</td>
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<td>PROPERTY TAXES - Amends existing law to revise provisions regarding a property tax credit for certain plant and building investments.</td>
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<td>664</td>
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<td>SPEECH AND HEARING SERVICES - Amends and adds to existing law to provide for Idaho's participation in the Audiology and Speech-Language Pathology Interstate Compact and to provide that applicants for audiology and speech-language pathology licensure shall submit fingerprints.</td>
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<td>CONSTITUTIONAL DEFENSE COUNCIL - Amends existing law to revise a provision regarding membership of the Constitutional Defense Council.</td>
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<td>MINORS - Amends existing law to remove a provision regarding an affirmative defense to disseminating material harmful to minors.</td>
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<td>EMPLOYMENT SECURITY LAW - Adds to existing law to provide for program integrity and cross-matching requirements.</td>
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<td>HEALTH AND WELFARE - Adds to existing law to establish the Patient Visitation Rights Act affording patients of certain care facilities certain visitation rights.</td>
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<td>HOPE AND OPPORTUNITY SCHOLARSHIP ACT - Adds to existing law to establish provisions regarding the Hope and Opportunity Scholarship Act.</td>
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<td>EMPLOYMENT SECURITY LAW - Adds to existing law to provide legislative oversight of new federal unemployment insurance programs.</td>
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<td>SCHOOL TRUSTEES - Amends existing law to provide for the filling of certain school board trustee vacancies.</td>
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<td>FISH AND GAME - Amends existing law to revise provisions regarding violations and to provide for certain reporting.</td>
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<td>PROPERTY - Amends existing law to revise provisions regarding property that has changed in use.</td>
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<td>SELF-DEFENSE - Adds to existing law to provide for reimbursement for justifiable homicide and defense of self, others, and certain places.</td>
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<td>GENITAL MUTILATION OF A CHILD - Amends existing law to provide for the crime of genital mutilation in certain instances and to provide certain exemptions.</td>
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<td>FIREARMS - Amends existing law to provide a certain exception regarding concealed weapons, to revise provisions regarding preemption of firearms regulation, and to provide for civil enforcement for violations.</td>
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<td>EDUCATION - Amends existing law to provide that school boards shall have the authority to adopt policies and procedures regarding student clubs and organizations.</td>
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<td>ELECTIONS - Adds to existing law to require notification of boundary changes for election zones, districts, and subdistricts.</td>
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<td>EDUCATION - Adds to existing law to provide for the protection of free speech in higher education.</td>
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<td>STATE-DIRECTED OPIOID SETTLEMENT FUND - Amends existing law to revise a provision regarding use of moneys in the fund, to provide that certain recommendations to the Governor be made by a certain date, and to remove a provision regarding a sunset date.</td>
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<td>STATE TAX COMMISSION - Amends existing law to revise duties of the chairman.</td>
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<td>TAXATION - Adds to existing law to establish the County and City Property Tax Relief Fund from general funds.</td>
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<td>EDUCATION - Amends existing law to provide for enrollment-based funding and to allow for alternative education programs.</td>
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<td>692</td>
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<td>ELECTIONS - Amends and adds to existing law to revise provisions regarding identification for voter registration and voting purposes.</td>
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<td>ELECTIONS - Amends existing law to prohibit the use of drop boxes to return absentee ballots.</td>
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<td>694</td>
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<td>VOTERS - Amends existing law to revise provisions regarding listings of deceased Idaho residents to correct the election register.</td>
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<td>RECALL ELECTIONS - Amends existing law to revise a provision regarding the number of signatures required on a recall petition.</td>
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<td>DEPARTMENT OF LANDS - Amends existing law to revise provisions regarding legal representation of the Idaho Department of Lands.</td>
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<td>MOTOR VEHICLES - Amends existing law to revise provisions regarding qualifications for Gold Star license plates.</td>
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<tr>
<td>698</td>
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<td>WORKER'S COMPENSATION - Adds to existing law to provide that coronavirus vaccination-related accidents or injuries shall be compensable.</td>
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<td>EVIDENCE - Amends existing law to prohibit disclosure of communications made during a peer support counseling session for first responders and to provide exceptions.</td>
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<td>TRANSPORTATION - Amends existing law to allow for certain off-highway vehicle travel on highways with speed limits of up to 65 miles per hour.</td>
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<td>IDAHO WORKFORCE HOUSING FUND - Adds to existing law to establish the Idaho Workforce Housing Fund and to provide for the allocation of funds.</td>
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<td>FISH AND GAME - Amends existing law to revise provisions regarding the amount to be transferred annually to the Expendable Big Game Depredation Fund and to revise provisions regarding payments for approved claims.</td>
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<td>703</td>
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<td>HOMEOWNER'S ASSOCIATION ACT - Amends, repeals, and adds to existing law to reestablish the Homeowner's Association Act.</td>
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<td>704</td>
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<td>REFUGEES - Adds to existing law to require notification to certain officials of refugee resettlement in Idaho.</td>
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<td>MARTIAL LAW - Amends existing law to provide for certain limitations during a state of extreme emergency.</td>
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<td>706</td>
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<td>PUBLIC UTILITIES - Adds to existing law to provide that a customer of a public utility may opt out of receiving a smart meter or request that a smart meter be replaced with a traditional meter.</td>
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<td>VOTERS - Amends existing law to revise provisions regarding voter registration.</td>
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<td>708</td>
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<td>HEALTH - Amends existing law to provide that a person shall not be required to be vaccinated for coronavirus or have a vaccine passport to apply for or receive government services, to enter or remain in a government venue, or to be hired by the state or maintain employment with the state.</td>
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<td>TAXATION - Amends existing law to establish the County and City Property Tax Relief Fund.</td>
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<td>CRISIS STANDARDS OF CARE ACT - Adds to existing law to implement the Crisis Standards of Care Act.</td>
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<td>INCOME TAXES - Amends existing law to revise provisions regarding taxation of adjustments of certain bonus depreciation.</td>
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<td>INCOME TAXES - Amends existing law to revise provisions regarding filing for certain income tax refunds or credits.</td>
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<td>EDUCATION - Adds to existing law to provide for the adoption of initial certification and content standards prepared by 2020-2021 work groups.</td>
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<td>SCHOOL AGE - Amends existing law to provide an alternative means to determine school readiness.</td>
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<td>718</td>
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<td>HIGHER EDUCATION - Adds to existing law to provide that students who attend medical school through the WWAMI program or who are in an Idaho slot at the University of Utah shall commit to practicing in Idaho or reimburse the state for supporting the student's medical education.</td>
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<td>PERSONHOOD - Adds to existing law to provide that environmental elements, artificial intelligence, nonhuman animals, and inanimate objects shall not be granted personhood.</td>
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<td>EDUCATION - Adds to existing law to provide that enrollment shall replace average daily attendance in funding formulas for fiscal years 2023 and 2024 and to provide for a study committee on the public school funding formula.</td>
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<td>APPROPRIATIONS - PUBLIC CHARTER SCHOOL COMMISSION - Relates to the appropriation to the Public Charter School Commission for fiscal year 2023.</td>
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<td>FEDERALISM PROCEDURE - Adds to existing law to provide for a procedure regarding nonrecognition of certain federal actions.</td>
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<td>728 AAS</td>
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<td>STATE CONTROLLER - Amends existing law to continue funding for the Business Information Infrastructure Fund.</td>
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<td>CONSUMER PROTECTION ACT - Adds to existing law to prohibit the unfair collection of residential rental application fees.</td>
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<td>165</td>
<td>EDUCATION - Amends and adds to existing law to establish provisions regarding certain dyslexia interventions.</td>
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<td>172</td>
<td>EDUCATION - Amends existing law to provide that publicly funded programs shall not be designated as home schooling.</td>
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<td>733</td>
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<td>172</td>
<td>PUBLIC SCHOOLS - Adds to existing law to prohibit evaluations, questionnaires, surveys, and data collection on a student's behavioral well-being without the approval of the school board and a parent or guardian.</td>
<td>-</td>
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<td>734</td>
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<td>173</td>
<td>SCHOOLS - Amends existing law to revise provisions regarding school-required actions to prevent the spread of infectious disease.</td>
<td>199</td>
<td>199</td>
<td>S Education</td>
</tr>
<tr>
<td>735 AAS</td>
<td>Rev &amp; Tax</td>
<td>173</td>
<td>COUNTY INDIGENT SERVICES - Amends, repeals, and adds to existing law to revise provisions regarding county indigent services and finances.</td>
<td>340</td>
<td>356</td>
<td>LAW</td>
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<tr>
<td>736</td>
<td>Ways &amp; Means</td>
<td>173</td>
<td>APPROPRIATIONS - PUBLIC CHARTER SCHOOLS - Appropriates $30,000,000 to the account created in section 33-5217, Idaho Code.</td>
<td>-</td>
<td>174</td>
<td>H Education</td>
</tr>
<tr>
<td>737</td>
<td>Ways &amp; Means</td>
<td>173</td>
<td>STATE GOVERNMENT AND STATE AFFAIRS - Adds to existing law to prohibit contracts and investment practices involving companies that boycott certain production industries.</td>
<td>-</td>
<td>174</td>
<td>H Business</td>
</tr>
<tr>
<td>738</td>
<td>Ways &amp; Means</td>
<td>174</td>
<td>COMMUNITY COLLEGES - Amends existing law to provide for filling vacancies on a community college board of trustees and to revise provisions regarding trustee elections.</td>
<td>186</td>
<td>186</td>
<td>S Education</td>
</tr>
<tr>
<td>739</td>
<td>Ways &amp; Means</td>
<td>174</td>
<td>STATE ELECTIVE OFFICERS - Amends existing law to revise provisions regarding the salaries of state elective officers.</td>
<td>-</td>
<td>184</td>
<td>H Ways &amp; Means</td>
</tr>
<tr>
<td>740</td>
<td>State Affairs</td>
<td>176</td>
<td>REFUGEES - Adds to existing law to require notification to certain officials of refugee resettlement in Idaho.</td>
<td>-</td>
<td>197</td>
<td>H State Affairs</td>
</tr>
<tr>
<td>741</td>
<td>Rev &amp; Tax</td>
<td>181</td>
<td>TAXATION - Amends and adds to existing law to provide property tax relief for owner-occupied homesteads, to increase the grocery tax credit, and to raise the sales and use tax rate to provide replacement funding for local tax areas.</td>
<td>-</td>
<td>H Revenue &amp; Taxation</td>
<td></td>
</tr>
<tr>
<td>742</td>
<td>Appropriations</td>
<td>183</td>
<td>APPROPRIATIONS - DIVISION OF FINANCIAL MANAGEMENT - Relates to the appropriation to the Division of Financial Management for fiscal years 2022 and 2023.</td>
<td>216</td>
<td>327</td>
<td>LAW</td>
</tr>
<tr>
<td>743</td>
<td>Appropriations</td>
<td>183</td>
<td>APPROPRIATIONS - STEM ACTION CENTER - Relates to the appropriation to the STEM Action Center for fiscal year 2023.</td>
<td>217</td>
<td>318</td>
<td>LAW</td>
</tr>
<tr>
<td>744</td>
<td>State Affairs</td>
<td>183</td>
<td>ALCOHOLIC BEVERAGES - Adds to existing law to provide for the donation of liquor for benevolent, charitable, or public purposes.</td>
<td>202</td>
<td>327</td>
<td>LAW</td>
</tr>
<tr>
<td>745</td>
<td>State Affairs</td>
<td>196</td>
<td>ELECTIONS - Amends HB692 to revise provisions regarding voter identification and to appropriate moneys to the Election Integrity Fund.</td>
<td>-</td>
<td>197</td>
<td>H State Affairs</td>
</tr>
<tr>
<td>746</td>
<td>Ways &amp; Means</td>
<td>196</td>
<td>CAMPAIGNS - Amends existing law to revise provisions regarding campaign contributions by foreign nationals.</td>
<td>-</td>
<td>197</td>
<td>H State Affairs</td>
</tr>
<tr>
<td>747</td>
<td>Ways &amp; Means</td>
<td>196</td>
<td>STATE ELECTIVE OFFICERS - Amends existing law to revise provisions regarding the salaries of state elective officials.</td>
<td>202</td>
<td>356</td>
<td>LAW</td>
</tr>
<tr>
<td>748</td>
<td>Ways &amp; Means</td>
<td>196</td>
<td>REAL PROPERTY - Adds to existing law to provide that certain appurtenant water rights and water entitlements and obligations shall pass with the transfer of real property.</td>
<td>223</td>
<td>351</td>
<td>LAW</td>
</tr>
<tr>
<td>749</td>
<td>Ways &amp; Means</td>
<td>196</td>
<td>LEMHI BASIN - Adds to existing law to establish provisions regarding the Lemhi Basin Comprehensive Settlement Agreement.</td>
<td>244</td>
<td>352</td>
<td>LAW</td>
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<tr>
<td>750</td>
<td>Appropriations</td>
<td>208</td>
<td>APPROPRIATIONS - IDAHO STATE POLICE - Relates to the appropriation to the Idaho State Police for fiscal years 2022 and 2023.</td>
<td>224</td>
<td>318</td>
<td>LAW</td>
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<tr>
<td>751</td>
<td>Appropriations</td>
<td>208</td>
<td>APPROPRIATIONS - DEPARTMENT OF PARKS AND RECREATION - Relates to the appropriation to the Department of Parks and Recreation for fiscal years 2022 and 2023. .................................................................</td>
<td>229  351</td>
<td>LAW</td>
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<tr>
<td>752</td>
<td>Appropriations</td>
<td>208</td>
<td>APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION - Relates to the appropriation to the Department of Administration for fiscal years 2022 and 2023. .................................................................</td>
<td>225  318</td>
<td>LAW</td>
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</tr>
<tr>
<td>753</td>
<td>Appropriations</td>
<td>208</td>
<td>APPROPRIATIONS - DEPARTMENT OF LABOR - Relates to the appropriation to the Department of Labor for fiscal year 2023. ........................................................................................................</td>
<td>225  327</td>
<td>LAW</td>
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<tr>
<td>754</td>
<td>Appropriations</td>
<td>208</td>
<td>APPROPRIATIONS - DEPARTMENT OF COMMERCE - Relates to the appropriation to the Department of Commerce for fiscal year 2023. ........................................................................................................</td>
<td>226  226</td>
<td>H FAILED</td>
<td></td>
</tr>
<tr>
<td>755</td>
<td>Appropriations</td>
<td>208</td>
<td>APPROPRIATIONS - DEPARTMENT OF LANDS - Relates to the appropriation to the Department of Lands for fiscal years 2022 and 2023. ........................................................................................................</td>
<td>229  351</td>
<td>LAW</td>
<td></td>
</tr>
<tr>
<td>756</td>
<td>Health &amp; W</td>
<td>214</td>
<td>CRISIS STANDARDS OF CARE ACT - Adds to existing law to implement the Crisis Standards of Care Act. .................................................................</td>
<td>259  351</td>
<td>LAW</td>
<td></td>
</tr>
<tr>
<td>757</td>
<td>Appropriations</td>
<td>214</td>
<td>APPROPRIATIONS - SOIL AND WATER CONSERVATION COMMISSION - Relates to the appropriation to the Soil and Water Conservation Commission for fiscal years 2022 and 2023. ........................................................................................................</td>
<td>229  351</td>
<td>LAW</td>
<td></td>
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<tr>
<td>758</td>
<td>Appropriations</td>
<td>215</td>
<td>APPROPRIATIONS - COMMISSION ON HISPANIC AFFAIRS - Relates to the appropriation to the Commission on Hispanic Affairs for fiscal years 2022 and 2023. ........................................................................................................</td>
<td>247  351</td>
<td>LAW</td>
<td></td>
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<tr>
<td>759</td>
<td>Appropriations</td>
<td>215</td>
<td>APPROPRIATIONS - COMMUNITY COLLEGES - Relates to the appropriation to the State Board of Education for Community Colleges for fiscal year 2023. ........................................................................................................</td>
<td>229  318</td>
<td>LAW</td>
<td></td>
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<tr>
<td>760</td>
<td>Health &amp; W</td>
<td>215</td>
<td>TELEHEALTH ACCESS ACT - Adds to existing law to provide for mental and behavioral health care. ........................................................................................................</td>
<td>260  260</td>
<td>S 14th Ord</td>
<td></td>
</tr>
<tr>
<td>761</td>
<td>State Affairs</td>
<td>215</td>
<td>VOTER IDENTIFICATION - Amends, repeals, and adds to existing law to revise provisions regarding voter identification. ........................................................................................................</td>
<td>230  230</td>
<td>S State Affairs</td>
<td></td>
</tr>
<tr>
<td>762</td>
<td>State Affairs</td>
<td>215</td>
<td>BARBER AND COSMETOLOGY SERVICES - Amends existing law to provide for natural hair braiding without a license. ........................................................................................................</td>
<td>224  352</td>
<td>LAW</td>
<td></td>
</tr>
<tr>
<td>763</td>
<td>Appropriations</td>
<td>215</td>
<td>APPROPRIATIONS - DEPARTMENT OF ENVIRONMENTAL QUALITY - Relates to the appropriation to the Department of Environmental Quality for fiscal years 2022 and 2023. ........................................................................................................</td>
<td>230  327</td>
<td>LAW</td>
<td></td>
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<tr>
<td>764</td>
<td>Appropriations</td>
<td>216</td>
<td>APPROPRIATIONS - HEALTH AND WELFARE - WELFARE DIVISION - Relates to the appropriation to the Department of Health and Welfare for fiscal year 2023. ........................................................................................................</td>
<td>230  327</td>
<td>LAW</td>
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<tr>
<td>765</td>
<td>Appropriations</td>
<td>216</td>
<td>APPROPRIATIONS - LEGISLATIVE BRANCH - Relates to the appropriation to the Legislative Branch for fiscal year 2023. ........................................................................................................</td>
<td>231  350</td>
<td>LAW</td>
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<td>766</td>
<td>Appropriations</td>
<td>216</td>
<td>APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION - CAPITOL COMMISSION - Relates to the appropriation to the Department of Administration for the Idaho State Capitol Commission for fiscal year 2023.</td>
<td>231</td>
<td>327</td>
<td>LAW</td>
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<tr>
<td>767</td>
<td>Appropriations</td>
<td>221</td>
<td>APPROPRIATIONS - HEALTH AND WELFARE - PUBLIC HEALTH SERVICES - Relates to the appropriation to the Department of Health and Welfare for fiscal years 2022 and 2023.</td>
<td>243</td>
<td>351</td>
<td>LAW</td>
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<tr>
<td>768</td>
<td>Appropriations</td>
<td>221</td>
<td>APPROPRIATIONS - DEPARTMENT OF AGRICULTURE - Relates to the appropriation to the Department of Agriculture for fiscal years 2022 and 2023.</td>
<td>271</td>
<td>351</td>
<td>LAW</td>
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<tr>
<td>769</td>
<td>Appropriations</td>
<td>221</td>
<td>APPROPRIATIONS - DEPARTMENT OF WATER RESOURCES - Relates to the appropriation to the Department of Water Resources for fiscal year 2023.</td>
<td>244</td>
<td>351</td>
<td>LAW</td>
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<tr>
<td>770</td>
<td>Appropriations</td>
<td>222</td>
<td>APPROPRIATIONS - SUPREME COURT - Relates to the appropriation to the Supreme Court for fiscal year 2023.</td>
<td>245</td>
<td>353</td>
<td>LAW</td>
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<tr>
<td>771</td>
<td>Appropriations</td>
<td>222</td>
<td>APPROPRIATIONS - DIVISION OF OCCUPATIONAL AND PROFESSIONAL LICENSES - Relates to the appropriation to the Division of Occupational and Professional Licenses for fiscal year 2023.</td>
<td>245</td>
<td>327</td>
<td>LAW</td>
</tr>
<tr>
<td>772</td>
<td>Appropriations</td>
<td>228</td>
<td>APPROPRIATIONS - IDAHO TRANSPORTATION DEPARTMENT - Relates to the appropriation to the Idaho Transportation Department for fiscal year 2023.</td>
<td>256</td>
<td>327</td>
<td>LAW</td>
</tr>
<tr>
<td>773</td>
<td>Appropriations</td>
<td>228</td>
<td>APPROPRIATIONS - HEALTH AND WELFARE - FAMILY AND COMMUNITY SERVICES - Relates to the appropriation to the Department of Health and Welfare for fiscal years 2022 and 2023.</td>
<td>260</td>
<td>343</td>
<td>LAW</td>
</tr>
<tr>
<td>774</td>
<td>Ways &amp; Means</td>
<td>236</td>
<td>IDAHO PATIENT ACT - Amends and adds to existing law to revise and clarify provisions regarding requirements for extraordinary collection actions by health care providers against patients.</td>
<td>-</td>
<td>239</td>
<td>H Business</td>
</tr>
<tr>
<td>775</td>
<td>State Affairs</td>
<td>237</td>
<td>REFUGEES - Adds to existing law to require notification to certain officials of refugee resettlement in Idaho.</td>
<td>258</td>
<td>258</td>
<td>S Judiciary &amp; Rules</td>
</tr>
<tr>
<td>776</td>
<td>Appropriations</td>
<td>241</td>
<td>APPROPRIATIONS - COLLEGE AND UNIVERSITIES - Relates to the appropriation to the State Board of Education and the Board of Regents of the University of Idaho for College and Universities and the Office of the State Board of Education for fiscal years 2022 and 2023.</td>
<td>261</td>
<td>327</td>
<td>LAW</td>
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<tr>
<td>777</td>
<td>Appropriations</td>
<td>241</td>
<td>APPROPRIATIONS - HEALTH AND WELFARE - MEDICAID - Relates to the appropriation to the Department of Health and Welfare for fiscal years 2022 and 2023.</td>
<td>301</td>
<td>351</td>
<td>LAW</td>
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<tr>
<td>778</td>
<td>Business</td>
<td>251</td>
<td>IDAHO PATIENT ACT - Amends and adds to existing law to revise and clarify provisions regarding requirements for extraordinary collection actions by health care providers against patients.</td>
<td>309</td>
<td>351</td>
<td>LAW</td>
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<tr>
<td>779</td>
<td>Appropriations</td>
<td>255</td>
<td>APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION - PERMANENT BUILDING FUND - Relates to the appropriation to the Department of Administration for the Division of Public Works for fiscal years 2022 and 2023.</td>
<td>302</td>
<td>351</td>
<td>LAW</td>
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<tr>
<td>780</td>
<td>Health &amp; W</td>
<td>255</td>
<td>PSYCHOLOGISTS - Amends existing law to provide for service extenders.</td>
<td>277</td>
<td>351</td>
<td>LAW</td>
</tr>
<tr>
<td>781</td>
<td>Rev &amp; Tax</td>
<td>255</td>
<td>COUNTY INDIGENT SERVICES - Amends, repeals, and adds to existing law to revise provisions regarding county services for indigent public defense and indigent medical services and to provide funding sources.</td>
<td>-</td>
<td>336</td>
<td>H Revenue &amp; Taxation</td>
</tr>
<tr>
<td>782</td>
<td>Ways &amp; Means</td>
<td>266</td>
<td>STATE JUDICIARY - Amends existing law to revise provisions regarding membership of and appointments to the Judicial Council, to revise provisions regarding duties of the Judicial Council, and to revise provisions regarding the salaries of judges.</td>
<td>286</td>
<td>355</td>
<td>H Held at Desk</td>
</tr>
<tr>
<td>783</td>
<td>Appropriations</td>
<td>270</td>
<td>APPROPRIATIONS - STATE TAX COMMISSION - Relates to the appropriation to the State Tax Commission for fiscal year 2023.</td>
<td>280</td>
<td>343</td>
<td>LAW</td>
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<tr>
<td>784</td>
<td>Appropriations</td>
<td>270</td>
<td>APPROPRIATIONS - IDAHO COMMISSION FOR LIBRARIES - Relates to the appropriation to the Idaho Commission for Libraries for fiscal year 2023.</td>
<td>-</td>
<td>277 H Appropriations</td>
<td></td>
</tr>
<tr>
<td>785</td>
<td>Appropriations</td>
<td>270</td>
<td>APPROPRIATIONS - COMMISSION OF PARDONS AND PAROLE - Relates to the appropriation to the Commission of Pardons and Parole for fiscal year 2023.</td>
<td>281</td>
<td>352</td>
<td>LAW</td>
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<tr>
<td>786</td>
<td>Appropriations</td>
<td>270</td>
<td>APPROPRIATIONS - LIEUTENANT GOVERNOR - Relates to the appropriation to the Office of the Lieutenant Governor for fiscal year 2023.</td>
<td>281</td>
<td>343</td>
<td>LAW</td>
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<tr>
<td>787</td>
<td>Appropriations</td>
<td>270</td>
<td>APPROPRIATIONS - IDAHO TRANSPORTATION DEPARTMENT - Relates to the appropriation to the Idaho Transportation Department for fiscal years 2022 and 2023.</td>
<td>281</td>
<td>343</td>
<td>LAW</td>
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<tr>
<td>788</td>
<td>Appropriations</td>
<td>275</td>
<td>APPROPRIATIONS - PUBLIC SCHOOLS - CHILDREN'S PROGRAMS DIVISION - Relates to the appropriation to the Public Schools Educational Support Program's Division of Childen's Programs for fiscal year 2023.</td>
<td>336</td>
<td>352</td>
<td>LAW</td>
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<tr>
<td>789</td>
<td>Appropriations</td>
<td>276</td>
<td>APPROPRIATIONS - DEPARTMENT OF EDUCATION - Relates to the appropriation to the Department of Education for fiscal year 2023.</td>
<td>302</td>
<td>351</td>
<td>LAW</td>
</tr>
<tr>
<td>790</td>
<td>Ways &amp; Means</td>
<td>288</td>
<td>EDUCATION - Amends and adds to existing law to provide funding for literacy intervention, to provide for a ballot disclosure on the purposes of levy funds, and to provide that supplemental levy revenues may be used only for the purposes identified in the disclosure.</td>
<td>293</td>
<td>350</td>
<td>LAW</td>
</tr>
<tr>
<td>791</td>
<td>Appropriations</td>
<td>288</td>
<td>APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION - PERMANENT BUILDING FUND - Relates to the appropriation to the Department of Administration for the Division of Public Works for fiscal year 2022.</td>
<td>293</td>
<td>350</td>
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<tr>
<td>792</td>
<td>Appropriations</td>
<td>288</td>
<td>APPROPRIATIONS - PUBLIC SCHOOLS - ADMINISTRATORS DIVISION - Relates to the appropriation to the Public Schools Educational Support Program's Division of Administrators for fiscal years 2022 and 2023. ...............................................................</td>
<td>294</td>
<td>350</td>
<td>LAW</td>
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<tr>
<td>793</td>
<td>Appropriations</td>
<td>289</td>
<td>APPROPRIATIONS - PUBLIC SCHOOLS - TEACHERS DIVISION - Relates to the appropriation to the Public Schools Educational Support Program's Division of Teachers for fiscal year 2023. ...............................................................</td>
<td>294</td>
<td>350</td>
<td>LAW</td>
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<tr>
<td>794</td>
<td>Appropriations</td>
<td>289</td>
<td>APPROPRIATIONS - PUBLIC SCHOOLS - EDUCATIONAL SERVICES FOR THE DEAF AND THE BLIND - Relates to the appropriation to the Public Schools Educational Support Program's Division of Educational Services for the Deaf and the Blind for fiscal years 2022 and 2023. ...............................................................</td>
<td>294</td>
<td>350</td>
<td>LAW</td>
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<tr>
<td>795</td>
<td>Appropriations</td>
<td>289</td>
<td>APPROPRIATIONS - PUBLIC SCHOOLS - CENTRAL SERVICES DIVISION - Relates to the appropriation to the Public Schools Educational Support Program's Division of Central Services for fiscal year 2023...............................................................</td>
<td>295</td>
<td>350</td>
<td>LAW</td>
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<tr>
<td>796</td>
<td>Appropriations</td>
<td>289</td>
<td>APPROPRIATIONS - PUBLIC SCHOOLS - FACILITIES DIVISION - Relates to the appropriation to the Public Schools Educational Support Program's Division of Facilities for fiscal year 2023. ...............................................................</td>
<td>295</td>
<td>350</td>
<td>LAW</td>
</tr>
<tr>
<td>797</td>
<td>Appropriations</td>
<td>289</td>
<td>APPROPRIATIONS - PUBLIC SCHOOLS - OPERATIONS DIVISION - Relates to the appropriation to the Public Schools Educational Support Program's Division of Operations for fiscal years 2022 and 2023...............................................................</td>
<td>296</td>
<td>350</td>
<td>LAW</td>
</tr>
<tr>
<td>798</td>
<td>Appropriations</td>
<td>311</td>
<td>EDUCATION - Amends existing law to revise the base salary for school administrators and classified staff and to clarify the use of funds for classroom technology. ...............................................................</td>
<td>323</td>
<td>351</td>
<td>LAW</td>
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<tr>
<td>799</td>
<td>Appropriations</td>
<td>311</td>
<td>APPROPRIATIONS - CAREER TECHNICAL EDUCATION - Relates to the appropriation to the Division of Career Technical Education for fiscal years 2022 and 2023...............................................................</td>
<td>323</td>
<td>351</td>
<td>LAW</td>
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<td>COUNTY JAILS - Adds to existing law to authorize the use of a temporary guard or private security service in certain instances.</td>
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<td>BUDGETS - Adds to existing law to establish provisions regarding the legislative Economic Outlook and Revenue Assessment Committee.</td>
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<td>STATE SYMBOLS - Adds to existing law to designate the Idaho cut as the official state cut of Idaho for faceted gemstones.</td>
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<td>1320</td>
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<td>VITAL STATISTICS - Amends existing law to provide that original birth certificates and other records will be made available upon request to adoptees for adoptions that occur on or after July 1, 2022.</td>
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<td>1325</td>
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<td>HEALTH - Amends existing law to clarify cost coverage for hospitalization of mentally ill individuals and to revise provisions regarding such hospitalizations.</td>
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<td>OCCUPATIONAL LICENSING - Adds to existing law to provide for the licensure and registration of certain naturopathic doctors and naturopaths. (Senate Amendments - See Senate Journal)</td>
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<td>1332</td>
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<td>WITNESSES - Amends existing law to provide for confidential relations and communications for employees and volunteers at a domestic or sexual violence program in certain instances.</td>
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<td>FOURTH JUDICIAL DISTRICT - Amends existing law to revise the number of judges in the Fourth Judicial District and to revise provisions regarding resident chambers.</td>
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<td>1339</td>
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<td>HEALTH - Adds to existing law to provide that a resident in a health care facility has the right to essential caregiver visitation.</td>
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<td>FETAL HEARTBEAT PREBORN CHILD PROTECTION ACT - Amends S.B. 1309 and existing law to revise a provision regarding attorney's fees, to remove a provision regarding an affirmative defense, and to redesignate a section.</td>
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<td>OCCUPATIONAL LICENSING - Amends existing law to remove outdated references to moral character.</td>
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<td>Appropriations - OFFICE OF DRUG POLICY - Relates to the appropriation to the Office of Drug Policy for fiscal year 2023.</td>
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<td>APPROPRIATIONS - IDAHO STATE HISTORICAL SOCIETY - Relates to the appropriation to the Idaho State Historical Society for fiscal year 2023.</td>
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<td>LANDS - Amends existing law to provide for legal representation.</td>
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<td>EDUCATION - Amends existing law to provide for certain state funding distributions.</td>
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<td>EDUCATION - Adds to existing law to provide for career exploration courses.</td>
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<td>ELECTIONS - Amends and repeals existing law to revise provisions regarding election-related deadlines.</td>
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<td>-</td>
<td>270</td>
</tr>
<tr>
<td>1378</td>
<td>State Affairs</td>
<td>270</td>
<td>ENDANGERED MISSING PERSON ALERT - Adds to existing law to establish endangered missing person alerts and to provide criteria for activation of an alert.</td>
<td></td>
<td>303</td>
<td>310</td>
</tr>
<tr>
<td>1379</td>
<td>State Affairs</td>
<td>270</td>
<td>PURCHASING BY POLITICAL SUBDIVISIONS - Amends existing law to revise provisions regarding procuring services or personal property.</td>
<td></td>
<td>-</td>
<td>270</td>
</tr>
<tr>
<td>1380</td>
<td>State Affairs</td>
<td>241</td>
<td>RURAL VETERINARIANS LOAN REPAYMENT PROGRAM - Adds to existing law to establish a loan repayment program for rural veterinarians who treat large animals.</td>
<td></td>
<td>-</td>
<td>241</td>
</tr>
<tr>
<td>1381</td>
<td>Jud &amp; Rules</td>
<td>256</td>
<td>CORONAVIRUS - Adds to existing law to establish the Coronavirus Pause Act to prohibit certain actions related to coronavirus.</td>
<td></td>
<td>284</td>
<td>299</td>
</tr>
<tr>
<td>1384</td>
<td>Finance</td>
<td>241</td>
<td>APPROPRIATIONS - HEALTH AND WELFARE - BEHAVIORAL HEALTH SERVICES - Relates to the appropriation to the Department of Health and Welfare for fiscal years 2022 and 2023.</td>
<td></td>
<td>262</td>
<td>276</td>
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<tr>
<td>1385</td>
<td>Finance</td>
<td>241</td>
<td>APPROPRIATIONS - DEPARTMENT OF JUVENILE CORRECTIONS - Relates to the appropriation to the Department of Juvenile Corrections for fiscal years 2022 and 2023.</td>
<td></td>
<td>262</td>
<td>276</td>
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<td>1386</td>
<td>Finance</td>
<td>241</td>
<td>APPROPRIATIONS - DEPARTMENT OF FISH AND GAME - Relates to the appropriation to the Department of Fish and Game for fiscal years 2022 and 2023.</td>
<td></td>
<td>263</td>
<td>276</td>
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<td>1387</td>
<td>Finance</td>
<td>241</td>
<td>APPROPRIATIONS - BOND PAYMENTS PROGRAM - Relates to the appropriation to the Department of Administration for the Bond Payments Program for fiscal years 2022 and 2023.</td>
<td></td>
<td>263</td>
<td>276</td>
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<tr>
<td>1388</td>
<td>Finance</td>
<td>241</td>
<td>APPROPRIATIONS - STATE APPELLATE PUBLIC DEFENDER - Relates to the appropriation to the State Appellate Public Defender for fiscal years 2022 and 2023.</td>
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<td>264</td>
<td>276</td>
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<tr>
<td>1389</td>
<td>Finance</td>
<td>241</td>
<td>APPROPRIATIONS - ATTORNEY GENERAL - Relates to the appropriation to the Office of the Attorney General for fiscal year 2023.</td>
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<td>263</td>
<td>276</td>
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<tr>
<td>Senate Bill No.</td>
<td>Introduced By:</td>
<td>Introduced Page</td>
<td>Bill Description</td>
<td>Final Vote Page</td>
<td>Final Action Page</td>
<td>Final Disposition</td>
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<td>1390</td>
<td>Finance</td>
<td>256</td>
<td>APPROPRIATIONS - OFFICE OF THE STATE BOARD OF EDUCATION - Relates to the appropriation to the Office of the State Board of Education for fiscal years 2022 and 2023.</td>
<td>302</td>
<td>302</td>
<td>H FAILED</td>
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<td>1391</td>
<td>Finance</td>
<td>256</td>
<td>APPROPRIATIONS - COMMISSION ON THE ARTS - Relates to the appropriation to the Commission on the Arts for fiscal years 2022 and 2023.</td>
<td>278</td>
<td>299</td>
<td>LAW</td>
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<td>1392</td>
<td>Finance</td>
<td>256</td>
<td>APPROPRIATIONS - SPECIAL PROGRAMS - Relates to the appropriation to the State Board of Education and the Board of Regents of the University of Idaho for Special Programs for fiscal year 2023.</td>
<td>279</td>
<td>299</td>
<td>LAW</td>
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<tr>
<td>1393</td>
<td>Finance</td>
<td>256</td>
<td>APPROPRIATIONS - PUBLIC UTILITIES COMMISSION - Relates to the appropriation to the Public Utilities Commission for fiscal year 2023.</td>
<td>279</td>
<td>299</td>
<td>LAW</td>
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<td>1394</td>
<td>Finance</td>
<td>256</td>
<td>APPROPRIATIONS - MILITARY DIVISION - Relates to the appropriation to the Military Division for fiscal years 2022 and 2023.</td>
<td>279</td>
<td>299</td>
<td>LAW</td>
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<td>1395</td>
<td>Finance</td>
<td>256</td>
<td>APPROPRIATIONS - MILLENNIUM FUND - Relates to the appropriation from the Idaho Millennium Income Fund for fiscal year 2023.</td>
<td>279</td>
<td>299</td>
<td>LAW</td>
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<td>1396</td>
<td>Finance</td>
<td>256</td>
<td>APPROPRIATIONS - OFFICE OF ENERGY AND MINERAL RESOURCES - Relates to the appropriation to the Office of Energy and Mineral Resources for fiscal years 2022 and 2023.</td>
<td>280</td>
<td>299</td>
<td>LAW</td>
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<tr>
<td>1398</td>
<td>State Affairs</td>
<td>290</td>
<td>TERRORIST CONTROL ACT - Amends existing law to provide for the crime of domestic terrorism.</td>
<td>-</td>
<td>290</td>
<td>H Jud., Rules &amp; Admin.</td>
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<td>1399</td>
<td>State Affairs</td>
<td>276</td>
<td>EXTENDED EMPLOYMENT SERVICES PROGRAM - Repeals and adds to existing law to establish the Extended Employment Services program in the Department of Health and Welfare.</td>
<td>296</td>
<td>303</td>
<td>LAW</td>
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<td>Finance</td>
<td>270</td>
<td>APPROPRIATIONS - OITS - Relates to the appropriation to the Office of Information Technology Services for fiscal years 2022 and 2023.</td>
<td>291</td>
<td>303</td>
<td>S Finance</td>
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<td>1401</td>
<td>Finance</td>
<td>270</td>
<td>APPROPRIATIONS - HEALTH AND WELFARE - OTHER PROGRAMS - Relates to the appropriation to the Department of Health and Welfare for fiscal years 2022 and 2023.</td>
<td>291</td>
<td>303</td>
<td>LAW</td>
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<td>1402</td>
<td>Finance</td>
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<td>APPROPRIATIONS - INDUSTRIAL COMMISSION - Relates to the appropriation to the Industrial Commission for fiscal year 2023.</td>
<td>291</td>
<td>303</td>
<td>LAW</td>
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<td>1403</td>
<td>Finance</td>
<td>270</td>
<td>APPROPRIATIONS - EDUCATION - Relates to the appropriation to the Public Schools Educational Support Program's Division of Children's Programs, the Office of the State Board of Education, the STEM Action Center, and the Commission for Libraries for fiscal year 2022.</td>
<td>348</td>
<td>348</td>
<td>LAW</td>
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<tr>
<td>1404</td>
<td>Finance</td>
<td>270</td>
<td>APPROPRIATIONS - PUBLIC SCHOOLS - Relates to the appropriation to the Public Schools Educational Support Program for the Division of Administrators, the Division of Teachers, and the Division of Operations for fiscal year 2022.</td>
<td>292</td>
<td>303</td>
<td>LAW</td>
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<tr>
<td>Senate Bill No.</td>
<td>Introduced By:</td>
<td>Introduction Page</td>
<td>Bill Description</td>
<td>Final Vote Page</td>
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<tr>
<td>1405</td>
<td>State Affairs</td>
<td>290</td>
<td>STATE GOVERNMENT AND STATE AFFAIRS - Adds to existing law to establish provisions regarding disfavored state investments.</td>
<td>313</td>
<td>328</td>
<td>LAW</td>
</tr>
<tr>
<td>1406</td>
<td>Finance</td>
<td>301</td>
<td>APPROPRIATIONS - SECRETARY OF STATE - Relates to the appropriation to the Office of the Secretary of State for fiscal years 2022 and 2023.</td>
<td>304</td>
<td>310</td>
<td>LAW</td>
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<tr>
<td>1407</td>
<td>Finance</td>
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<td>APPROPRIATIONS - BOARD OF TAX APPEALS - Relates to the appropriation to the Board of Tax Appeals for fiscal year 2023.</td>
<td>304</td>
<td>310</td>
<td>LAW</td>
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<td>1408</td>
<td>Finance</td>
<td>301</td>
<td>APPROPRIATIONS - WORKFORCE DEVELOPMENT COUNCIL - Relates to the appropriation to the Workforce Development Council for fiscal year 2022.</td>
<td>314</td>
<td>328</td>
<td>LAW</td>
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<tr>
<td>1409</td>
<td>Finance</td>
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<td>APPROPRIATIONS - STATE TREASURER - Relates to the appropriation to the Office of the State Treasurer for fiscal year 2023.</td>
<td>305</td>
<td>310</td>
<td>LAW</td>
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<td>1410</td>
<td>Finance</td>
<td>303</td>
<td>APPROPRIATIONS - DIVISION OF VETERANS SERVICES - Relates to the appropriation to the Division of Veterans Services for fiscal years 2022 and 2023.</td>
<td>314</td>
<td>328</td>
<td>LAW</td>
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<td>1411</td>
<td>Finance</td>
<td>303</td>
<td>APPROPRIATIONS - WORKFORCE DEVELOPMENT COUNCIL - Relates to the appropriation to the Workforce Development Council for fiscal year 2023.</td>
<td>314</td>
<td>328</td>
<td>LAW</td>
</tr>
<tr>
<td>1416</td>
<td>Finance</td>
<td>303</td>
<td>APPROPRIATIONS - STATE CONTROLLER - Relates to the appropriation to the Office of the State Controller for fiscal years 2022 and 2023.</td>
<td>315</td>
<td>328</td>
<td>LAW</td>
</tr>
<tr>
<td>1417</td>
<td>Finance</td>
<td>303</td>
<td>APPROPRIATIONS - PUBLIC UTILITIES COMMISSION/STATE TAX COMMISSION/INDUSTRIAL COMMISSION - Amends existing law to increase the salaries of members of the Public Utilities Commission; to increase the salaries of members of the State Tax Commission; to increase the salaries of members of the Industrial Commission; appropriates an additional $20,800 to the Public Utilities Commission for commissioner salaries; appropriates an additional $25,700 to the State Tax Commission for commissioner salaries; and appropriates an additional $20,200 to the Industrial Commission for commissioner salaries.</td>
<td>315</td>
<td>328</td>
<td>LAW</td>
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<tr>
<td>1418</td>
<td>Finance</td>
<td>303</td>
<td>APPROPRIATIONS - HEALTH EDUCATION PROGRAMS - Relates to the appropriation to the State Board of Education and the Board of Regents of the University of Idaho for Health Education Programs for fiscal years 2022 and 2023.</td>
<td>316</td>
<td>328</td>
<td>LAW</td>
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<tr>
<td>1419</td>
<td>Finance</td>
<td>303</td>
<td>APPROPRIATIONS - AGRICULTURAL RESEARCH AND COOPERATIVE EXTENSION SERVICE - Relates to the appropriation to the Agricultural Research and Cooperative Extension Service for fiscal years 2022 and 2023.</td>
<td>316</td>
<td>328</td>
<td>LAW</td>
</tr>
<tr>
<td>1420</td>
<td>Finance</td>
<td>303</td>
<td>APPROPRIATIONS - DEPARTMENT OF CORRECTION - Relates to the appropriation to the Department of Correction for fiscal years 2022 and 2023.</td>
<td>317</td>
<td>328</td>
<td>LAW</td>
</tr>
<tr>
<td>Senate Bill No.</td>
<td>Introduced By:</td>
<td>Introduction Page</td>
<td>Bill Description</td>
<td>Final Vote Page</td>
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<td>Final Disposition</td>
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<tr>
<td>1421</td>
<td>Finance</td>
<td>331</td>
<td>APPROPRIATIONS - DEPARTMENT OF ADMINISTRATION - DIVISION OF PUBLIC WORKS - Relates to the appropriation to the Department of Administration for the Division of Public Works for fiscal year 2022.</td>
<td>333</td>
<td>343</td>
<td>LAW</td>
</tr>
<tr>
<td>1422</td>
<td>Finance</td>
<td>337</td>
<td>APPROPRIATIONS - DEPARTMENT OF FISH AND GAME - Relates to the appropriation to the Department of Fish and Game for fiscal year 2023.</td>
<td>340</td>
<td>345</td>
<td>LAW</td>
</tr>
<tr>
<td>1424</td>
<td>Finance</td>
<td>331</td>
<td>APPROPRIATIONS - HEALTH AND WELFARE - BEHAVIORAL HEALTH SERVICES - Relates to the appropriation to the Department of Health and Welfare for fiscal years 2022 and 2023.</td>
<td>333</td>
<td>343</td>
<td>LAW</td>
</tr>
<tr>
<td>1425</td>
<td>Finance</td>
<td>331</td>
<td>APPROPRIATIONS - SPECIAL PROGRAMS - Relates to the appropriation to the to the State Board of Education and the Board of Regents of the University of Idaho for Special Programs for fiscal year 2023.</td>
<td>334</td>
<td>343</td>
<td>LAW</td>
</tr>
<tr>
<td>1426</td>
<td>Finance</td>
<td>331</td>
<td>APPROPRIATIONS - IDAHO STATE POLICE - Relates to the appropriation to the Idaho State Police for fiscal year 2023.</td>
<td>334</td>
<td>343</td>
<td>LAW</td>
</tr>
<tr>
<td>1427</td>
<td>Finance</td>
<td>331</td>
<td>APPROPRIATIONS - EXTENDED EMPLOYMENT SERVICES PROGRAM - Relates to the appropriation for the Extended Employment Services Program for fiscal year 2023.</td>
<td>335</td>
<td>343</td>
<td>LAW</td>
</tr>
<tr>
<td>1428</td>
<td>Finance</td>
<td>337</td>
<td>APPROPRIATIONS - Relates to year-end appropriations and transfers for fiscal years 2022 and 2023.</td>
<td>339</td>
<td>345</td>
<td>LAW</td>
</tr>
<tr>
<td>1429</td>
<td>Finance</td>
<td>337</td>
<td>APPROPRIATIONS - DEPARTMENT OF AGRICULTURE - Relates to the appropriation to the Department of Agriculture for fiscal year 2022.</td>
<td>339</td>
<td>345</td>
<td>LAW</td>
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<tr>
<td>Senate Concurrent Resolution</td>
<td>Introduced By</td>
<td>Introduction Page</td>
<td>Bill Description</td>
<td>Final Vote Page</td>
<td>Final Action Page</td>
<td>Final Disposition</td>
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<tr>
<td>114</td>
<td>Education</td>
<td>112</td>
<td>EDUCATION - States findings of the Legislature and honors the life and achievements of Ed Cheff, the longtime head baseball coach for Lewis-Clark State College.</td>
<td>249</td>
<td>269</td>
<td>ADOPTED</td>
</tr>
<tr>
<td>115</td>
<td>Education</td>
<td>112</td>
<td>EDUCATION - States findings of the Legislature and supports the development of civics standards for Idaho students.</td>
<td>250</td>
<td>269</td>
<td>ADOPTED</td>
</tr>
<tr>
<td>116</td>
<td>Com &amp; HR</td>
<td>133</td>
<td>DEPARTMENT OF LABOR - RULE REJECTION - States findings of the Legislature and rejects a certain rule of the Department of Labor relating to Unemployment Insurance Benefits Administration Rules.</td>
<td>-</td>
<td>133</td>
<td>H Commerce &amp; Human Res.</td>
</tr>
<tr>
<td>117</td>
<td>Res &amp; Cons</td>
<td>133</td>
<td>SAWTOOTH NATIONAL RECREATION ACT - States findings of the Legislature and recognizes the 50th anniversary of the Sawtooth National Recreation Act and celebrates the contributions that Idahoans have made to protect and appreciate this iconic landscape in Idaho.</td>
<td>212</td>
<td>212</td>
<td>H FAILED</td>
</tr>
<tr>
<td>118</td>
<td>Education</td>
<td>133</td>
<td>EDUCATION - States findings of the Legislature and encourages Idaho schools to teach students the whole and honest history of our nation.</td>
<td>250</td>
<td>269</td>
<td>ADOPTED</td>
</tr>
<tr>
<td>119</td>
<td>State Affairs</td>
<td>176</td>
<td>TAIWAN - States findings of the Legislature and reaffirms Idaho's commitment to a strong relationship with Taiwan.</td>
<td>312</td>
<td>328</td>
<td>ADOPTED</td>
</tr>
<tr>
<td>120</td>
<td>State Affairs</td>
<td>176</td>
<td>DEPARTMENT OF HEALTH AND WELFARE - RULE REJECTION - States findings of the Legislature and rejects certain rules of the Department of Health and Welfare relating to Medicaid basic plan benefits and developmental disabilities agencies.</td>
<td>274</td>
<td>287</td>
<td>ADOPTED</td>
</tr>
<tr>
<td>121</td>
<td>State Affairs</td>
<td>208</td>
<td>STATE TAX COMMISSION - RULE REJECTION - States findings of the Legislature and rejects a certain rule of the State Tax Commission relating to Tax Commission Administration and Enforcement Rules.</td>
<td>246</td>
<td>269</td>
<td>ADOPTED</td>
</tr>
<tr>
<td>122</td>
<td>Jud &amp; Rules</td>
<td>228</td>
<td>DEPARTMENT OF PARKS AND RECREATION - RULE REJECTION - States findings of the Legislature and rejects a certain rule of the Department of Parks and Recreation relating to state and federal grant funds.</td>
<td>282</td>
<td>299</td>
<td>ADOPTED</td>
</tr>
<tr>
<td>123</td>
<td>Jud &amp; Rules</td>
<td>228</td>
<td>FEE RULES - States findings of the Legislature and approves administrative rules that impose a fee or charge reviewed by the Senate Resources and Environment Committee and the House Resources and Conservation Committee with an exception.</td>
<td>283</td>
<td>299</td>
<td>ADOPTED</td>
</tr>
<tr>
<td>124</td>
<td>State Affairs</td>
<td>320</td>
<td>FEE RULES - States findings of the Legislature and approves administrative rules that impose a fee or charge reviewed by the Senate and House State Affairs Committees.</td>
<td>341</td>
<td>345</td>
<td>ADOPTED</td>
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<tr>
<td>125</td>
<td>State Affairs</td>
<td>330</td>
<td>FEE RULES - States findings of the Legislature and approves administrative rules that impose a fee or charge reviewed by the Senate Resources and Environment Committee and the House Environment, Energy and Technology Committee with an exception.</td>
<td>336</td>
<td>343</td>
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<td>Signed by Governor</td>
<td>Effective Date(s)</td>
<td>Session Laws Chapter No.</td>
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<td>07/01/2022</td>
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<td>EDUCATION - Adds to existing law to provide that enrollment shall replace average daily attendance in funding formulas for fiscal years 2023 and 2024 and to provide for a study committee on the public school funding formula.</td>
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<td>H 782</td>
<td>Ways and Means</td>
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APPENDIX

RULES OF THE HOUSE

AND JOINT RULES OF THE HOUSE AND SENATE

Adopted by the House of Representatives
During the Organizational Session of the 66th Idaho Legislature
December 3, 2020
RULE 1

Amended Bills. –
When a bill, resolution, or memorial passed by the House of Representatives has been amended in the Senate, upon its return to the House, the House shall concur or not concur, or may order the bill referred to a standing committee which shall on that day or the next succeeding day return it to the desk with a committee recommendation for concurrence in such amendment or rejection thereof. If the House does not concur, a conference committee may be appointed to confer with a similar committee from the Senate, pursuant to the Joint Rule on Conference Committees.

RULE 2

Amendments must be Germane. –
No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

RULE 3

Amendments: Correction of Typographical Error. –
No amendment of any Bill or Joint Memorial or Joint or Concurrent Resolution shall be considered by the House except the same shall have been first considered by the Committee of the Whole House but all Bills, Joint Memorials or Joint or Concurrent Resolutions may be recommitted at any time previous to their passage; provided, however, that a typographical or clerical error in any Bill, or Joint Memorial or Joint or Concurrent Resolution, which does not affect the general context thereof, may be corrected and amended by a motion considered by the House without prior consideration by the Committee of the Whole House.

RULE 4

Attaches, Duties. –
All attaches of the House shall be required to be on duty during the sessions of the House and during such other hours as they may be needed for the business of the House, unless excused by the Speaker.

RULE 5

Attaches, Lobbying. –
Attaches of the House shall not be permitted to lobby for or against any bill or measure pending. It shall be the duty of the Speaker of the House of Representatives to summarily discharge any attache of the House violating this rule.

RULE 6

Bills – Introduction. –
After the 20th day of any session, no bill shall be introduced except by committees and after the 36th day no bill shall be introduced except by the State Affairs Committee, the Appropriations Committee, the Education Committee, the Revenue and Taxation Committee, the Health and Welfare Committee, and the Ways and Means Committee. When essential to expedite the work of the House, the Speaker may designate any standing committee to serve as a privileged committee temporarily or during the remainder of the session.

RULE 7

Bills, Copies for Introduction. –
All House bills, memorials, resolutions and proclamations introduced shall have one printed copy which shall be endorsed with the word "Original." Additional copies of bills may be typewritten or printed as needed, and shall also be available through electronic means on the legislative website.
RULE 8

Bills, Endorsements of, Entered on the Journal. –
Every bill before being introduced shall have endorsed thereon the title of the same, and every bill, joint resolution, joint memorial or concurrent resolution shall have thereon the name or names of the members introducing it, and when introduced by the committee, the name of such committee shall be endorsed thereon. The number, author and title of all bills, joint resolutions, joint memorials and concurrent resolutions, shall be entered on the Journal.

RULE 9

Amendatory Bills. –
All bills introduced which are intended to amend existing statutes, shall have the words, letters, figures, and punctuation which are added to such statute underscored; when the amendment is to strike out or repeal any part of an existing statute, the letter, figure, word, and punctuation shall be printed with a line through such letter, figure, word, and punctuation in the printed bill to indicate the part stricken or repealed. Provided, however, that when a bill includes, or consists of, the repeal of an entire section or chapter, it shall not be necessary to print such repealed section or chapter.

RULE 10

Reference of Bills. –
(1) All House bills, memorials and resolutions shall upon their introduction and first reading, be ordered printed by the Judiciary, Rules and Administration Committee. When reported printed by the Chief Clerk, the Speaker shall refer the instrument to a standing committee, or shall order the instrument filed for second reading. All Senate bills, memorials and resolutions shall be referred directly by the Speaker to a standing committee or to the second reading calendar.

(2) If a bill, memorial or resolution is reported by the standing committee to which it has been referred without amendment, it shall be placed upon the second reading calendar, but if such committee report a bill, memorial or resolution with amendments, the same with the amendments shall be placed upon the general orders calendar for consideration by the Committee of the Whole House.

RULE 11

Bills, Manner of Passing. –
No law shall be passed except by bill, nor shall any bill be put upon its final passage, until the same, with the amendments thereto, shall have been printed for the use of the members; nor shall any bill become a law unless the same shall have been read on three several days in each house previous to the final vote thereon; provided, in case of urgency, two-thirds of the membership of the House where such a bill may be pending may, upon a vote of the ayes and nays, dispense with this provision. On the final passage of all bills they shall be read at length, section by section, and the vote shall be by yeas and nays upon each bill separately, and shall be entered upon the Journal; and no bill shall become a law without the concurrence of a majority of the members present.

RULE 12

Petitions, Memorials, Etc. –
Petitions, memorials, and other papers addressed to the House shall be presented by the Speaker.

RULE 13

Memorials and Resolutions. –
House memorials and resolutions shall be acted upon in the same manner as bills; provided, however, that on final passage, joint resolutions must have the approval of two-thirds of the entire membership of the House.
RULE 14

Withdrawal of Bills and Joint Resolutions. –
When a bill or joint resolution is asked by a member of the House to be withdrawn it shall be stated the number, the author, and in a few words the reason for withdrawing and only by unanimous consent or a two-thirds vote of the members of the House present shall it be granted.

RULE 15

Bills Changed by Senate. –
Any House bill which is amended and passed by the Senate must go through the same procedure as to reading and final vote as if it were an original bill, after the House has concurred in the Senate amendments.

RULE 16

Senate Bills. –
A similar code of procedure shall be observed with bills which have originated in and passed the Senate as with bills originated in the House, except they shall not be printed.

RULE 17

Call for Bills or Memorials or Resolutions. –
When any bill, memorial or resolution has been in the hands of any committee for five days, any member of the House may, at the fifth or seventh order of business, upon the floor of the House, call for the same; whereupon it shall be the duty of said committee to report said bill, memorial or resolution to the House under the order of business of committee reports, not later than the following morning session. The House may, however, upon motion approved by a majority of the members present, grant said committee further time; provided, that after the thirtieth day of the session any bill, memorial or resolution must be reported forthwith out of the committee to which it has been referred, with or without recommendations, upon the request of any member, unless otherwise ordered by the House by a vote of a majority of the members present.

RULE 18

Call of the House. –
One-third of the members present may order a call of the House in the following manner:

A call being moved and seconded, the Speaker shall require those desiring a call to rise, and if one-third of the members present shall rise, there shall be a call of the House. A call of the House being ordered, the Sergeant at Arms shall close and lock the doors and no member shall be allowed to leave the Chamber. The Speaker shall immediately cause the roll of the members to be taken and note the absentees whose names shall be read and entered upon the Journal in such manner as to show who are absent with leave and who are absent without leave, and the Sergeant at Arms shall proceed to bring in such absentees; but arrest of members of absence shall not be made unless ordered by a majority of members present.

While the House is under call, no business shall be transacted except to receive and act on the report of the Sergeant at Arms, and no other motion shall be in order except a motion to suspend further proceedings under the call or to excuse absentees, which motion shall be determined by ayes and nays; and the motion to suspend further proceedings under the call or to excuse members shall not be adopted unless a majority of the entire membership vote in favor thereof.

When the Sergeant at Arms will make a report showing that all who were absent without leave are present, the call of the House may be dispensed with or the House may proceed under the call on a majority vote of the entire membership, with its regular business.

No motion for call of the House shall be entered after the House has commenced voting by ayes and nays.
The form of warrant for the arrest of absent members shall be as follows:

Session
IDAHO LEGISLATURE
In the House of Representatives
To the Sergeant at Arms or his Deputies:

WHEREAS, The House of Representatives has adopted the following order: That the Sergeant at Arms take into custody and bring to the bar of the House such of its members as are found absent without leave of the House; and

WHEREAS, The following named members of the House are absent without leave, to-wit:

(Names of Members)

Now, Therefore, I ______________, Speaker of the __________________ Session of the House of Representatives of the Idaho State Legislature, by virtue of the power vested in me by the House, hereby command you to execute the said order of the House, by taking into custody and bringing to the bar of the House said named members who are absent without leave; hereof fail not, and make due return in what manner you executed the same.

In Witness Whereof, I have hereunto set my hand this ____ day of _____. 20__.

________________
Speaker

Attest:

________________
Chief Clerk

RULE 19

Clerk Not to Be Annoyed. –
No member or any person shall remain by the Clerk's desk when the ayes and nays are being polled.

RULE 20

Chief Clerk. –
(1) Custodian of Papers. – Neither the Chief Clerk nor his assistant shall permit any records or papers belonging to the House to be taken out of their custody otherwise than in the regular course of business, and doing so, shall be subject to reprimand by the Speaker; and such further penalty as the House may impose. The Chief Clerk shall report any missing papers to the Speaker; shall have general supervision of all clerical duties appertaining to the business of the House; shall perform under the direction of the Speaker, all duties pertaining to the business of his office.

(2) The Chief Clerk shall be an ex officio member of the Journal, Enrollment, Engrossment, and Joint Printing Committees.

RULE 21

Calendar. –
(1) The Speaker shall cause the Clerk of the House to make a list of all bills, memorials, resolutions, reports of committees and other proceedings of the House, which are committed to a Committee of the Whole House for amendment, and which are not made the order of the day for any particular day. Such list shall be called the "General Orders of the Day," and items on the General Orders Calendar shall be taken up in the order in which they are committed, unless otherwise ordered by the House by majority vote of the members present.
(2) The Speaker shall cause the Clerk of the House to make a list of all bills, memorials and resolutions which may be on second reading, entering them in order in which they are placed upon their second reading, unless the House shall otherwise direct by majority vote of the members present, which list shall be called the "Second Reading Calendar."

(3) The Speaker shall cause the Clerk of the House to make a list of all bills, memorials and resolutions which may be on third reading, entering them in order in which they are placed upon their third reading, unless the House shall otherwise direct by majority vote of the members present, which list shall be called the "Third Reading Calendar."

(4) The Clerk shall keep a book showing the situation and progress of bills, memorials, and resolutions.

**RULE 22**

**Standing Committees.** –
Standing Committees shall be appointed by the Speaker. The number of members on each committee shall be fixed in the order of appointment, and such order shall be read into the journal. The standing committees are:

- Agricultural Affairs
- Appropriations
- Business
- Education
- Environment, Energy, and Technology
- Health and Welfare
- Commerce and Human Resources
- Judiciary, Rules and Administration
- Local Government
- Resources and Conservation
- Revenue and Taxation
- State Affairs
- Transportation and Defense
- Ways and Means

**RULE 23**

**Standing Committees, Meetings.** –
No meetings of any standing or select committee shall be held at the time the House is in session, except by permission of the Speaker.

**RULE 24**

**Committee Meetings, Notice of.** –
The chairman of each standing or select committee shall lay on the Clerk's desk, to be read previous to adjournment, notice of the time and place of meeting of such committee.

**RULE 25**

**Chairman of the Committee.** –
The first-named member of each committee shall be the chairman, and in his absence, or having been excused by the House, the next-named member and so on, as often as the case may happen, shall act as chairman.

**RULE 26**

**Committee Meetings to be Open, Executive Sessions Limited, Disruption of Meetings.** –
(1) All regular meetings of any standing, special or select committee of the House of Representatives shall be open to the public at all times. Any person may attend any meeting of any standing or select or special committee, but may participate in said committee only with the approval of the committee itself.

(2) Executive sessions of a standing, special or select committee of the House of Representatives shall be limited and undertaken only when necessitated by extraordinary circumstances as provided in this rule. Except in an emergency involving security or threats against state citizens, resources or facilities, an executive session may be considered by
a committee only after the committee has given public notice at least twenty-four hours in advance of the meeting that the committee will have before it a request to meet in executive session, has listed the person(s) or agency that has requested the executive session, and has described the reason(s) for which an executive session has been requested. Only after the committee chairman has identified the reason(s) for holding the executive session and only upon a two-thirds vote recorded in the minutes of the meeting of the committee, shall a committee be allowed to hold an executive session during any meeting, at which time persons who are not members of the legislature may be excluded. Executive sessions shall be held only when and to the extent necessary to: discuss records that are exempt from public disclosure by statute, court decision or court rule; consider pending litigation, mediation or arbitration; consider personnel decisions involving a legislative employee; conduct a preliminary investigation of an ethics complaint against a member under Rule 45; consider charges brought against or the discipline or dismissal of a member when public disclosure would harm an innocent third party; discuss the security of or threats against state citizens, resources or facilities; or discuss acquiring an interest in real property which is not owned by a public agency. Under no circumstances, however, shall an executive session be authorized or held for the purpose of taking any final action or making any final decision, and during such executive session, no votes or official action may be taken.

(3) Nothing in this rule shall prohibit the removal of any person who willfully disrupts a meeting to the extent that orderly conduct is seriously compromised.

RULE 27

Reports of Committees. –
In case all the members of any committee are required or entitled to report on any subject referred to them, and cannot agree upon any report, the majority and minority may each make a special report, and any member dissenting in whole or in part from the reasoning and conclusions of both majority and minority may also present to the House a statement of his reasonings and conclusions, and all reports, if decorous in language and respectful to the House, shall be entered at length on the Journal.

RULE 28

Appointment – Powers and Duties of Subcommittees. –
(1) Any committee of the House of Representatives, except the committee of the whole, may appoint a subcommittee. The subcommittee can make such investigation or exercise such authority of the committee as delegated to it by the committee. The subcommittee shall report to the committee from which it was appointed and not to the House. A subcommittee may consist only of members of the committee from which appointed. A subcommittee shall issue a report within twenty-eight calendar days after being appointed by the committee unless the subcommittee requests additional time to meet and confer and the committee grants that request.

(2) In cases or with legislation demanding special investigation or inquiry, it is proper for a committee to appoint subcommittees, referring certain matters to their particular consideration, and to receive and consider the reports of subcommittees. All subcommittee meetings shall be held in conformity with state law.

(3) At the request of any member of the committee, a subcommittee shall have membership from the minority parties in proportion to the minority parties' representation in the House.

RULE 29

General Orders – Consideration of. –
When the House has arrived at the general order of the day, it shall resolve itself into a Committee of the Whole House, and shall consider, act upon, or pass all matters referred to it in the order of their reference, unless the committee shall sooner rise.

RULE 30

Chairman of the Committee of the Whole House. –
In forming the Committee of the Whole House the Speaker shall appoint a chairman to preside.
RULE 31

Committee of the Whole House – Procedure in. –
(1) Bills committed to the Committee of the Whole House shall not be read and there shall be no general debate unless a motion to allow general debate is approved by members of the Committee of the Whole House. The mover of an amendment shall be allowed five minutes to explain the amendment and debate in favor thereof. The mover may yield all or any portion of his time to other members for debate in favor of the amendment. Thereafter, five minutes shall be allowed for debate in opposition to the amendment. Time consumed by questions and answers shall not be deducted from the five minutes allotted to each side for debate. The mover of the amendment shall have the privilege of closing debate on the amendment. Closing debate shall be limited to two minutes. No amendment shall be withdrawn by the mover thereof unless by majority consent of the Committee. Each proposed amendment shall be in writing, shall be reported to the House by the Chairman and shall contain, either on the face of the amendment, or on a sheet attached to the front page thereof, the following:

(a) A concise statement of purpose.
(b) Names of the mover and the seconder in the upper right hand corner.

No amendment shall be considered by the Committee of the Whole House until written copies thereof with the above information included, have been delivered to each member of the House.

(2) The simple motion that the committee shall rise shall always be in order, except when a member has the floor, and shall be decided, by a majority vote of the members present, without debate.

(3) The motion to strike out the enacting clause shall not be made until after the first section or clause of the bill has been read for amendment, and is debatable five minutes on either side.

(4) All business of the House and Committee of the Whole House shall be transacted openly.

RULE 32

Filling Blanks. –
All questions, whether in committee or in the House, shall be put in the order they were moved, except in case of privileged questions, and in filling of blanks, when the largest sum and longest time shall be put first.

RULE 33

Rules of House Apply in Committee of the Whole House, Exception. –
The rules of the House shall be observed in Committee of the Whole House, so far as the same may be applicable, except that the ayes and nays shall not be called, nor the previous question enforced. The Committee of the Whole House shall not consider any appeal from a decision of its Chairman, but in case a member is dissatisfied with any such decision, the committee shall at once rise and report the question to the House for determination, when the Speaker shall rule upon the point, subject to appeal to the House as in other cases.

RULE 34

Contest of Election – Procedures.
This Rule governs procedures leading up to and including a hearing on the contest of election. It should be read in conjunction with Chapter 21, Title 34, Idaho Code. For purposes of this Rule, the term "Party" means either the CONTESTEE or the CONTESTOR; the term "Parties" means both.

(1) Any proof of the CONTESTEE's or CONTESTOR's legal arguments, including depositions, affidavits, production of papers, and examination of poll books and ballots (herein "Record") that either CONTESTEE or CONTESTOR desires the House of Representatives to consider in adjudication of a Contest must be completed on or before December 29. CONTESTEE and CONTESTOR's Record must be delivered to the Office of the Secretary of State no later than the close of business on the next business day. Any Record or evidence from
the CONTESTEE or CONTESTOR not delivered to the Office of the Secretary of State by that day and time will not be considered by the House of Representatives.

(2) The Parties must file a Memorandum that outlines their claims, defenses, legal authority, legislative precedent, proposed form of relief, and a description of witness fees and discovery costs that are incurred. The Memorandum must be filed with the Office of the Secretary of State no later than the close of business four (4) business days following delivery of the Record to the Office of the Secretary of State as provided in paragraph (1). However, CONTESTEE is not required to file a responsive pleading to the Contest.

(3) Any Party may file a Responsive Memorandum. If a Party chooses to file a Responsive Memorandum, it must be filed with the Office of the Secretary of State no later than the close of business on the first day of the next Regular Session.

(4) If an unresolved discovery or Record dispute exists and continues between the CONTESTEE and the CONTESTOR, and on motion duly made, the presiding officer or his designee may rule on the dispute. Neither the CONTESTEE nor the CONTESTOR will be granted any additional time beyond December 29 to develop or deliver his Record.

(5) Committee hearing procedures. If the House of Representatives refers the Contest of Election to a Standing or Special Committee, the Committee Chairman will notify the Parties of the Committee hearing procedures. The following procedures, subject to the discretion of the Committee Chairman, will govern the hearing:

(a) No additional testimony or Record may be presented, taken, or allowed by the Parties beyond the Record delivered to the Office of the Secretary of State as provided in paragraph (1) of this Rule.
(b) Neither CONTESTEE nor CONTESTOR may examine or cross-examine any witness that testifies before the Committee. All examination will be performed by Committee members.
(c) Pursuant to Section 34-2104, Idaho Code, only the named points in the Notice of Contest of Elections may be argued.
(d) The Committee may send for and receive persons, papers, and records, whether written or oral, including from the Office of the Attorney General, other State Elected Officers, State officials, County Elected Officers, County officials, or other witnesses that the Committee determines will reasonably assist the Committee in the performance of its constitutional duty as a "judge of the election, qualifications and returns of its own members," Section 9, Article III, Idaho Constitution.
(e) In all other respects, the Committee will be governed by the rules of the House of Representatives.

(6) The Committee may adopt any of the following as part of the hearing procedures:

(a) Permit the Parties to have counsel present at Committee meeting(s); and
(b) Establish a time limit for the CONTESTEE and CONTESTOR to argue their positions to the Committee.

(7) Neither CONTESTEE nor CONTESTOR, nor their counsel, may participate in ex parte communication with any member of the Idaho House of Representatives regarding the merits of the Contest of Election prior to final House of Representatives determination.

(8) Service of all Record, Memorandum, Responsive Memorandum, motions, or objections must be made on the other Party as provided in Idaho Rules of Civil Procedure 5(b), excepting subpart 5(b)(2)(D). The Parties must also provide a proof of service as provided by Idaho Rules of Civil Procedure 5(e). The Parties must work in good faith to ensure reasonable and timely service, considering the limited time periods.

(9) Nothing in this Rule limits or restricts the House of Representatives in the performance of its duties as the judge of the election, qualifications and returns of its members.

RULE 35

Opening Hour. –
The hour of the daily meeting of the House shall be 11:00 o'clock in the forenoon, unless the House directs otherwise.
RULE 36

Call to Order. –
The Speaker shall take the Chair at the time to which the House stands adjourned, and after the call to order, the roll of members shall be taken and the names of absentees entered on the Journal of the House, after which there shall be prayer by the Chaplain.

RULE 37

Seating. –
Upon the organization of the House of Representatives and the adoption of temporary rules, the House shall be declared “at ease,” and the members shall retire to the sides of the House and proceed to select their seats in the following manner:

(1) The Majority and Assistant Majority Leader, Minority and Assistant Minority Leader, the Majority Caucus Chairman and the Minority Caucus Chairman shall first select their seats.

(2) Such members of the House as may have a physical impairment that requires an accommodation shall next select their seats.

(3) Former members of the House shall next select their seats, with priority determined on the basis of the total number of terms served in the House. Those with consecutive terms immediately prior to the present session shall have priority over those with the same or a greater number of nonconsecutive terms, and of those not having served immediately prior to the present session. In the event two or more Representatives, not having served a term immediately prior to the present session, shall have served an equal number of past terms, service in the Senate shall be computed to determine priority as between them.

(4) Former members of the Senate shall next select their seats, and those having served the greatest number of terms in the Senate shall have priority.

(5) The names of all remaining members shall be placed in a hat by the Chief Clerk, the names drawn by him, and as each member selects his seat, he shall proceed to the seat selected by him and remain therein until the business of selecting seats shall be completed.

(6) In all cases in which two or more Representatives have the same priority, the order of seating shall be determined by lottery as provided in subsection (5) above.

(7) The seating arrangements set forth in the preceding paragraphs shall be subject to the provision that the members of each party shall be seated as nearly as possible in adjacent seats, and in the event one party has a majority which requires seating of its members on the side of the chamber occupied by the members of the minority party, such majority party shall have the right to select as many seats as are necessary to accommodate its membership on the side closest to the regular seats of the majority party, subject only to Paragraph 1 of this Rule, and the minority party shall be required to make such seats available to the members of the majority party.

RULE 38

Debate, Right to Open and Close. –
When two or more members shall rise at once, the Chair shall designate the member who is first to speak, but in all cases the member making the motion or sponsoring the bill or the chairman of the committee making the report which is under consideration, shall have the privilege of opening and closing the debate thereon. During closing debate no new material shall be interjected that was not referred to during previous debate. No member shall conclude debate with a nondebatable motion. After the closing debater has been recognized, no other member shall obtain the floor for any purpose other than to ask for a roll call vote.
RULE 39

Limitation on Debate. —
No member shall speak more than twice on the same subject, nor shall any member occupy the floor longer than one hour at a time, without leave of the House by majority vote of the members present; nor shall any member speak more than once until every member choosing to speak on the subject shall have spoken.

Debate shall be limited to the question before the House. Discussion of other bills or resolutions pending, or in committee in either the House or Senate shall be prohibited except upon majority consent of the House. Reference to committee action on a question under debate is permitted but restricted to testimony given before the committee and the final vote of the committee. Reference to statements made by members in committee is prohibited except with permission of the member being quoted and only if the member being quoted is previously tendered a copy of the reference statement.

RULE 40

Session Decorum. —
(1) Smoking and the consumption of food and beverage will not be allowed in the Representative Chamber or gallery while the House is in Session.

(2) Persons in the Chamber shall wear proper attire to maintain decorum of the House.

RULE 41

Courtesy. —
When the Speaker is putting the question no member shall walk out or across the hall, nor leave during the roll call; nor when a member is speaking shall any person entertain any private discourse or pass between him and the Chair; nor shall a member, at any time during the time the House is in session, pass between the members of the House and the Speaker's Chair.

RULE 42

Floor, to Obtain. —
Every member desiring to state or second a motion, or to address the House, shall rise from his seat and respectfully address the Chair, and remain standing in his place before proceeding to speak until he is recognized by the Chair.

RULE 43

Question of Order. —
A member called to order shall immediately sit down, unless permitted to explain, and the House, if appealed to, shall decide the case. If there be no appeal, the decision of the Chair shall prevail. On an appeal no member shall speak more than twice without leave of the House, nor more than ten minutes at a time. When a member is called to order for offensive language there shall be no debate.

RULE 44

Adjournment, Decorum at. —
When the House adjourns, the members shall keep their seats until the Speaker announces the adjournment.

RULE 45

Committee on Ethics and House Policy. —
(1)(a) In the first regular session of each Legislature, an Ethics and House Policy Committee shall be organized and its membership shall be determined. The Ethics and House Policy Committee shall consist of five members of the House, three of whom shall be selected by members of the majority party and two of whom shall be selected by members of the minority party. House members holding leadership positions shall not serve on the Ethics and House
Policy Committee. Committee Chairmen may serve on the Ethics and House Policy Committee. Committee members shall not have been previously sanctioned by the House for an ethics violation pursuant to this rule.

The majority party and minority party may select only members who have previously served at least one full term.

(b) Each party shall also select two committee alternates for their respective party. The committee alternates shall sit and have voting rights when the committee is sitting to review House policy. When the committee is sitting to consider an ethics matter, the committee alternates shall serve only in the event of a vacancy, as provided in paragraph (c).

(c) Committee members may be selected to serve on a subsequent committee. A vacancy on the committee shall be filled with an alternate available and selected by the leadership of the party entitled to fill the vacancy. When no alternates are available to fill a vacancy, such vacancy shall be filled by majority vote of the House members of the party entitled to fill the vacancy. Except as otherwise provided in subsection (8) of this rule, a member filling a vacancy shall serve for the remainder of the unexpired term.

(d) The Speaker of the House shall appoint one of the members of the committee as chairman of the committee.

(2) (a) The chairman of the Ethics and House Policy Committee shall receive complaints from any member of the House.

(b) The complaint shall be in writing, signed and contain one or more of the following allegations:
   (i) Conduct unbecoming a Representative which is detrimental to the integrity of the House as a legislative body;
   (ii) Disclosure of information that is confidential as provided in House rules;
   (iii) Conduct constituting a felony under any state law, or which violates any state law relating to the use of public office for private pecuniary gain;
   (iv) A violation of any state law or House rule relating to conflicts of interest involving legislative duties; or
   (v) A violation of any state law or House rule that brings discredit to the House of Representatives or that constitutes a breach of public trust.

(c) The complaint shall be specific and provide:
   (i) The name of the member of the House of Representatives alleged to be in violation;
   (ii) Reference to the House rule and/or applicable state law supporting the alleged violation;
   (iii) A description of the facts and circumstances supporting each alleged violation; and
   (iv) The evidence the complainant has at the time of making the complaint supporting the facts and violation alleged in the complaint.

(d) Subject to the provisions of this rule, the committee shall review the written complaint. The committee shall dismiss any ethics complaint that:
   (i) Does not comply with this rule; or
   (ii) Alleges violations that occurred either before the accused member was first elected to the House of Representatives or for which an applicable statute of limitation has run.

(e) Written complaints shall remain confidential until such time as the Ethics and House Policy Committee finds probable cause that such member has committed misconduct as provided in this rule.

(3) The committee shall notify the person against whom the complaint was brought and shall provide such person with a copy of the complaint and evidence submitted supporting the complaint. The person complained against may submit a written answer to the committee. The member complained against shall provide such written answer to the chairman of the committee no later than fourteen days following the date that the copy of the complaint was provided to the member complained against. Following receipt of the answer or if no answer to the complaint is provided to the chairman within the time period provided, the committee shall meet and conduct a preliminary investigation of the complaint. Notwithstanding the provisions of Rule 26, such meeting shall be held in executive session. At the
preliminary investigation, the committee shall determine, based upon the complaint, other relevant information and the answer to the complaint, whether probable cause exists that the member committed misconduct as provided in this rule. If, at the conclusion of the preliminary investigation, the committee determines no probable cause exists that misconduct has occurred, the complaint shall be dismissed and the written complaint shall remain confidential. If, at the conclusion of the preliminary investigation, the committee determines probable cause exists that misconduct may have occurred, the committee shall so notify the person complained against and the written complaint against the member shall no longer be confidential but shall become a public document.

(4) Following a finding of probable cause and in a timely fashion, the committee shall conduct a public hearing before which the member shall be entitled to appear, present evidence, cross-examine witnesses, and be represented by counsel. The complainant or authorized agent of the complainant shall first present the complaint and supporting evidence and testimony to the committee. The committee shall have the power to take testimony under oath and to issue subpoenas and subpoenas duces tecum in the manner provided in Section 67-407, Idaho Code, and make inquiry and discover evidence relevant to the allegation. Formal rules of evidence are not applicable; however, evidence shall be weighed according to its reliability, and the accused may raise objection to any evidence. The accused may defer presentation of any defense until all of the evidence has been presented in support of the complaint. The accused shall have a full and fair opportunity to obtain and review all of the evidence in support of the complaint.

(5) If after investigation and hearings held pursuant to this rule, the committee finds by clear and convincing evidence that a violation of the standards contained in this rule occurred, the committee shall make appropriate recommendations to the House of Representatives. By four-fifths vote of the committee, the committee shall recommend dismissal of the charges, reprimand, censure or expulsion, provided that a recommendation for expulsion shall only be based upon a finding beyond reasonable doubt that misconduct involves commission of a felony or use of public office for pecuniary gain under subsection (2)(b)(iii) of this rule. The sanction of censure may be with or without conditions or restrictions placed upon the member. The committee shall prepare a report setting forth its findings, recommendation and reasons for such recommendation. The House of Representatives shall vote on the recommendation of the committee, as set forth in the report, during the regular session of the Legislature in which the committee reports. If the committee meets and reports during the interim when the Legislature is not in session, then the House of Representatives shall vote on the committee recommendation during the next regular session of the Legislature. If the committee does not issue a recommendation within thirty days of the conclusion of the public hearing, the complaint shall be deemed dismissed. Expulsion of a House member shall require the affirmative vote of two-thirds of the members elected to the House, as provided by Section 11 of Article III of the Constitution. Reprimand or censure of a member shall require the affirmative vote of a majority of the members elected to the House. Action of the House pursuant to this rule is final and not subject to court review.

(6) The committee may retain such counsel and may hire such investigators as it deems necessary for the performance of its duties under this rule. All expenditures incurred pursuant to this subsection shall be approved by the Chairman and paid by vouchers and warrants drawn as provided by law from appropriations made to the Legislative Account.

(7) The committee may adopt rules of procedure for the orderly conduct of committee meetings, investigations and hearings, which rules shall be consistent with this rule and other applicable rules and statutes.

(8) If the written signed complaint concerns misconduct of a member of the Ethics and House Policy Committee, or is filed by a member of the Ethics and House Policy Committee, or both, then that member or members shall be disqualified and shall not serve on the committee for any purpose relating to such complaint. A vacancy on the committee created as a result of this subsection shall be filled by an alternate in accordance with the provisions of subsection (1)(c) of this rule, except that the fulfillment of any such vacancy shall only be for purposes relating to such complaint.

RULE 46

Journal, Name of Mover on. –
In all cases where a bill, motion or resolution shall be entered upon the Journal of the House, the name of the member moving or the committee introducing the same shall be entered on the Journal.
RULE 47

Journal Committee. –
The Committee on Judiciary, Rules and Administration shall examine and verify the Journal prior to its approval and certify the correctness thereof to the House.

RULE 48

Engrossed Bills. –
All House bills, memorials or resolutions that have been amended by the House shall be referred to the Committee on Judiciary, Rules and Administration, and when properly engrossed shall be placed upon the calendar for first reading of engrossed bills, but shall not be again referred to a committee unless otherwise ordered by the House by a majority vote of the members present. The Committee on Judiciary, Rules and Administration may order the printing of the engrossed instrument in such numbers as necessary to provide copies for the use of the legislative session. No House bill, memorial or resolution shall be engrossed unless amended by the House. No Senate bill shall be engrossed by the House.

RULE 49

Engrossment Committee. –
The Committee on Judiciary, Rules and Administration shall examine all bills after they are engrossed and report the same to the House, correctly engrossed.

RULE 50

Enrollment Committee. –
The Committee on Judiciary, Rules and Administration shall examine all House bills, memorials and resolutions which have passed the two houses, and when reported correctly enrolled they shall be presented to the presiding officers of the House and Senate for their signatures, and when signed shall be referred to the Committee on Judiciary, Rules and Administration for delivery to the Governor or the Secretary of State, as the case may be, and the date of such delivery shall be reported to the House.

RULE 51

Motions, Submission of. –
No motion requiring a second shall be debated or put unless the same be seconded. Each motion shall be stated by the Speaker before the debate, and any such motion or amendment shall be reduced to writing if the Speaker or any member desires it.

RULE 52

Precedence of Motions. –
When a question is under debate no motion shall be received except:

1. To fix time to which to adjourn,
2. To adjourn,
3. To recess,
4. To raise a question or privilege,
5. Call of the House,
6. To lay on the table,
7. For the previous question (close debate–2/3 vote of the members present),
8. To postpone to a time certain,
9. To commit or recommit,
10. To amend (place on general orders),
11. To postpone indefinitely,
12. Main motion,

which several motions shall have precedence in the order in which they stand arranged. To revert to or pass to a new order of business shall require a majority vote of the members present.
RULE 53

Undebatable Questions. –
The following questions shall be decided without debate:

- To fix time to which to adjourn.
- To adjourn.
- To recess.
- Call of the House.
- To lay on the table.
- To suspend the rules.
- For the previous question.
- Extending or limiting debate.
- Withdrawing a motion.
- Taking up business out of its proper order.

RULE 54

Division of Question. –
(1) Any member may call for the division of a question if it comprehends propositions so distinct, that one or more being taken away, a substantive proposition shall remain; but no bill, resolution, memorial, or Senate amendment to any House bill or proposition shall be divisible. If a question be divided, each portion thereof shall be voted on separately, the same as if it had been offered alone.

Strike Out and Insert. –
(2) A motion to strike out and insert shall not be divisible but motions to strike out or to insert shall not preclude a motion to amend or to strike out and insert. A motion to strike out and insert or to strike or to insert shall be considered an amendment of bills and joint resolutions and not permitted other than in the Committee of the Whole except as provided in Rule 3.

RULE 55

Previous Question. –
Upon the previous question being ordered by a two-thirds majority of the members present, if a quorum, the effect shall be to cut off debate and bring the House to a direct vote upon the pending question. When the previous question is decided in the negative, it shall leave the main question under debate for the residue of the sitting, unless sooner disposed of.

RULE 56

Question of Order Undebatable. –
All incidental questions of order arising after a motion is made for the previous question during the pending of such motion or after the House shall have determined that the main question shall be put, shall be decided, whether on appeal or otherwise, without debate.

RULE 57

Effects of Motions to Postpone Indefinitely and to Lay on the Table. –
The adoption of a motion to postpone a question indefinitely shall suppress such question and the subject thereof during the whole of that session.

Once a matter has been laid on the table it may be taken therefrom only by a vote of two-thirds of the membership of the House.
RULE 58

Motions, Withdrawal of. –
After a motion shall have been stated by the Speaker it shall be deemed to be in the possession of the House but may be withdrawn at any time by the consent of the House by majority vote of the members present before decision; but all resolutions and amendments and final motions shall be entered upon the Journal whether rejected or adopted.

RULE 59

Adjournment, Motion. –
A motion to fix a time to which to adjourn or a motion to adjourn shall always be in order, except when a member is addressing the Chair or a vote is being taken, or when the House is under call as provided in Rule 18.

RULE 60

Order of Business. –
After calling the House to order, the order of business for the day shall be as follows:

1. Roll Call.
2. Prayer by the Chaplain, followed by the Pledge of Allegiance.
3. Approval of Journal.
4. Consideration of messages from the Governor and the Senate.
7. Motions, memorials and resolutions.
8. Introduction, first reading and reference of bills and joint resolutions.
10. Second reading of bills and joint resolutions.
11. Third reading of bills and joint resolutions.
12. Consideration of general orders.
14. Presentation of petitions and communications.
15. Announcements.

RULE 61

House Chamber. –
All use of the House Chamber is to be arranged through the office of the Speaker of the House of Representatives.

RULE 62

Attaches, Selection, Removal, Duties and Compensation. –
The selection and compensation of the attaches to serve the House during each session shall be determined by the Speaker. All attaches shall serve at the pleasure of the Speaker. The Speaker shall prescribe the duties of all attaches and have general supervision of all attaches in the performance of their duties. Actions by the Speaker pursuant to this rule shall be taken after consultation with the majority and minority leadership.

RULE 63

House Chamber and Spaces, Regulation of –
1) Preserving Order. - The Speaker shall preserve order and decorum and decide questions of order, subject to an appeal to the House.
2) Supervision of Legislative areas - It is the duty of the Speaker to have general charge and supervision of the House floor, chamber, galleries, office spaces, committee rooms, adjoining and connecting hallways and passages; and to oversee decorum and preserve order therein.
RULE 64

Clearing Galleries. –
In case of any disturbance or disorderly conduct in the lobby or gallery, the Speaker or the Chairman of the Committee of the Whole House shall have the power to order the same to be cleared.

RULE 65

Speaker Votes. –
The Speaker shall vote upon all questions taken by ayes and nays, including appeals from his decisions. The Speaker shall have no power to cast a second vote to break a tie vote.

RULE 66

Public Records Requests. –
The Speaker may authorize the Director of the Legislative Services Office to comply with public records requests on behalf of members of the House. The Director of the Legislative Services Office may coordinate or prepare responses to requests for public records on behalf of the House, its committees and its individual members. Responses will be in accordance with House rules and the Idaho Public Records Act. Upon notifying the Speaker, an individual member may individually respond to requests for his public records.

RULE 67

Distribution of Written or Printed Matter. –
No written or printed matter shall be distributed to the Representatives directly, but shall be deposited in appropriate mail boxes set aside for them, except communications from any member or employee of the Legislature, committee of the Legislature, elected state official, or state department or agency may be delivered directly to the Representatives' desks. No written or printed matter, except such as may be forwarded through the United States mail, shall be distributed to the Representatives under any circumstances unless it shows the name and address of the person or organization responsible for such distribution. Any person or organization desiring to distribute correspondence or written or printed matter to the Representatives or number of them at one time, shall first obtain the permission of the Sergeant at Arms or the Speaker of the House and such distribution shall be made under the supervision of the Sergeant at Arms.

RULE 68

Leave of Absence. –
No member or officer of the House, unless from illness or other cause which makes him unable to be in attendance shall absent himself from the session of the House during the entire day without first having obtained leave of absence from the Speaker of the House; provided, however, that no regular or Special Committee of the House shall be absent for more than one day without authorization from the House. Such authorization shall be by affirmative action on a resolution approving absence.

No member or officer of the House shall be entitled to the unvouchered expense allowance while absent more than one day without leave.

RULE 69

Speaker of the House. –
(1) Presiding Officer - The Speaker of the House shall serve as the presiding officer of the House of Representatives.

(2) Absence of Speaker. The Speaker may leave the Chair and appoint a member to preside, but not for a longer time than one legislative day, except with the approval of the House. In the event of the temporary absence of the Speaker without having made such an appointment, the House shall proceed to elect a Speaker pro tempore to act during his absence.
(3) Disability or Death of Speaker. In the event of the Speaker's death, resignation, or inability to act during a legislative session, the House shall proceed to elect a new Speaker. In the event of the Speaker's death, resignation, or inability to act between legislative sessions, the House Majority Leader (and in the event of his death, resignation, or inability to act as Speaker, the House Assistant Majority Leader) shall act as Speaker, with all of the duties, powers and prerogatives of the office, to serve until the next session of the Legislature, at which time a new Speaker shall be elected.

RULE 70

Admittance to Floor of House. –
The following persons shall be admitted to the floor of the House of Representatives during sessions: legislators, elected state officials, former state legislators, legislative employees and representatives of the news media. In order to be admitted to the floor of the House, elected state officials, former state legislators, legislative employees and representatives of the news media shall be required to wear badges prepared by the Chief Clerk.

Any elected state official or former state legislator must be sponsored by a legislator in order to be admitted to the floor of the House. Any other guest of the House must be cleared through the Speaker of the House, or persons designated by the Speaker, and through the Sergeant at Arms, in order to be admitted to the floor of the House.

RULE 71

Control of Visitors to House Floor. –
No person except those on official business of the House shall be allowed inside the House Chambers from 30 minutes prior to the convening of the House and until 10 minutes after the House is adjourned; or at any time when the House is in recess, except as provided in Rule 70. Provided, however, that no one lobbying for or against any measure shall be permitted on the floor of the House except by invitation of a member.

RULE 72

Recording, Filming or Transmission. –
(a) The public may use audio or video recording devices or nonflash photography to record proceedings of the House of Representatives or committees thereof, provided that such does not interfere with or disturb the proceedings of those present. The determination of whether use of a recording device interferes with or disturbs the proceedings or those present rests with the presiding officer. Unless otherwise determined by the presiding officer or provided by this rule, recording of the House floor shall be from the gallery and recording of committee proceedings shall be from or behind the area for public seating.

(b) Media accredited as provided in Joint Rule 14 may sit, stand, unobtrusively move about or use tripods or monopods to record the proceedings as long as such recording is conducted in an orderly manner and does not impede the proceedings or disturb those in attendance. Unless otherwise allowed by the presiding officer, recording by accredited media shall be conducted from either side behind the podium and presenter area. The presiding officer may designate separate seating for accredited news media to use.

(c) Persons not accredited under Joint Rule 14 desiring to record the proceedings beyond that allowed under subsection (a) of this rule shall seek permission from the presiding officer before being granted the privileges associated with media under subsection (b) of this rule.

(d) Recording under this rule means audio, video or photographic recording and transmission of such recordings. The presiding officer may set additional limitations on recording as necessary in the discretion of the presiding officer to preserve the decorum of the business being conducted.

RULE 73

Reconsideration. –
When a motion has been made and carried, or lost, it shall be in order for any member who voted on the prevailing side to give notice on the day the said motion was carried, or lost, during and at order of business then prevailing or at the first call of the next succeeding order of business that he may on the same or succeeding day move to reconsider such motion, and thereupon if the subject of such motion to reconsider affects a bill, memorial, or resolution, the same shall be held upon the Clerk's desk until such motion to reconsider be disposed of. When such notice has been given, only such member giving said notice may on the same day make such motion to reconsider, or any member voting
on the prevailing side may on the succeeding day, at the first call of the seventh order of business make said motion to reconsider, or it may not thereafter be heard; provided, that on and after the thirty-fifth day of the session and on the fifteenth day of any special session, the motion to reconsider may be made only on the same day the vote to be considered is taken, under the thirteenth order of business and may be made by any member voting on the prevailing side. Reconsideration shall be decided by a majority vote of the members present.

RULE 74

Rescind or Repeal. –
A motion to rescind may be used to reverse a previous action after the time for reconsideration has passed. It may not be used in any case when an action has previously been reconsidered, or when vested rights have accrued or after a bill has passed the legislative body and has become law or when an act or resolution has been carried out.

The motion to rescind may be made by any member whether he voted with the prevailing side or not. The motion is debatable and opens the entire question to debate. A motion to rescind shall require a two-thirds majority of the members present to pass; except that, if the action which is proposed to be rescinded required a two-thirds majority of the total membership of the House, the motion to rescind shall require a two-thirds majority of the total membership of the House to pass.

RULE 75

Standard Rules. –
The rules of parliamentary practice set forth in Mason's Manual of Legislative Procedures shall govern the House in all cases to which they are applicable, and in which they are not inconsistent with the Standard Rules and Orders of the House and the Joint Rules and Orders of the Senate and House of Representatives.

RULE 76

Committee on Rules. –
(A) It shall be the duty of the standing committee on Judiciary, Rules and Administration to report and recommend the adoption of any special rule when the business of the House seems to the committee to require it.

Committee on Ethics and House Policy. – (B) It shall be the duty of the standing committee on Ethics and House Policy to report and recommend to the House, for formal affirmation, current and proposed policies governing House members.

RULE 77

Adoption and Amendment of Rules. –
Adoption of the rules of the House, whether temporary or permanent, will be by a majority vote of the entire membership of the House. No rules of the House, temporary or permanent, shall be suspended, altered, or amended without the concurrence of two-thirds of the entire membership of the House.

RULE 78

Veto – Procedure After Governor's Action.
When a bill has been vetoed by the Governor and his objections entered upon the Journal, the vetoed bill is before the House for reconsideration in accordance with Section 10, Article IV, Idaho Constitution; the question put forth by the Chair is, "Shall House Bill ______ pass, the Governor's veto notwithstanding?" When the question of reconsideration has been stated, only the following motions shall be in order, in the order named:

1. To adjourn.
2. To recess.
3. To lay on the table.
4. To postpone to a time certain.
5. To hold at the desk.
RULE 79

Roll Call. –
(a) The ayes and nays shall be ordered and recorded without request upon the final passage of bills, joint resolutions, motions or resolutions for the expenditure of public moneys, and for suspension of the reading of bills on three several days as provided in Rule 11. The ayes and nays shall not be ordered on other matters unless requested by three members.

(b) On third reading, the question shall be stated as follows: "The question is: Shall House (or Senate) Bill Number ______ pass?"

(c) If an electrical voting machine is used, the presiding officer shall use a warning device after stating the question and then state: "The Clerk will unlock the machine and members will record their vote." After a reasonable pause, the presiding officer will ask: "Has every member voted?" (Reasonable Pause) "Does any member wish to change his vote?" (Reasonable Pause) "The Clerk will lock the machine and record the vote."

(d) Any member may explain his vote after the vote is announced, and before the next item of business is taken up, but no member will be allowed to change his vote after the vote is announced by the chair.

(e) Whenever necessary for the purpose of interpreting these rules, aye shall be the same as "yes" and nay shall be the same as "no."

RULE 80

Members must Vote. –
(1) Except as provided in subsection (3), every member present within the bar of the House shall vote on any question put, unless excused by the House by majority vote of the members present.

(2) When a member casts his vote, unless he is paired pursuant to Rule 81, he must be in his seat on the floor of the House and remain seated until the roll call is announced.

(3) A member has the right to vote upon all questions before the House and to participate in the business of the House and its committees and, in so doing, the member is presumed to act in good faith and in the public interest. If a member's personal interest in the issue under consideration conflicts with the public's interest, the member's legislative activities can be subject to limitations, unless such conflicts are disclosed to the presiding officer or to the body. Upon disclosure of any such conflict, the member may vote upon any question or issue to which the conflict relates, unless the member requests to be excused.

RULE 81

Pairing on Roll Call. –
(1) Pairing - Pairing shall be permitted upon the absence of one, both, or all pairing members for good cause shown, shall be in writing, shall specifically state the bill or proposition, upon which pairs are arranged, and shall be signed by all parties involved in the pair.

(2) Who may pair - Two members may pair upon a roll call vote to be determined by a simple majority. On any bill or proposition requiring a vote of two-thirds of the entire membership for adoption, a pair shall require three members, two affirmative and one negative. Pairs shall not be permitted on a veto override.

(3) Voting or debate while paired - If only one of a pair be absent, none of the others shall debate, ask or reply to inquiries or vote on the roll call for any measure.

(4) Broken pairs - Pairs shall be broken if all members of the pair are present in their seats or any member pairing debates, asks, or replies to inquiries or answers a roll call for the paired bill or proposition.
(5) Announcing and recording pairs - Each pair slip must be in the possession of the Chief Clerk before voting on any measure has begun. Each pair shall be announced by the Chief Clerk, after the completion of the roll call, from the completed pair slip furnished to the Chief Clerk. The pairs shall be recorded in the total vote and published in the Journal as a part of the proceedings.
JOINT RULE 1

These Joint Rules, upon adoption by both the Senate and House of Representatives, shall be the permanent Joint Rules of the Legislature.

These Joint Rules shall take precedence over special rules of either the Senate or House which may be in conflict therewith and may be amended only by the concurrence of two-thirds of the members voting of both houses.

JOINT RULE 2

Definitions. –
As used in these Joint Rules, unless the context clearly requires otherwise, the following terms shall have the meanings hereinafter respectively ascribed to them.

Resolution. –
This term denotes the adoption of a motion, the subject matter of which would not properly constitute a statute. EXAMPLES: An alteration of the rules, a vote of thanks, a vote of censure, etc.

Concurrent Resolution. –
This term denotes a resolution that originates in one house of the legislature where it is passed and is then sent to the other house for passage. It is signed by the presiding officers of both houses.

Joint Resolution. –
A joint resolution is a resolution passed by both houses of the legislature proposing an amendment to the Constitution of the State of Idaho.

Proclamation. –
A proclamation is an instrument, the subject matter of which does not constitute a statute, which after being introduced in the proper committee shall be sent immediately to the floor for action without being referred back to committee. A proclamation may be passed by voice vote. If a proclamation is passed by the house of origin it shall be sent to the other house for passage where it shall be placed on the floor for action without being referred to a committee. An example of a proclamation shall include but not be limited to a vote of thanks, praise or honor for a special achievement, accomplishment, anniversary or birthday. For purposes of the calendars of the Senate and House of Representatives a proclamation shall be considered a petition.

Bill. –
This term denotes the draft of a law or amendment thereto submitted to the legislature for its approval or rejection. Bills may be originated in either house and may be amended or rejected in the other, except that bills for raising revenue must originate in the House of Representatives and a bill originating in one house and amended in the other may not again be amended in the house of origin except pursuant to report of a conference committee.

The enacting clause of every bill must read "Be It Enacted by the Legislature of the State of Idaho." All bills must be signed by the presiding officers of the respective houses. Every act or joint resolution shall be plainly worded avoiding as far as practicable the use of technical terms.

Joint Memorial. –
A petition or representation made by the House of Representatives and concurred in by the Senate, or vice versa, addressed to whoever can effectuate the request of the memorial.

Engrossed Bill. –
An amended bill with the amendments correctly drafted and before the house of origin for further action.

Enrolled Bill. –
A bill that has passed both houses and awaits only the signatures of the presiding officers thereof.
JOINT RULE 3

Report of Action Taken and Transmittal of Bills, Joint and Concurrent Resolutions and Memorials. –
When final action shall have been taken on any bill, joint or concurrent resolution or memorial in the house in which it originates, it shall be transmitted to the other house on or before the first order of business of the receiving house on the next succeeding legislative day with an endorsement thereon by the Secretary or Chief Clerk, as the case may be, showing a complete record of all action taken thereon. When final action shall have been taken on any bill, joint or concurrent resolution which has been passed in one house, it shall be returned to the house in which it originated on or before the First Order of Business of the receiving house on the next succeeding legislative day with an endorsement thereon by the Secretary or Chief Clerk, as the case may be, showing a complete record of all action taken thereon.

JOINT RULE 4

Enrolling and Engrossing. –
After a bill shall have passed both houses, it shall be enrolled by the enrolling clerk of the house from which it originated not later than 48 hours after the time of passage. All bills, memorials, and resolutions shall be engrossed only in the house in which they originated.

JOINT RULE 5

Procedure After Enrollment. –
After being enrolled each bill shall be examined by the committee on enrolling of the house in which it originated, and after being reported, shall be signed first by the presiding officer of the house in which it originated, then by the presiding officer of the other house, and lastly be submitted to the governor for his consideration. All bills shall be so signed and delivered to the governor for his consideration within 72 hours after enrollment. The date and hour of submission of a bill to the governor shall be entered on the journal of the house in which it originated. There shall be endorsed on each bill, memorial, or resolution the certificate of the secretary or chief clerk, as the case may be, as to the house of its origin. The date and hour of passage in the respective houses shall also be shown.

JOINT RULE 6

Proclamations, Resolutions and Memorials. –
Joint resolutions shall be treated in every respect as are bills except that they shall be passed only by 2/3 majority of the membership of each house.

Concurrent resolutions and memorials shall be printed as are bills and concurrent resolutions, proclamations and memorials shall also be printed in full in the journal of the house of origin and by number and author only in the journal of the other house. When passed in one house and transmitted to the other, they shall be accepted or rejected only and shall not be subject to amendment. Joint resolutions, concurrent resolutions and memorials shall, after being passed, be filed with the Secretary of State, rather than being submitted to the Governor for consideration.

A proclamation shall not be printed in the same manner as bills, resolutions or memorials but enough copies shall be reproduced so that each member of both houses shall be entitled to a copy and, if the proclamation is passed by both houses, copies shall be sent to the person, persons or entity being addressed by the proclamation. When a proclamation is passed in one house and transmitted to the other, it shall be accepted or rejected only and shall not be subject to amendment.

JOINT RULE 7

Messages from One House to Other. –
When a message shall be sent by either house to the other, the same shall be reduced to writing and transmitted to the desk of the Secretary or Chief Clerk, as the case may be, by the person to whom such message or communication shall be taken up at the proper order of business as may be provided by the rules of the house to which said message is sent. Such messages shall be transmitted by the officers or employees provided by each house for such purpose or by such other person as the presiding officer may select.
JOINT RULE 8

Messages To Be Signed by Secretary or Chief Clerk. –
Notice to either house of action by the other house shall be in writing and To Be signed by the Secretary or Chief Clerk, as the case may be, of the house from which such notice or message is conveyed.

JOINT RULE 9

Bill Passed by One House and Rejected by the Other May Not be Introduced in House of Origin. –
When a bill or joint resolution (except in matters pertaining to revenue or finance) shall have been passed by one house, and rejected by the other, it cannot be again introduced in the house in which it originated during the term of the regular annual or special session in which originally introduced, but may be again introduced in a special session or in the next regular annual session.

JOINT RULE 10

Conference Committees. –
When a bill or joint resolution passed by one house shall have been amended in the other, upon its return to the house of origin, that house may request that a conference committee be appointed to confer with a similar committee from the other house, which shall be appointed upon request directed to the presiding officer thereof. If both houses adhere to their disagreement after vote of the joint committees of conference, the bill or joint resolution shall be considered lost and report thereof made to the presiding officer of each house. If, by vote of the joint committees of conference, agreement can be reached on the amendments in controversy, the same shall be returned to the house wherein the bill or joint resolution was amended with the recommendation that it be further amended in accordance with the agreement of the committees of conference. Upon such further amendment, the bill shall be returned to the house of its origin for final action.

JOINT RULE 11

Chairman of Joint Committee. –
The chairman of the Senate committee shall be chairman of all committees or meetings where committees of both houses sit jointly.

In absence of the chairman of the Senate committee, the chairman of the House committee shall act as chairman of the meeting.

JOINT RULE 12

Joint Sessions. –
When the two houses meet in joint session, the Speaker of the House shall preside. Such sessions shall be held in the Chamber of the House of Representatives. The Secretary of the Senate and the Chief Clerk of the House shall be the clerks of such session and the record of the proceedings shall be entered on the journals of the respective houses. The Chief Clerk shall be the reading clerk of such session.

JOINT RULE 13

Duties of Sergeant-at-Arms. –
It shall be the duty of the sergeant-at-arms to announce to the presiding officer of his house all committees sent to it by the other house. The sergeant-at-arms of the House shall be the sergeant-at-arms of all joint sessions.

JOINT RULE 14

Press Accreditation. –
The Capitol Correspondents Association shall be recognized as the accrediting agency for newsmen and news photographers covering either house of this legislature.
JOINT RULE 15

Mistaken Transmittals. –
In event any bill, resolution or memorial or other document shall, by mistake, have been transmitted from one house to the other, it shall, upon request of the presiding officer of the house from whence it came, be immediately returned thereto unless substantive action of amendment or vote shall have already been taken thereon. The request shall clearly outline the mistake requiring the request.

JOINT RULE 16

Hours Chambers Open. –
The Chambers of the Senate and House of Representatives shall be open, during any regular or special session, hours to be determined by the Senate Pro Tempore and the Speaker of the House of Representatives. Chamber hours may be adjusted by the Senate Pro Tempore and Speaker of the House of Representatives as necessary during all other times of the year.

JOINT RULE 17

NUMBERING. –
(a) All bills, joint resolutions, joint memorials and concurrent resolutions in the Senate and House of Representatives shall be numbered consecutively, commencing with numbers as follows:

Bills introduced in the Senate shall commence with the number 1001.
Bills introduced in the House shall commence with the number 1.
Senate joint resolutions, joint memorials and concurrent resolutions respectively, shall commence with the number 101.
House joint resolutions, joint memorials and concurrent resolutions, respectively, shall commence with the number 1.

(b) With the exception of extraordinary sessions, bills, resolutions and memorials shall be numbered consecutively from the first through the second regular sessions of the legislature. Bills, resolutions and memorials introduced during any extraordinary session shall be numbered without regard to the numbering system used in any regular session.

JOINT RULE 18

Statement of Purpose and Fiscal Notes – General Provisions. –
No bill shall be introduced in either house unless it shall have attached thereto a concise statement of purpose and fiscal note. The contact person for the statement of purpose and fiscal note shall be identified on the document. Statements of purpose and fiscal notes may be combined in the same statement.

Statement of Purpose. – (a)
The statement of purpose applies only to a bill as introduced, and does not necessarily reflect any amendment to the bill that may be adopted. All statements of purpose shall be reviewed for compliance with this rule by the committee to which the bill is assigned, excepting that any review is subject to Joint Rule 18(e).

Fiscal Notes. – (b)
The fiscal note applies only to a bill as introduced, and does not necessarily reflect any amendment to the bill that may be adopted. The fiscal note shall reasonably contain the proponent’s full fiscal year projected increase or decrease in existing or future appropriations, and/or the increase or decrease in revenues by the state or unit(s) of local government. The bill’s proponent bears the responsibility to provide a reasonably accurate fiscal note. If the fiscal note states there is no projected fiscal impact, then the fiscal note must contain a statement of the reasons that no fiscal impact is projected. All fiscal notes shall be reviewed for compliance with this rule by the committee.
to which the bill is assigned, excepting that any compliance review is subject to Joint Rule 18(e). A member of the committee may challenge the sufficiency of a fiscal note at any time prior to the committee’s final action on the bill.

**Debate. – (c)**

Any member of either house may debate the sufficiency of a statement of purpose or fiscal note at the time of consideration of the bill.

**May be Revised. – (d)**

Either house may revise the statement of purpose or fiscal note at any time before that house’s final action on the bill; however, the revision to the statement of purpose or fiscal note is ministerial only and shall not be done by action of the house.

**Not a Statement of Legislative Intent. – (e)**

Statements of purpose and fiscal notes are mere attachments to the bill and are not voted on. The statement of purpose and fiscal note are not expressions or statements of legislative intent, and are not intended for any use outside of the legislative process, including judicial review.

**Notice to Others. – (f)**

Each statement of purpose and fiscal note shall contain this notice: "This statement of purpose and fiscal note are a mere attachment to this bill and prepared by a proponent of the bill. It is neither intended as an expression of legislative intent nor intended for any use outside of the legislative process, including judicial review (Joint Rule 18)."

**JOINT RULE 19**

**Minutes of Standing Committee Meetings. –**

Minutes of standing committee meetings shall be prepared in summary fashion, in the discretion of the individual committee chair. Any tape recordings of committee meetings shall be made only for the purpose of assisting the committee secretary, and thereafter any such tapes shall be recycled at the discretion of the committee chair. Minutes of standing committee meetings shall include at least the following information:

1. All members of the governing body present;
2. All motions, resolutions, orders, or ordinances proposed and their disposition; and
3. The results of all votes, and upon the request of a member, the vote of each member by name.

**JOINT RULE 20**

**Constitutional Amendments. –**

A Joint Resolution proposing an amendment to the Constitution of the State of Idaho must be introduced on or before the thirty-sixth day of the Regular Legislative Session and must be transmitted from the house of origin to the other house prior to the fifty-fifth day of the Regular Legislative Session; provided however, in the event the fifty-fifth day of the Regular Legislative Session falls on a Saturday or Sunday, such transmittal must be made on or prior to the fifty-seventh day of the Regular Legislative Session. The provisions of this rule may be waived by the presiding officer of either house upon presentment of a signed petition by the majority or minority leadership of the house. Requests for a proposed amendment to the Constitution of the State of Idaho shall be in the Office of Legislative Services for drafting at least seven calendar days prior to its intended introduction date.

**JOINT RULE 21**

**Recording of Proceedings of the Chambers. –**

The proceedings of each house shall be recorded and live streamed by an authorized designee, provided that either house may suspend or end recording and/or live streaming of its proceedings upon a two-thirds vote of the chamber
wherein the proceeding takes place. A statement made during floor or committee proceedings is indicative only of the individual speaker and is not an expression of legislative intent by the body as a whole. No recording shall substitute for the Journal of either house as required by Section 13, Article III of the Constitution of the State of Idaho. All recordings shall be maintained by the Director of Legislative Services or his designee. A copy of any recorded proceedings more than two years old will be provided to the state archivist. No member of the Legislature, its employees, or designees shall be permitted to certify or authenticate any recording made under this rule.

**JOINT RULE 22**

**Contest of Election for Executive Offices – Procedures.**
This Rule governs procedures leading up to and including a hearing on the contest of election for executive offices. It should be read in conjunction with Chapter 21, Title 34, Idaho Code. For purposes of this Rule, the term "Party" means either the CONTESTEE or the CONTESTOR; the term "Parties" means both.

1. Any proof of the CONTESTEE's or CONTESTOR's legal arguments, including depositions, affidavits, production of papers, and examination of poll books and ballots (herein "Record") that either CONTESTEE or CONTESTOR desires the Senate and the House of Representatives to consider in adjudication of a Contest must be completed on or before December 29. CONTESTEE and CONTESTOR's Record must be delivered to the Office of the Secretary of State no later than the close of business on the next business day. Any Record or evidence from the CONTESTEE or CONTESTOR not delivered to the Office of the Secretary of State by that day and time will not be considered by the Senate and the House of Representatives.

2. The Parties must file a Memorandum that outlines their claims, defenses, legal authority, legislative precedent, proposed form of relief, and a description of witness fees and discovery costs that are incurred. The Memorandum must be filed with the Office of the Secretary of State no later than the close of business four (4) business days following delivery of the Record to the Office of the Secretary of State as provided in paragraph (1). However, CONTESTEE is not required to file a responsive pleading to the Contest.

3. Any Party may file a Responsive Memorandum. If a Party chooses to file a Responsive Memorandum, it must be filed with the Office of the Secretary of State no later than the close of business on the first day of the next Regular Session.

4. If an unresolved discovery or Record dispute exists and continues between the CONTESTEE and the CONTESTOR, and on motion duly made, the presiding officer or his designee may rule on the dispute. Neither the CONTESTEE nor the CONTESTOR will be granted any additional time beyond December 29 to develop or deliver his Record.

5. Committee hearing procedures. If the Legislature refers the Contest of Election to a Committee, the Committee Chairmen will notify the Parties of the Committee hearing procedures. The following procedures, subject to the discretion of the Committee Chairmen, will govern the hearing:
   a. No additional testimony or Record may be presented, taken, or allowed by the Parties beyond the Record delivered to the Office of the Secretary of State as provided in paragraph (1) of this Rule.
   b. Neither CONTESTEE nor CONTESTOR may examine or cross-examine any witness that testifies before the Committee. All examination will be performed by Committee members.
   c. Pursuant to Section 34-2104, Idaho Code, only the named points in the Notice of Contest of Elections may be argued.
   d. The Committee may send for and receive persons, papers, and records, whether written or oral, including from the Office of the Attorney General, other State Elected Officers, State officials, County Elected Officers, County officials, or other witnesses that the Committee determines will reasonably assist the Committee in the performance of its constitutional duty as a "judge of the election, qualifications and returns of its own members," Section 9, Article III, Idaho Constitution.
   e. In all other respects, the Committee will be governed by the rules of the legislature.

6. The Committee may adopt any of the following as part of the hearing procedures:
   a. Permit the Parties to have counsel present at Committee meeting(s); and
   b. Establish a time limit for the CONTESTEE and CONTESTOR to argue their positions to the Committee.
(7) Neither CONTESTEE nor CONTESTOR, nor their counsel, may participate in ex parte communication with any member of the Idaho Legislature regarding the merits of the Contest of Election prior to final determination.

(8) Service of all Record, Memorandum, Responsive Memorandum, motions, or objections must be made on the other Party as provided in Idaho Rules of Civil Procedure 5(b), excepting subpart 5(b)(2)(D). The Parties must also provide a proof of service as provided by Idaho Rules of Civil Procedure 5(e). The Parties must work in good faith to ensure reasonable and timely service, considering the limited time periods.

(9) Nothing in this rule limits or restricts the Legislature in the performance of its duties as the judge of the election.

JOINT RULE 23

Public Display of "In God We Trust." – The words "In God We Trust" shall appear in the Chambers of the Senate and of the House of Representatives above the chairs of the presiding officers.
APPENDIX

Final Report

of the

Commission for Reapportionment

Pursuant to

Section 72-1508

Idaho Code
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*Reynolds v. Sims*, 377 U.S. 533, 566, 568 (1964)


*Twin Falls County v. Idaho Commission on Redistricting*, 152 Idaho 346, 349 (2012)

*Wesberry v. Sanders*, 376 U.S. 1 (1964)

### Statutes

I.C. § 34-1901

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### Constitutional Provisions

Idaho Const. art. III, § 2
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U.S. Const. amend. XIV, § 2
Figure 1
Order Establishing Commission for Reapportionment
Introduction

Idaho law\(^1\) requires the Secretary of State to establish a Commission for Reapportionment when the results of a new federal census are available. The State of Idaho received the results of the 2020 census on August 12, 2021.\(^2\) That same day, Secretary of State Lawerence Denney issued an Order Establishing Commission for Reapportionment,\(^3\) which named the following individuals\(^4\) to the Commission:

- Bart Davis, appointed\(^5\) by Chuck Winder, President Pro Tempore of the Idaho Senate;
- Tom Dayley, appointed by Scott Bedke, Speaker of the Idaho House of Representatives;
- Nels Mitchell, appointed by Fred Cornforth, Chair of the Idaho Democratic Party;
- Amber Pence, appointed by Ilana Rubel, Minority Leader of the Idaho House of Representatives;
- Eric Redman, appointed by Tom Luna, Chair of the Idaho Republican Party; and
- Dan Schmidt, appointed by Michelle Stennett, Minority Leader of the Idaho Senate.

The Commission convened on September 1, 2021, and elected Commissioners Davis and Schmidt as cochairs. During business meetings\(^6\) held in Boise in the first and second weeks of September, the Commission adopted rules\(^7\) regarding organization, procedure, and other matters, and drafted redistricting plans\(^8\) for discussion and consideration by the public. Over the next four weeks, the Commission toured the state, holding in-person public hearings at seventeen different locations,\(^9\) during which public testimony was taken on matters pertinent to redistricting, including the Commission’s draft plans.

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\(^1\) See Idaho Const. art. III, § 2, and I.C. § 72-1501.
\(^2\) Ordinarily, the state would have received these results by April 1, but census activities were delayed by the COVID-19 pandemic.
\(^3\) See Figure 1.
\(^4\) Commissioner biographies appear in Appendix I of this report.
\(^5\) The appointing authorities — individuals who nominate members of the Commission — are designated in I.C. § 72-1502.
\(^6\) The Commission’s meeting and hearing schedule appears in Appendix II of this report, and the meeting and hearing minutes appear in Appendix III of this report.
\(^7\) The Commission’s rules appear in Appendix IV of this report.
\(^8\) See Figure 2, page 5, for these initial draft plans. Commission draft plans also appear in Appendix V of this report.
\(^9\) See I.C. § 72-1505(4).
plans and draft plans submitted by the public through the Commission’s website. The Commission held an eighteenth public hearing on October 12, 2021. This was a remote testimony session, during which residents from around the state testified using video conferencing technology, to accommodate individuals who wished to testify but could not or preferred not to do so in person. The Commission also accepted written public comments submitted through its website.

In the last week of October and the first week of November, the Commission held business meetings in Boise to finalize legislative and congressional redistricting plans, having taken into consideration applicable redistricting law and the testimony, written comments, and draft plans submitted by the public. Sixty-five days after convening, on November 5, 2021, the Commission adopted Plan L03 and Plan C03 as Idaho’s legislative and congressional redistricting plans, respectively. For reasons described below, on November 10, the Commission reaffirmed its adoption of Plans L03 and C03, adopted this report, and adjourned.

Process

To draft an initial legislative redistricting plan, the Commission divided itself into three subcommittees that focused on specific regions of the state. Each subcommittee was composed of a Democratic appointee and a Republican appointee who were familiar with the regions of the state to which they were assigned. Cochair Schmidt and Commissioner Redman formed the North Idaho Subcommittee; Cochair Davis and Commissioner Pence formed the East Idaho Subcommittee; and Commissioners Dayley and Mitchell formed the Treasure Valley Subcommittee.

The Commission assigned counties that each subcommittee would work with and agreed that no district should deviate more than five percent, either over or under, from the ideal district size,

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10 http://redistricting.idaho.gov
unless there was a compelling reason for such deviation. The Commission also agreed to “meet in the middle” when drafting a plan for the entire state, with the understanding that the subcommittees could work with counties adjacent to their regions if necessary to get closer to the ideal district size.

Once the regional maps were finished, the Commission merged them to create Plan L01, the discussion draft that was presented to the public during the Commission’s tour of the state. The Treasure Valley Subcommittee, focused primarily on Ada, Canyon, and Owyhee Counties, also produced two draft congressional plans, C01 and C02. Plan C01 depicted congressional districts similar to what Idaho has had in the past, with Ada County divided, while Plan C02, with no counties divided, created a southwestern congressional district and united the rest of the state in another district. Both draft congressional plans were presented to the public for discussion as well. At public hearings, the Commission distributed a handout\(^ {12}\) describing the legal criteria for both legislative and congressional redistricting, so that the public would have an understanding of the requirements that must be weighed in creating a valid redistricting plan.

The Commission spent the next four weeks touring the state and wrapped up its public hearing schedule with the remote testimony session on October 12. Following a business meeting on October 13, the commissioners took the next two weeks to consider the testimony and written comments they had received, as well as the proposed draft plans submitted by the public. Reconvening in Boise, the Commission published Plan L02\(^ {13}\) on October 28 and invited the public to take the next week to provide feedback. The Commission also announced an intended timeline for the next two weeks:

- By November 4, a new draft congressional plan would be posted for public consideration;
- By November 10, the Commission would make final adjustments to the legislative and

\(^ {12}\) This handout is included in Appendix II of this report.
\(^ {13}\) Draft Commission plans appear in Appendix XI of this report.
On November 2, the Treasure Valley Subcommittee met with staff to incorporate changes to Plan L02, having received considerable feedback from the public. Over the next two days, the other subcommittees made adjustments to Plan L02 as well. On November 3, at a noticed business meeting, the full Commission discussed various options for congressional redistricting. Cochair Schmidt and Commissioner Mitchell supported a no-county-split plan such as Plan C036, while Cochair Davis proposed a plan that would split Ada County with a 0% population deviation. Cochair Davis’s plan would be published the next day as Plan C03, and this was ultimately the plan adopted by the majority of the Commission.

Commissioner Dayley was not feeling well on November 3 and participated in the business meeting by video conference. On the morning of November 4, he informed the other commissioners and staff that he had tested positive for COVID-19. Commissioner Mitchell, as well as three staffers, had been with Commissioner Dayley most of the day on November 2 during the Treasure Valley Subcommittee’s meeting and had therefore been potentially exposed.

At this point, the Commission had less than a month to conclude its business. Believing it necessary under the circumstances to proceed expeditiously, and having sought counsel from the Office of the Attorney General, the Commission announced on the record at the November 4 business meeting that votes on the final plans would be taken at a 3:30 p.m. special meeting the next day. An agenda for the special meeting was posted on the Commission’s website and in the State Capitol at 2:13 p.m. on November 4, more than 24 hours before the special meeting was to take place.

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14 All proposed plans submitted by the public as well as the comments accompanying the plans may be found in Appendix XII.
At the meeting on November 5, after preliminary votes to set aside certain redistricting criteria described in I.C. § 72-1506(7) and (9), the Commission voted to adopt Plans L03 and C03. The vote on the Final Report remained scheduled for November 10. Following the November 5 meeting, it was brought to the attention of the Commission that the agenda posted for the special meeting on November 5 might not have complied with the provisions of the Open Meetings Law. To cure any potential violation, the Commission repeated the votes of November 5 at the November 10 meeting and concluded its business after adopting this report and delivering it to the Secretary of State.

Figure 2
Commission Discussion Drafts

*These were the draft redistricting plans introduced by the Commission for public discussion. From left to right: Plan L01, Plan C01, Plan C02.*

Legal Criteria for Legislative Redistricting

The Fourteenth Amendment of the United States Constitution prohibits a state from denying “to any person within its jurisdiction the equal protection of the laws.”\(^{15}\) This clause, the Equal Protection Clause, “guarantees the opportunity for equal participation by all voters in the election of state legislators” and requires that seats in both houses of a state legislature be apportioned on a population

\(^{15}\) U.S. Const. amend. XIV, § 1.
A person’s right to vote for state legislators is unconstitutionally impaired when the weight of that person’s vote is “in a substantial fashion diluted” compared to the votes of citizens in other parts of the state. For this reason, the districts from which legislators are elected must be substantially equal in population, “so that the vote of any citizen is approximately equal in weight to that of any other citizen in the state.”

This constitutional requirement for substantial equality does not demand an “unrealistic overemphasis on raw population figures” or a “mere nose count in the districts.” A state, in creating districts, may “legitimately desire to maintain the integrity of various political subdivisions” and take into account other valid considerations, such as “natural or historical boundary lines.” In fact, not allowing the state to consider geographical factors “may be little more than an open invitation to partisan gerrymandering.” However, while maintaining county or other political subdivision boundaries “can justify small deviations, it cannot be allowed to negate the fundamental principle of one person, one vote.” Using political subdivision boundary lines in establishing state legislative districts is “constitutionally valid, so long as the resulting apportionment [is] one based substantially on population and the equal population principle [is] not diluted in any significant way.”

In general, a redistricting plan with a maximum population deviation under 10% is permissible, while a plan with larger disparities in population is prima facie unconstitutional. Maximum population deviation:

expresses the difference between the least populous district and most populous district in terms of the percentage those districts deviate from the ideal district size. (The ideal district size is calculated by dividing the total population by the number of districts.) For

17 Reynolds, 377 U.S. at 568.
18 Reynolds, 377 U.S. at 579.
20 Reynolds, 377 U.S. at 578-579.
21 Reynolds, 377 U.S. at 579.
23 Reynolds, 377 U.S. at 578.
example, if among thirty-five districts, the least populous district is four percent below the ideal, and the most populous district is four percent above the ideal, the maximum population deviation would be 4-(-4), or eight percent.25

A maximum population deviation under 10% is no safe harbor, however.26 A redistricting plan with a maximum population deviation under 10% may be found unconstitutional if the deviation “results from some unconstitutional or irrational state purpose.”27 Additionally, a redistricting plan with a maximum population deviation under 10% will be held unconstitutional if the individual right to vote in one part of the state is substantially diluted compared to the individual right to vote in another part of the state.28 In other words, a redistricting plan is unconstitutional under the Equal Protection Clause, regardless of the maximum population deviation, if the weight of a person’s vote depends substantially on where in the state that person lives. The votes of citizens in one part of the state should not be given “two times, or five times, or 10 times the weight of votes of citizens in another part of the [s]tate,” as that would dilute the vote of those living in the “disfavored areas.”29

Essentially, in considering whether a redistricting plan violates the Equal Protection Clause, it is not enough to consider the mere size of the population disparities between districts; the “consistency of application and the neutrality of effect of the nonpopulation criteria” must also be considered, to ensure that the right to vote is not being diluted for some citizens based on the area in which they live.30 Inconsistent application of nonpopulation criteria will not justify population deviation.31

The Idaho Constitution provides nonpopulation criteria for the Commission to consider in the redistricting process. A county must remain whole unless it is “reasonably determined” that counties

25 Bonneville County, 142 Idaho at 474 n.1.
27 Bonneville County, 142 Idaho at 468.
28 Bonneville County, 142 Idaho at 468.
29 Reynolds, 377 U.S. at 562.
30 Brown, 462 U.S. at 845-846.
must be divided to comply with the United States Constitution.\textsuperscript{32} When a county must be divided to create legislative districts, \textit{internal divisions}, which create districts wholly contained within a county, are favored over \textit{external divisions}, which create districts that combine part of the county with another county.\textsuperscript{33} A county may not “be divided and aligned with other counties to achieve ideal district size if that ideal district size may be achieved by internal division of the county.”\textsuperscript{34} When it is necessary to combine counties to create a district, the counties in the district must be contiguous.\textsuperscript{35}

Idaho statute provides additional nonpopulation redistricting criteria, some of which echo or expand on federal and state constitutional criteria. These statutory criteria are either mandatory or advisory.\textsuperscript{36} Under the mandatory criteria, a redistricting plan shall:

- Be based on population data reported by the United States Census Bureau. This census data shall be the exclusive permissible data;
- Preserve traditional neighborhoods and local communities of interest to the maximum extent possible;
- Create districts that are substantially equal in population;
- Avoid dividing counties;
- Include districts composed of contiguous counties when counties must be divided;
- Retain local voting precinct boundaries, unless this requirement is waived by Commission vote;
- Not divide counties to protect a political party or an incumbent; and
- Include districts that, when containing more than one county or a portion of a county, are directly connected by an interstate, a U.S. highway, or a state highway, unless this

\textsuperscript{32} Idaho Const. art. III, § 5, and \textit{Bingham County}, 137 Idaho at 874.
\textsuperscript{33} Idaho Const. art III, § 5, and \textit{Bingham County}, 137 Idaho at 874.
\textsuperscript{34} \textit{Bingham County}, 137 Idaho at 874.
\textsuperscript{35} Idaho Const. art. III, § 5.
\textsuperscript{36} \textit{Twin Falls County v. Idaho Commission on Redistricting}, 152 Idaho 346, 349 (2012).
requirement is waived by Commission vote.\textsuperscript{37}

Under the advisory criteria, a redistricting plan should:

- Avoid oddly shaped districts; and
- Keep divisions per county to a minimum.\textsuperscript{38}

When the various redistricting criteria conflict with each other, there is a hierarchy of applicable law in creating a redistricting plan.\textsuperscript{39} First, the United States Constitution — its requirement for substantially equal population — must be satisfied; following that, the requirements of the Idaho Constitution must be met; and only then may statutory criteria be considered, with mandatory criteria ranking above advisory criteria.\textsuperscript{40} “A lower ranking source of law in this hierarchy is ineffective to the extent that it conflicts with a superior source of law.”\textsuperscript{41}

The effect of this hierarchy is to place the prohibition on unnecessary county division above all criteria except equal protection. A redistricting plan must begin with the premise that the counties will not be split unless it is necessary to meet standards of equal protection. If it is necessary to go outside county boundaries to form a district, considerations in § 72-1506 come into play, such as joining communities of interest and avoiding oddly shaped districts. These are factors to be considered, but they are subordinate to the [c]onstitutional standard of voter equality and the restrictions in the Idaho Constitution upon splitting counties except to achieve that voter equality.\textsuperscript{42}

In other words, the prohibition on unnecessary county division is a threshold standard and the “baseline for consideration within the state system — trumped only by the [c]onstitutional need for equal protection.”\textsuperscript{43} To the “extent possible, counties should not be split, or the splits should be kept to the minimum possible while meeting equal protection standards.”\textsuperscript{44}

\textsuperscript{37} I.C. § 72-1506.
\textsuperscript{38} I.C. § 72-1506 (4) and (5).
\textsuperscript{39} \textit{Twin Falls County}, 152 Idaho at 348.
\textsuperscript{40} \textit{Twin Falls County}, 152 Idaho at 348-350.
\textsuperscript{41} \textit{Twin Falls County}, 152 Idaho at 348.
\textsuperscript{42} \textit{Bingham County}, 137 Idaho at 874.
\textsuperscript{43} \textit{Bingham County}, 137 Idaho at 876.
\textsuperscript{44} \textit{Bingham County}, 137 Idaho at 875.
With this legal hierarchy in place, the Commission, in drafting potential redistricting plans and in evaluating proposed plans submitted by the public, treated as threshold standards both substantially equal population and minimum county divisions. Only after these standards were satisfied did the Commission consider and weigh the criteria provided in statute.

Equal Protection and County Division

While numeric equality between districts is not the only redistricting criterion the Commission is obliged to consider, it is the first and most important one. In creating legislative districts, the Commission must “make an honest and good faith effort to construct districts, in both houses of its legislature, as nearly of equal population as practicable.”45 This principle, known as the “one person, one vote” principle, allows small deviations from a strict population standard only if the deviations are based on “legitimate considerations incident to the effectuation of a rational state policy.”46

Idaho’s total state population, as determined by the 2020 census, is 1,839,106. The ideal district size — the quotient of the total state population divided by the total number of districts, 35 — is 52,546. That number — 52,546 — must serve as the Commission’s polestar, and each deviation in each district from that number must result from service to a rational state policy, legitimately applied.

As discussed above, plans with a maximum population deviation less than 10% are generally constitutional but are unconstitutional if the deviation results from an irrational purpose or if the individual right to vote in some parts of the state is diluted as compared to others. Even a deviation meant to serve a rational state policy is impermissible if the application of the policy is inconsistent, arbitrary, or discriminatory. Nonpopulation criteria may justify deviation from the ideal district size only if they are applied consistently and neutrally.

The Commission determined that a good faith effort to achieve voter equality — the standard

45 Reynolds, 377 U.S. at 577.
46 Reynolds, 377 U.S. at 579.
mandated by the United States Supreme Court in Reynolds — requires staying as close as possible to the ideal district size while still effectuating state policy. The Commissioners agreed that in no instance would they craft a district that deviated more than 5% over or under the ideal district size, unless the district was an outlier and there was an extraordinarily compelling reason for the larger deviation.

The Commission’s rationale here was threefold. First, any district deviation that was over or under 5% from the ideal district size would put pressure, perhaps significant, on other districts to have a minimal deviation. Otherwise, the plan might violate the 10% guideline for constitutionality. If, for example, one district was very underpopulated, with a deviation of -7.5%, then every other district in the state would require a deviation less than +2.5%. The Commission did not believe, absent an extraordinary reason, that the people in one district deserved such preferential treatment at the expense of the people in the rest of the state.

Second, the Commission believed that a lopsided deviation might well represent an arbitrary and inconsistent application of state policy, especially if an exception were made for multiple districts, instead of one outlier district with unique geographical challenges.

Finally, the Commission suspected that a lopsided deviation, which would represent significant overpopulation or underpopulation of a district — a difference of thousands of people — could result in dilution of the individual right to vote and the diminishment of effective representation. Constituents in a heavily overpopulated district, for example, could not be said to enjoy approximately the same access to their legislators as constituents in more underpopulated districts.

The Commission’s approach ultimately yielded Plan L03, which has a 5.84% maximum population deviation and divides eight counties. The Commission’s detailed rationale for dividing eight counties is explained in the General Legislative Plan Findings below. However, five proposed plans47

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47 Proposed plans submitted by the public and the comments accompanying those plans appear in Appendix XII of this report.
submitted by the public divided only seven counties. After closely analyzing the plans, the Commission finds that each would likely violate the Equal Protection Clause and that they are also inconsistent with other principles applicable to the redistricting process.

Figure 3
Plan L075
Two of the plans, L071 and L077, both have maximum population deviations of 12.72%, which means they are *prima facie* unconstitutional. Two more, L075 and L076, have a maximum population deviation of 9.97%, and the last one, L079, has a maximum population deviation of 10%. These last three plans have significant defects and stand on dubious equal protection grounds.

L075 and L076 are presumptively constitutional, if barely. But that is not the end of the analysis. As mentioned above, the 10% guideline is not a safe harbor; a plan with a presumptively constitutional deviation may still be found unconstitutional if the deviation results from an unconstitutional, irrational, inconsistent, or discriminatory state purpose.

The plain purpose of L075 is to achieve a seven-county-split plan. This is not a plan one would draw if equal protection were the primary purpose being served. The five northernmost districts in the state are all underpopulated to an extreme degree, with deviations of either -7.25% (Districts 1, 2, 3, and 4) or -7.24% (District 5). District 6 is also significantly underpopulated, with a -6.6% deviation. Outside of North Idaho, Districts 10 through 26, along with 28, 31, and 33, are all overpopulated, with ten districts — 11, 12, 14, 17, 18, 19, 20, 22, 23, and 33 — at the top end of the deviation range, +2.72%. Three more districts, 10, 15, and 16, have a deviation of +2.71%; one district, 24, has a deviation of +2.7%; two districts, 13 and 21, have a deviation of +2.69%; and one district, 26, has a deviation of +2.68%. There is a difference of over 5,200 people between the least and most populated districts in L075. In legislative districts, that is a significant disparity.

If the Commission adopted L075 as its redistricting plan, the Commission could not sincerely claim that it attempted, in good faith, to achieve voter equality. This becomes obvious when the district boundary lines in some of the overpopulated districts are examined. Consider the boundary line between Districts 11 and 12 in Figure 4 on the next page. The yellow line is the district boundary, while the straight horizontal line running above it is Ustick Road — a major thoroughfare and therefore an attractive prospect for a district boundary. One common theme that emerged in the public testimony
and comments submitted to the Commission is that roads, especially major roads, make for good district boundaries. But the district boundary in Figure 4 does not follow the obvious straight line. Rather, the boundary meanders about on no set course, carving out census blocks here and there, following no logic or reason except this: to ensure that the people in the white, unshaded census blocks stay in District 11, so that District 12’s population does not increase. If the boundary were cleaned up even slightly, so that the 38 people in the census blocks marked by red arrows were moved to District 12 instead of District 11, then that would raise the deviation of District 12 to +2.79%, making the maximum population deviation of L075 10.04% and the plan *prima facie* unconstitutional.

![Figure 4](image)

**Figure 4**
Boundary Line between Districts 11 and 12
Plan L075

48 See *e.g.* the testimony of Phil McGrane, Ada County Clerk, in the Meridian Public Hearing Minutes, September 16, which may be found in Appendix III.
In the opinion of the Commission, a sincere commitment to equal protection — a good faith commitment to equal protection — requires more than drawing an irregular line so that 38 people fall on one side of the line instead of the other. If a plan requires irrational boundary manipulation to fall just under the 10% guideline, then the plan is, at the very least, constitutionally suspect.

In making this analysis, the Commission does not mean to imply that anyone who submitted a seven-county-split plan did so for improper purposes. The Commission sincerely appreciates the efforts and participation of all the Idahoans who submitted maps and provided guidance to the Commission.

But if equal protection is to mean anything, it must mean more than drawing irregular lines to capture 38 people for one district instead of another. Commitment to equal protection requires aiming for 0% deviation, not 10%. Commitment to equal protection requires being able to justify deviations with a rational state policy, consistently and neutrally applied.

It is undoubtedly a rational state policy to preserve county integrity as much as possible. But that interest must be served consistently and in a way that complies with both the federal and state constitutions, and the Commission finds that L075 does neither. In addition to the equal protection problems discussed above, the plan fails to preserve county integrity. Though it does indeed divide only seven counties, it accomplishes this by dividing Bonner County — population 47,110 — into three separate legislative districts. In District 1, part of Bonner is combined with Boundary County; in District 2, part of Bonner is combined with Shoshone County and part of Kootenai County; and in District 3, part of Bonner is combined with part of Kootenai.

The reason this is problematic is that Article III, Section 5 of the Idaho Constitution provides that a county may be divided for only one reason: to comply with the United States Constitution. As the Idaho Supreme Court stated in Twin Falls County v. Idaho Commission on Redistricting, the word “only”
means “solely.”⁴⁹ “A county can be divided solely for one reason” — to comply with equal protection.⁵⁰ Thus, a county cannot be divided, once or more than once, just to spare another county from being divided. The protection of counties is a provision of the Idaho Constitution, not the United States Constitution.

If a redistricting plan divides a county, such as Bonner, for a reason other than equal protection, then the plan is invalid under the Idaho Constitution. And there is no equal protection standard that justifies dividing Bonner County more than once. Mathematically, Bonner County is smaller than the ideal district size and should not be divided at all. As explained in General Legislative Plan Finding 4.A., the Commission found it necessary, due to the population distribution in North Idaho, to split Bonner once, but finds no equal protection justification for splitting Bonner twice. Indeed, the division of Bonner into three districts might not even be necessary to produce a map that divides only seven counties. Plan L079, another seven-county-split plan, divides Bonner into two districts, not three.

Based on the analysis above — because Plan L075 significantly underpopulates one region of the state at the expense of other regions, thus making the weight of a citizen’s vote dependent on where in the state the citizen lives, and because Bonner County is divided for reasons unrelated to equal protection — the Commission finds that Plan L075 is constitutionally unviable and should not be adopted as Idaho’s legislative redistricting plan.

Plan L076 shares many of the same problems that L075 has. Six of the North Idaho districts are, again, significantly underpopulated. Bonner County is, again, unnecessarily divided into three districts. The systematic underpopulation of North Idaho puts so much pressure on the rest of the plan that 26 districts — almost 75% of them — are overpopulated. Seven of them — 11, 12, 14, 17, 18, 19, 20, and 33 — are at the top end of the maximum population deviation. Many district boundaries are similar to

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⁴⁹ Twin Falls County, 152 Idaho at 349.
⁵⁰ Twin Falls County, 152 Idaho at 349 (emphasis in original).
those in L075, and similarly arbitrary; again, these boundaries seem to have been manipulated specifically to keep the maximum population deviation just under 10%. The Commission therefore finds that Plan L076 is constitutionally unviable, for the same reasons that L075 was.

Plan L079 is in some ways a more attractive plan than either L075 or L076. The district boundary lines seem cleaner and less arbitrary. Bonner County is divided into two districts, not three. But L079 has a maximum population deviation of exactly 10%.

Courts have been somewhat imprecise in describing how a maximum population deviation of exactly 10% should be viewed. The United States Supreme Court observed in Brown v. Thomson, 462 U.S. 835, 843 (1983), that plans with a maximum population deviation under 10% generally fall within the category of permissible minor deviations, while “a plan with larger disparities in population...creates a prima facie case of discrimination and therefore must be justified by the state.”51 This would imply that a deviation of exactly 10% is prima facie unconstitutional. However, at other times, the United States Supreme Court has described plans with a maximum population deviation above 10% as being prima facie unconstitutional.52

Assuming arguendo that no presumption applies to a plan with a maximum population deviation of exactly 10%, or that a plan with a maximum population deviation of exactly 10% is presumptively constitutional, the Commission nevertheless finds that Plan L079 does not satisfy equal protection standards for much the same reason that L075 and L076 did not: the significant underpopulation of the North Idaho districts at the expense of much of the rest of the state does not serve the cause of voter equality.

What all five seven-county-split plans demonstrated to the Commission is this: in order for the Commission to adopt such a plan, it would have to significantly underpopulate several North Idaho

51 Brown, 462 U.S. at 842-843.
52 See e.g. Evenwel v. Abbott, 578 U.S. 54 (2016).
districts, and furthermore, it would have to draw irregular district boundary lines to achieve a
presumptively acceptable maximum population deviation. Drawing more regular boundary lines to
avoid voter confusion would likely put the state in the position of having to justify a plan with a
maximum population deviation of more than 10%. In light of existing precedent from both the United
States Supreme Court and the Idaho Supreme Court, the Commission did not believe it could justify a
seven-county-split plan.

To the Commission’s knowledge, the Idaho Supreme Court has never upheld a legislative
redistricting plan with a maximum population deviation of 10% or more. In three cases — Bingham
County v. Idaho Commission for Reapportionment,53 Smith v. Idaho Commission on Redistricting,54 and
Hellar v. Cenarrusa55 — the Idaho Supreme Court invalidated plans with deviations of, respectively,
11.79%, 10.69%, and 32.94%.

However rational Idaho’s policy of maintaining county integrity might be, the Idaho Constitution
itself makes clear that the policy is subordinate to the requirements of equal protection, and the
Commission is skeptical of its ability to justify any plan that appears to systematically underpopulate, to
a significant degree, six districts in one region of the state. In coming to this conclusion, we have found
the case Larios v. Cox56 instructive. In that case, a federal court found Georgia’s legislative redistricting
plan unconstitutional. The plan had a maximum population deviation of 9.98% but “intentionally and
systematically” underpopulated districts in certain parts of the state while overpopulating districts in
other parts of the state. The federal court took a dim view of how the plan drafters, rather than making
an effort to equalize districts throughout the state, only shifted “as much population...as they thought
necessary to stay within a total population deviation of 10%.”57 The decision was affirmed without

57 Larios, 300 F.Supp.2d at 1331.
comment by the United States Supreme Court, but in a concurring opinion, Justice Stevens remarked that “regionalism is an impermissible basis for population deviations.”\(^{58}\)

Whether the underlying purpose of a seven-county-split map is a sincere effort to effectuate Idaho’s policy against county division or a discriminatory effort to give people in one region more voting power than people in the rest of the state, the effect is the same: North Idaho voters are favored and voters in other parts of the state are disfavored. Either way, the Commission does not believe these maps reflect the application of equal protection as the primary principle in redistricting.

Based on the analysis above, and for the reasons explicated in the General Legislative Plan Findings below, the Commission finds that the minimum number of counties that must be divided to comply with equal protection standards is eight.

**General Legislative Plan Findings**

Having reviewed Idaho’s 2020 population data provided by the United States Census Bureau pursuant to Public Law 94-171, having considered the law, testimony, and public comments pertinent to legislative redistricting in Idaho, and having considered the proposed legislative redistricting plans\(^{59}\) submitted by members of the public, the Commission unanimously makes the following findings:

1. **Number of Districts.** Article III, Section 4 of the Idaho Constitution provides that the “members of the legislature following the decennial census of 2020 and each legislature thereafter shall be apportioned to thirty-five legislative districts of the state.” As this is a constitutional mandate, the Commission has adopted a plan with 35 districts.

2. **Population and Ideal District Size.** The total state population, as determined by the 2020 decennial census, is 1,839,106. The ideal district size — the quotient of the total state population divided by the total number of districts — is 52,546.


\(^{59}\) Proposed plans submitted by the public, and any comments accompanying such plans, may be reviewed in Appendix XII.
3. **County Divisions — Population.** Seven counties — Ada, Bannock, Bonneville, Canyon, Kootenai, Madison, and Twin Falls — have a population exceeding the ideal district size. Six of these counties must be divided to satisfy equal protection standards.

A. **Ada County.** Ada is the state’s most populous county, with 494,967 people. Mathematically, this predicts nine internal districts, with a remainder of 22,053. Evenly dividing 22,053 people among nine districts would result in districts with a population of 54,996. This would be 2,450 above the ideal district size, for a +4.7% deviation. If Ada were divided into ten internal districts, each with a population of 49,497, then the population of each district would be 3,049 below the ideal district size, for a deviation of -5.8%. It is mathematically possible to draw only internal districts in Ada County, but either nine or ten internal districts would deviate a great deal from the ideal district size. Because lower deviations are possible with external divisions of Ada County, and because the Commission is obligated, under the Equal Protection Clause and the *Reynolds* line of cases, to make a good faith effort to achieve ideal district size, the Commission finds that Ada County should be externally split.

B. **Bannock County.** Bannock’s population is 87,018. Mathematically, this predicts one internal district, with a remainder of 34,472. If Bannock were made into one self-contained district, the population of the district would be 34,472 above the ideal district size, for a +65.6% deviation. If Bannock were divided into two internal districts, each with a population of 43,509, then the population of each district would be 9,037 below the ideal district size, for a deviation of -17.2%. It is mathematically impossible to create a

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60 To find the percentage of deviation: (1) subtract the ideal district size from the actual district size; (2) divide the difference by the ideal district size; and (3) multiply the quotient by 100. For example, if the actual district size is 55,000 and the ideal district size is 50,000, then the deviation would be 10%: 55,000 – 50,000 = 5,000; 5,000/50,000 = 0.1; 0.1 x 100 = 10.
redistricting plan that presumptively satisfies equal protection standards without externally splitting Bannock County. Therefore, Bannock County must be externally split.

C. **Bonneville County**. Bonneville’s population is 123,964. Mathematically, this predicts two internal districts, with a remainder of 18,872. Evenly dividing 18,872 people between two districts would result in districts with a population of 61,982. This would be 9,436 above the ideal district size, for a +18% deviation. If Bonneville were divided into three internal districts, each with a population of 41,321, then the population of each district would be 11,225 below the ideal district size, for a deviation of -21.4%. It is mathematically impossible to create a redistricting plan that presumptively satisfies equal protection standards without externally splitting Bonneville County. Therefore, Bonneville County must be externally split.

D. **Canyon County**. Canyon is the second most populous county in the state, with 231,105 people. Mathematically, this predicts four internal districts, with a remainder of 20,921. Evenly dividing 20,921 people among four internal districts would result in districts with a population of 57,776. This would be 5,230 above the ideal district size, for a +10% deviation. If Canyon were divided into five internal districts, each with a population of 46,221, then the population of each district would be 6,325 below the ideal district size, for a deviation of -12%. It is mathematically impossible to create a redistricting plan that presumptively satisfies equal protection standards without externally splitting Canyon County. Therefore, Canyon County must be externally split.

E. **Kootenai County**. Kootenai’s population is 171,362. Mathematically, this predicts three internal districts, with a remainder of 13,724. Evenly dividing 13,724 people among three internal districts would result in districts with a population of 57,121. This would be 4,575 above the ideal district size, for a +8.7% deviation. If Kootenai were
divided into four internal districts, each with a population of 42,841, then the population of each district would be 9,705 below the ideal district size, for a -18.5% deviation. It is mathematically impossible for a redistricting plan to presumptively satisfy equal protection standards if it includes four internal districts in Kootenai County. While it might be mathematically possible, if unlikely, for a redistricting plan to satisfy equal protection standards if it includes three internal districts in Kootenai County, the Commission finds that a +8.7% deviation is unacceptably high. Because lower deviations are possible with external divisions of Kootenai County, and because the Commission is obligated, under the Equal Protection Clause and the *Reynolds* line of cases, to make a good faith effort to achieve ideal district size, the Commission finds that Kootenai County should be externally split.

**F. Madison County.** Madison’s population is 52,913. This is only 367 above the ideal district size, for a deviation of +0.7%. This deviation is constitutionally insignificant. Madison County should be a self-contained district.

**G. Twin Falls County.** The population of Twin Falls is 90,046. Mathematically, this predicts one internal district, with a remainder of 37,500. If Twin Falls were made into one self-contained district, the population would be 37,500 above the ideal district size, for a deviation of +71.4%. If Twin Falls were divided into two internal districts, each with a population of 45,023, then the population of each district would be 7,523 below the ideal district size, for a deviation of -14.3%. It is mathematically impossible to create a redistricting plan that presumptively satisfies equal protection standards without externally splitting Twin Falls County. Therefore, Twin Falls County must be externally split.

4. **County Divisions — Other.** Two counties, Bonner and Nez Perce, must be divided to satisfy
equal protection standards, even though they do not, by themselves, have a large enough population to justify division.

A. **Bonner County.** For the following reasons, Bonner County must be divided so that part of it forms a district with Boundary County and part of it joins with a district to the south. Boundary is the state’s northernmost county, with a population of 12,056. This is too low for Boundary to be a self-contained district. To satisfy equal protection standards, Boundary must be joined with another county, and to satisfy Article III, Section 5 of the Idaho Constitution, Boundary must be joined with a contiguous county. To the north, west, and east, Boundary borders other jurisdictions — British Columbia, Washington, and Montana. The only county in Idaho that borders Boundary is Bonner, with a population of 47,110. One legislative district containing the whole of both counties would have a population of 59,166 — 6,620 above the ideal district size, for a deviation of +12.6%. It is mathematically impossible for a redistricting plan with such a district to presumptively satisfy equal protection standards. Therefore, Bonner County must be divided, part of it combining in a district with Boundary, and part of it combining with counties to the south. Like Boundary, Bonner has a limited number of potential partners in a district, as its western and eastern neighbors, Washington and Montana, are other jurisdictions.

B. **Nez Perce County.** Six contiguous northern counties — Boundary, Bonner, Kootenai, Shoshone, Benewah, and Clearwater — together have a population of 261,961. Dividing that number by the ideal district size predicts five districts for these six combined counties, and **Plan L03**, adopted by the Commission, in fact allots five districts to these six counties.

The next three counties — Latah, Nez Perce, and Lewis — have a combined
population of 85,140, which mathematically predicts 1.62 districts. A district containing all three counties would exceed the ideal district size by 32,594, for an unconstitutional deviation of +62%. Each county is too small to be a self-contained district. Nez Perce, the most populous, has a population of 42,090, which deviates -19.9% from the ideal district size; Latah has a population of 39,517, which deviates -25% from the ideal district size; and Lewis has a population of 3,533, which deviates -93.3% from the ideal district size. No district combining two counties of the three would comply with constitutional requirements: Latah and Nez Perce are contiguous, but their combined population is 81,607, which deviates +55.3% from the ideal district size; Latah and Lewis are not by themselves contiguous, and even if they were, their combined population would deviate -18.1% from the ideal district size; and Nez Perce and Lewis, while contiguous, would together deviate -13.2% from the ideal district size. Combining these two counties together would also leave Latah stranded, with no contiguous county to combine it with.

What the Commission finds in this part of the state is a Gordian knot that must be untangled or cut through. Equal protection and the command in the Idaho Constitution to keep counties whole are in tension, but the Idaho Constitution resolves the dilemma by providing that its requirements must yield to those of the United States Constitution.

To create districts of acceptable population including these counties, Latah, Nez Perce, and Lewis Counties must be combined with counties farther south. Idaho County is contiguous with both Nez Perce and Lewis, and Adams County is contiguous with Idaho County. The five counties together have a population of 106,060; dividing that by the ideal district size would predict 2.02 districts. However, the only one of these
counties adjacent to Latah is Nez Perce. Therefore, Latah can form a district with one or more of the counties farther south only if part of Nez Perce County acts as a bridge between them. Based on this analysis, the Commission finds that Nez Perce County must be split.

5. County Joinder. Thirty-seven counties have populations lower than the ideal district size and must be joined with contiguous counties to form districts.

6. Traditional Neighborhoods and Local Communities of Interest. I.C. § 72-1506(2) does not define “traditional neighborhood” or “local community of interest.” Case law also does not provide any clarity on what constitutes a “traditional neighborhood;” therefore, the Commission has applied the common understanding of the term “neighborhood”: that is, an area, typically residential, within a larger community that shares common characteristics.

Case law does offer some guidance on what a community of interest is, including “whether the residents in the district regard themselves as a community, whether the residents in the district live in urban or rural areas, and whether the tentacles, appendages, or parts of the district share common transportation lines and media sources.”

Public testimony focused almost exclusively on communities of interest, not neighborhoods. Based on court guidance and public testimony, the Commission finds that communities of interest include, but are not limited to, cities, tribal reservations, and, at times, neighboring cities or counties. More generally, the Commission finds that a community of interest is a group of people who share similar legislative concerns. Where possible, the Commission has attempted to keep communities of interest together. However, the strict legal hierarchy governing legislative redistricting, which

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61 Bingham County, 137 Idaho at 877.
62 The Commission sincerely wished to accommodate the request of the Shoshone-Bannock Tribes to combine most of the reservation in a district with Bingham County but found it impracticable for both equal protection and county integrity reasons. The Commission details the problem for possible consideration by Idaho policymakers in the Letter to Appointing Authorities, Appendix XV.
prioritizes equal population and maintaining whole counties, limits the Commission’s capacity to do so.

7. **Oddly Shaped Districts.** I.C. § 72-1506(4) does not define “oddly shaped.” Case law offers some guidance in determining what constitutes an oddly shaped district, including whether the district is distorted or elongated, has shoestring connections, disperses urban populations into rural areas, or splits up established areas, such as political subdivisions.63 Idaho’s unique shape, unusually shaped counties, uneven population distribution, and rugged topographic features limit the Commission’s ability to draw compact square or rectangular districts — i.e., districts that appear to be normally shaped. However, the Commission has avoided the hallmarks of oddly shaped districts where possible.

8. **Precincts.** Under I.C. § 72-1506(7), a redistricting plan is required to retain local precinct boundary lines, unless the Commission finds that it cannot complete its duties by fully complying with this requirement. The Commission makes this finding by a unanimous vote and describes below, in the Specific Legislative Plan Findings, where precincts have been divided and the reasons for doing so.

9. **Political Parties and Incumbents.** I.C. § 72-1506(8) prohibits dividing counties to protect political parties or incumbents. The Commission explained its rationale for dividing counties in General Legislative Plan Findings 3 and 4, and the Commission specifically notes that it has not divided any county to protect a political party or an incumbent. When adopting a plan, the Commission declined to consider public testimony or public submissions regarding partisan interests or the home addresses of incumbents. Additionally, the Commission declined to include political or incumbent data in the Maptitude software program it used for redistricting.

10. **Highway Connection.** Under I.C. § 72-1506(9), if a district contains more than one county or a portion of a county, then the counties or the portion must be directly connected by an interstate or by a federal or state highway. As with the requirement to keep voting precincts intact, this requirement may be waived if the Commission finds that it cannot complete its duties by fully complying with this

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63 *Bingham County*, 137 Idaho at 876.
requirement. The Commission makes this finding by a unanimous vote and describes below, in the Specific Legislative Plan Findings, the districts that do not comply with this requirement.

11. **Discretion.** In something as inherently political and controversial as legislative redistricting, it is common for well-informed, well-meaning people to ardently disagree. The Commission, as the decision-making body, has tried in good faith to honor public opinion where possible, but “public opinion” is not always uniform. Even when a request is popular, granting the request might not be feasible. Apportioning the legislature is a matter of discretion and judgment. In the “high-wire act that is legislative district drawing,” many people have sincere, strongly held opinions about how districts should be drawn, and many of those sincere, strongly held opinions conflict with each other. In trying to balance conflicting requests, the Commission’s discretion and judgment were most influenced by what would best serve the interests of equal protection.

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64 See *e.g.* the Commission’s “Four Counties” analysis in Specific Legislative Plan Finding 44.A.  
65 *Bonneville County*, 142 Idaho 472.
Specific Legislative Plan Findings

12. **Plan L03.** The Commission hereby adopts, by a unanimous vote, **Plan L03** as Idaho’s legislative redistricting plan.

13. **Data.** The population data used in drafting Plan L03 was exclusively\(^\text{66}\) census data. The plan was drafted using the Maptitude software program, purchased by the Commission from the Caliper Corporation.

14. **Maximum Population Deviation.** The maximum population deviation for Plan L03 is 5.84%. The least populated district, 30, has a deviation of -3.77%. The most populated district, 26, has a deviation of +2.07%. Both districts are composed entirely of whole counties: Bingham and Butte in District 30, and Blaine, Lincoln, and Jerome in District 26. These deviations are justified by the requirement, provided in the Idaho Constitution, to keep counties whole as allowed by equal protection. None of these five counties is populous enough to justify division for equal protection purposes, and the district deviations are not great enough to dilute or otherwise negatively impact the individual right to vote in any part of the state. The Commission finds that a 5.84% maximum population deviation is permissible under the Equal Protection Clause.

15. **District Deviations.** Twelve districts in Plan L03 deviate less than 1%, either plus or minus, from the ideal district size. Fourteen districts in Plan L03 deviate between 1% and 1.99%, either plus or minus, from the ideal district size. Seven districts have a deviation between 2% and 3%, either plus or minus, from the ideal district size. Only two districts deviate more than 3% from the ideal district size. Seventy-four percent of the districts in Plan L03 are within 2% of the ideal district size. These deviations arose out of the Commission’s effectuation of rational state policies, specifically those provided in

\(^{66}\text{At the remote testimony hearing on October 12, 2021, Lauren Bramwell, representing the ACLU of Idaho, urged the Commission to apportion incarcerated individuals to their home districts, rather than to the district in which they were confined. The Commission respects this request but finds it legally infeasible. Home addresses of incarcerated individuals are not provided in the census data, and the Commission is statutorily limited to using census data exclusively. We find that granting the ACLU of Idaho’s request would require a change in Idaho law.}\)
Article III, Section 5 of the Idaho Constitution and I.C. § 72-1506. The Commission finds that all district deviations from the ideal district size are minor and permissible under the Equal Protection Clause.

16. **County Divisions.** The Commission has determined that the minimum number of counties that need to be divided to satisfy equal protection requirements is eight. As discussed above, evidence in the Commission’s record suggests that seven-county-split plans are discriminatory under the Equal Protection Clause, as they consistently and significantly underpopulate districts in North Idaho at the expense of voters in other parts of the state, such that the weight of a person’s vote depends on the location in the state where that person lives.

17. **District Boundaries.** The following findings for each district include a general description of the district’s boundaries. A detailed report listing the census blocks in each district may be found in Appendix VI.

![Image of District 1, Plan L03](image)

**Figure 6**
District 1, Plan L03

18. **District 1.** This district consists of Boundary County and most of Bonner County. It has a population of 53,610, deviating +2.02% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** Residents of communities around and near Lake Pend Oreille, particularly residents of Sagle, testified
to the Commission about feeling connected to Sandpoint, the area’s economic hub. Many of these people felt they had been disconnected from their community of interest during the past ten years, having been included in a district that excluded Sandpoint but included Idaho County, much farther south.\textsuperscript{67} Based on this testimony, the Commission strove to keep these communities in the same district as Sandpoint to the extent possible. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. \textbf{District Boundaries}. The western, northern, and eastern boundaries of District 1 are determined by political geography, being partly coterminous with Idaho’s borders with Washington and Montana and wholly coterminous with Idaho’s border with British Columbia. Part of the southern boundary is Bonner County’s boundary with Kootenai County. The remaining portion of the southern boundary is drawn to exclude 5,556 Bonner County residents from District 1 and apportion them to District 2. This was done to ensure that District 1 had a population that was permissible under equal protection standards.

C. \textbf{County Division, Joinder, and Contiguity}. This district contains all of Boundary County and most of Bonner County. As explained in General Legislative Plan Finding 4.A. above, the division of Bonner County was found necessary for equal protection purposes. Boundary County is too small to constitute its own district and must be combined with part of Bonner to form a district of acceptable size. Boundary County and the portion of Bonner County combined with it in District 1 are contiguous.

D. \textbf{Precinct Boundary Retention}. One Bonner County precinct, Edgemere, was divided in

\textsuperscript{67} \textit{See e.g.} Sandpoint Public Hearing Minutes, September 22, 2021, Appendix III; and Written Testimony of Susan Drumholler (September 20, 2021), Judy Meyers (September 20, 2021), and Barbara Schriber (September 20, 2021), Appendix XIII.
the creation of this district. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7). Edgemere Precinct has a population of 2,934. In apportioning more than 5,000 Bonner County residents to District 2 to comply with equal protection requirements, the Commission found it necessary to allocate 1,892 Edgemere residents to District 2.

E. Political Parties and Incumbents. The Commission specifically affirms that it has neither divided Bonner County for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. Highway Connection. Boundary County and the portion of Bonner County included in this district are connected by U.S. Route 95, which is part of the United States highway system.

19. District 2. This district consists of a portion of Bonner County, a portion of Kootenai County, and all of Benewah, Shoshone, and Clearwater Counties. The district has a population of 52,071,
deviating -0.9% from the ideal district size. In addition to the total populations of Benewah, Shoshone, and Clearwater Counties, 5,556 Bonner County residents and 15,082 Kootenai County residents are included in this district.

A. **Traditional Neighborhoods and Local Communities of Interest.** As a geographically large, multicounty district, District 2 does not in itself constitute a neighborhood or a true community of interest. The Commission finds that equal protection standards and the Idaho Constitution’s requirement to keep counties whole where possible will at times necessitate the creation of geographically large districts that combine multiple communities of interest, as in the case of District 2. However, the Commission finds that the areas included in District 2 — primarily rural or small communities — share similar legislative concerns. The Commission further finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** The boundaries of District 2 are determined largely by political geography. The western boundaries are coterminous with part of Idaho’s border with Washington, with precincts in Kootenai County, and with Shoshone and Clearwater’s boundaries with Latah County. The eastern boundary of the district is coterminous with part of Idaho’s border with Montana. The southern boundaries of the district are coterminous with Benewah’s boundary with Latah County and with Clearwater’s boundaries with Idaho and Lewis Counties.

C. **County Division, Joinder, and Contiguity.** This district contains a portion of Bonner County, a portion of Kootenai County, and all of Benewah, Shoshone, and Clearwater Counties. The latter three counties are all too small to form self-contained districts and must be combined with other counties to form districts of acceptable size. The rationale for dividing Bonner and Kootenai was described in General Legislative Plan Findings 3.E.
and 4.A. The portion of Bonner County in District 2 is contiguous with the portion of Kootenai County, which in turn is contiguous with Benewah and Shoshone Counties. Shoshone County is contiguous with Clearwater County. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. Precinct Boundary Retention. One Bonner County precinct, Edgemere, was divided in the creation of this district, for the reason explained in Specific Legislative Plan Finding 18.D. Two Kootenai County precincts were also divided in the creation of this district. Asa Gray, Kootenai County elections manager, advised the Commission that Kootenai County intends to redraw precinct boundary lines after redistricting concludes. These precinct divisions were warranted in creating a district of acceptable size, and the Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. Political Parties and Incumbents. The Commission specifically affirms that it has neither divided Bonner County or Kootenai County for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. Highway Connection. This district is not directly connected by roads and highways that are part of the interstate system, the U.S. highway system, or the state highway system. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(9).

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68 See Testimony of Asa Gray, Coeur d’Alene Public Hearing Minutes, September 22, 2021, Appendix III.
A. **Traditional Neighborhoods and Local Communities of Interest.** District 3 includes the communities of Rathdrum, Hayden, Hayden Lake, and Dalton Gardens, which, as cities, are communities of interest. They are also neighboring cities, and the Commission finds that they share a community of interest and legislative interests with each other. The Commission further finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** The district boundaries include political boundaries, roads, and a railroad. The western boundary is coterminous with part of Idaho’s border with Washington. The northern boundaries and eastern boundaries follow precinct boundary lines, and the southern boundaries are the railroad and several roads.

C. **County Division, Joinder, and Contiguity.** The internal division of Kootenai County is necessary for equal protection purposes, as explained in General Legislative Plan Finding
3.E. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Several Kootenai County precincts were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Asa Gray, Kootenai County elections manager, advised the Commission that Kootenai County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Kootenai County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is connected by U.S. Route 95, part of the United States highway system.

![Figure 9](image.png)

**Figure 9**
District 4, Plan L03
52,384, which deviates -0.31% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** District 4 includes most of Coeur d’Alene as well as Fernan Lake Village. Coeur d’Alene, as a city, is a community of interest, and public testimony reflected a strong conviction that Fernan Lake Village shares a community of interest with Coeur d’Alene. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** The boundaries of this district are influenced by but do not entirely adhere to the city limits of Coeur d’Alene, which has a population of 54,628 and is therefore larger than the ideal district size. The district boundary lines consist of several roads.

C. **County Division, Joinder, and Contiguity.** The internal division of Kootenai County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.E. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Several Kootenai County precincts were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Asa Gray, Kootenai County elections manager, advised the Commission that Kootenai County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has

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69 See e.g. Testimony of Ray Watkins, Coeur d’Alene Public Hearing Minutes, September 22, 2021, Appendix III; and Written Testimony of Heidi Acuff, Mayor of Fernan Lake Village, September 22, 2021, Appendix XIII.  
70 See Appendix V for key census data, including the population of Idaho cities.
neither divided Kootenai County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. Highway Connection. This district is connected by Interstate 90, part of the interstate highway system, and U.S. Route 95, part of the United States highway system.

![Figure 10](image)

**Figure 10**
District 5, Plan L03

A. Traditional Neighborhoods and Local Communities of Interest. District 5 includes most of Post Falls, which, as a city, is a community of interest. The district also includes five rural precincts with a total population of 8,303, which must be combined with a nearby urban population to attain an acceptable district size. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. District Boundaries. The district’s boundaries are determined largely by political and
natural geography, with the western boundary being coterminous with part of Idaho’s border with Washington, the southern boundary being Kootenai County’s border with Benewah County, and the eastern boundary being Coeur d’Alene Lake.

C. **County Division, Joinder, and Contiguity.** The internal division of Kootenai County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.E. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Several Kootenai County precincts were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Asa Gray, Kootenai County elections manager, advised the Commission that Kootenai County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Kootenai County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is connected by Interstate 90, part of the interstate highway system, and U.S. Route 95, part of the United States highway system.

23. **District 6.** This district (see Figure 11, next page) includes two whole counties, Latah and Lewis, and a portion of Nez Perce County, including Lapwai, Culdesac, Peck, and a small part of Lewiston. The district has a population of 53,431, which deviates +1.68% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** As a geographically large, multicounty district, District 6 does not, in itself, constitute a neighborhood or a
true community of interest, though it includes several communities that are communities of interest. The Commission finds that equal protection standards and the Idaho Constitution’s requirement to keep counties whole where possible will at times necessitate the creation of geographically large districts that combine multiple communities of interest, as is the case with District 6. However, the Commission finds that areas included in District 6, many of them rural or small communities, share similar legislative concerns. Public testimony is consistent with this.71 Latah, Nez Perce, and Lewis Counties all share a health district, and the economies of the counties are intertwined. Additionally, this is a well-balanced district in which neither urban nor rural interests would dominate. Moscow, the largest city in the district, has a population of 25,435; the remaining district residents live predominantly in small towns or rural communities. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

71 See e.g. Moscow Public Hearing Minutes, September 23, 2021, Appendix III; and Written Testimony of Gretchen Wissner, October 12, 2021, Appendix XIII.
B. **District Boundaries.** The district boundaries are determined mostly by political geography: the boundaries of Latah and Lewis Counties, along with several precincts in Nez Perce County.

C. **County Division, Joinder, and Contiguity.** The rationale for dividing Nez Perce County was provided in General Legislative Plan Finding 4.B. Latah and Lewis Counties are by themselves too small to form a district of acceptable size and must therefore be combined with other counties. Latah County is contiguous with the portion of Nez Perce County contained in this district, and that portion of Nez Perce County is contiguous with Lewis County. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** No precincts were divided in the creation of this district.  

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Nez Perce County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** While the component parts of this district are connected by U.S. Route 95, which is part of the United States highway system, the connection is not direct, as it is necessary to briefly leave the district while traveling through Lewiston. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this

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72 This is consistent with the request of Patty Weeks, Nez Perce County Clerk, who testified to the Commission at the Lewiston hearing on September 24 and submitted written testimony through the Commission’s website on October 29, 2021. Clerk Weeks also provided shape files to Commission staff detailing the preferred precincts surrounding the City of Lewiston. See Appendix III, Minutes of Lewiston Public Hearing, September 24, 2021, and Appendix XIII.
district by fully complying with the requirements of I.C. § 7-1506(9).

![Figure 12](image)

**Figure 12**
District 7, Plan L03

A. **Traditional Neighborhoods and Local Communities of Interest.** As a geographically large, multicounty district, District 7 does not, in itself, constitute a neighborhood or a true community of interest, though it includes several communities that are communities of interest. The Commission finds that equal protection standards and the Idaho Constitution’s requirement to keep counties whole where possible will at times necessitate the creation of geographically large districts that combine multiple communities of interest, as is the case with District 7. However, the Commission finds that this district is fairly well-balanced between urban and rural interests. While Lewiston contributes 31,709 people to this district, Idaho County and Adams County, in which there are primarily small towns and rural communities, contribute 20,920. The Commission finds that this district preserves traditional neighborhoods and local
communities of interest to the maximum extent possible.

B. **District Boundaries.** The district boundaries are determined mostly by political geography: precinct boundary lines in Nez Perce County, along with the boundaries of Idaho and Adams Counties, which in parts are coterminous with portions of Idaho’s borders with Washington, Oregon, and Montana.

C. **County Division, Joinder, and Contiguity.** The rationale for dividing Nez Perce County was provided in General Legislative Plan Finding 4.B. Idaho and Adams Counties are by themselves too small to form a district of acceptable size and must therefore be combined with other counties. The portion of Nez Perce County contained in this district is contiguous with Idaho County, and Idaho County is contiguous with Adams County. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** No precincts were divided in the creation of this district.

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Nez Perce County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** While the component parts of this district are connected by U.S. Route 95, which is part of the United States highway system, the connection is not direct, as it is necessary to leave the district while traveling through the part of Nez Perce County that is not included in this district. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(9).
26. **District 8.** This district (see Figure 13, next page) consists of four counties: Valley, Boise, Elmore, and Custer. The district has a population of 52,297, which deviates -0.47% from the ideal district size.

![Figure 13](image)

**Figure 13**
District 8, Plan L03

A. **Traditional Neighborhoods and Local Communities of Interest.** As a geographically large, multicounty district, District 8 does not, in itself, constitute a neighborhood or a true community of interest, though it includes several communities that are communities of interest. The Commission finds that equal protection standards and the Idaho Constitution’s requirement to keep counties whole where possible will at times necessitate the creation of geographically large districts that combine multiple communities of interest, as is the case with District 8. However, the Commission finds that the areas included in District 8, many of them rural or small communities, share similar legislative concerns. The most populous city in the district is Mountain Home, at 15,979, or 31% — nearly a third — of the district’s residents. That is enough for a legislator to be attendant to the interests of Mountain Home, but not so great that the rest of the district will be ignored. The Commission finds that this district preserves
traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** The district boundaries are determined by political geography: the northern boundaries are the boundaries of Valley and Custer Counties, the western boundaries are the western boundaries of Valley, Boise, and Elmore Counties, the southern boundaries are the boundaries of Elmore and Custer Counties, and the eastern boundaries are the eastern boundaries of Valley, Custer, and Elmore Counties.

C. **County Division, Joinder, and Contiguity.** The component counties of this district are all too small to constitute self-contained districts and therefore must be combined with other counties. Valley County is contiguous with Boise and Custer Counties, Boise County is contiguous with all three of the other counties, Elmore is contiguous with Boise and Custer Counties, and Custer County is contiguous with all three other counties.

D. **Precinct Boundary Retention.** No precincts were divided in the creation of this district.

E. **Political Parties and Incumbents.** This district contains no divided counties. The Commission nevertheless affirms that it did not attempt to protect a political party or an incumbent in the creation of this district.

F. **Highway Connection.** This district is not directly connected by roads and highways that are part of the interstate system, the U.S. highway system, or the state highway system. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 7-1506(9).

26. **District 9.** This district (see Figure 14, next page) consists of two counties, Washington and Payette, and a portion of Canyon County, including Parma, Notus, Wilder, and Greenleaf. The district has
a population of 52,960, which deviates +0.79% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** As a geographically large, multicounty district, District 9 does not, in itself, constitute a neighborhood or a true community of interest, though it includes several communities that are communities of interest. The Commission finds that equal protection standards and the Idaho Constitution’s requirement to keep counties whole where possible will at times necessitate the creation of geographically large districts that combine multiple communities of interest, as is the case with District 9. However, the Commission finds that the areas included in District 9, many of them rural or small communities, share similar legislative concerns. For example, the populations of Parma, Notus, Wilder, and Greenleaf are, respectively, 2096, 609, 1597, and 812. These are similar in size to companion communities elsewhere in the district, such as New Plymouth, population 1,494. Additionally, the district is well-balanced, with Canyon County contributing 17,074 residents, Payette County, 25,386, and Washington County, 10,500. Each
component county in the district is sizeable enough that its interests should be taken into consideration. Finally, on a historical note, these counties have all been combined together in the last two redistricting cycles, with a portion of Canyon County joining Payette, Washington, and Adams. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. District Boundaries. The district boundaries are determined mostly by political geography: the western boundary is coterminous with part of Idaho’s border with Oregon, the northern boundary is Washington County’s border with Adams County, and the eastern boundary is mostly the eastern boundaries of Washington and Payette Counties. In Canyon County, the district boundaries are roads and part of Canyon County’s southern border with Owyhee County.

C. County Division, Joinder, and Contiguity. This district combines two counties, Washington and Payette, with 17,074 Canyon County residents. The rationale for splitting Canyon County externally was provided in General Legislative Plan Finding 3.D. Washington and Payette are, by themselves, not populous enough to constitute self-contained districts and must therefore be combined with another county or counties. Washington County is contiguous with Payette County, and Payette County is contiguous with the portion of Canyon County included in the district. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. Precinct Boundary Retention. Several Canyon County precincts were divided to create this district. These divisions were warranted in creating a district of acceptable

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73 See Appendix XIV, Past Redistricting Plans.
population. The Commission determines, by a vote of 6-0, that it cannot complete its
duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has
neither divided Canyon County in the creation of this district for the purpose of
protecting a political party or an incumbent nor taken any other action in the creation of
this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is directly connected by U.S. Route 95, which is part
of the United States highway system, and by Interstate 84, part of the interstate
highway system.

![Figure 15](image)

**District 10, Plan L03**

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A. **Traditional Neighborhoods and Local Communities of Interest.** District 10 includes
40,635 Canyon County residents, including the city of Middleton, and 12,863 Ada
County residents, including the city of Star, which crosses the Ada-Canyon county line.
The district includes part of the city of Nampa and other parts of Canyon County as well. The Commission finds that Middleton and Star are both communities of interest and that crossing the county line is necessary to keep the city of Star together. Additionally, the Commission finds that Middleton and Star, together, are a community of interest.74

Two notable proposed plans submitted to the Commission, L023 and L072,75 combined Middleton and Star in a legislative district. Plan L023 received a great deal of public support in testimony, and Plan L07276 was endorsed by the Ada and Canyon county commissioners. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. District Boundaries. District 10 is bounded on the north by Payette and Gem Counties and to the east by State Highway 16, Can Ada Road, and Idaho Center Boulevard. Southern boundaries of the district include Chinden Boulevard, Interstate 84, State Highway 44, and Ustick Road. On the west, the district is bounded by Interstate 84 and other roads.

C. County Division, Joinder, and Contiguity. This district combines a portion of Ada County with a contiguous portion of Canyon County. The Ada County portion has 12,863 residents, and the Canyon County portion has 40,635 residents. In General Legislative Plan Findings 3.A. and 3.D. above, the Commission explained its rationale for dividing Ada and Canyon Counties externally. With regard to this specific district, the Commission finds that the external division is further justified based on the close ties and connection between Middleton and Star, as well as Star’s status as a cross-county

74 See e.g. testimony in Boise Public Hearing Minutes, September 16, 2021, Appendix III.
75 Plan L023 and Plan L072 may be reviewed in Appendix XII.
76 See the letters dated November 2 from the Ada County Commissioners and the Canyon County Commissioners in Appendix XIII.
city. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. Precinct Boundary Retention. Several precincts in both counties were divided to create this district. These divisions were warranted in creating a district of acceptable population and to keep communities of interest together. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. Political Parties and Incumbents. The Commission specifically affirms that it has neither divided Ada or Canyon County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. Highway Connection. This district is directly connected by State Highway 44, which is part of the state highway system.

Figure 16
District 11, Plan L03

28. District 11. This district is an internal district in Canyon County. It has a population of 53,483,
which deviates +1.78% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** District 11 includes 83.7% of the city of Caldwell’s population, which is a community of interest. Not all of Caldwell could be included in the district, because the city’s population of 59,996 exceeds the ideal district size; however, this district includes the urban core of the city. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

B. **District Boundaries.** District 11’s boundaries are influenced by, but do not precisely conform to, Caldwell’s city limits. The district is bounded by major roads including State Highway 44, Farmway Road, Ustick Road, Tenth Avenue, Homedale Road, Montana Avenue, State Highway 55, Lake Avenue, Caldwell Boulevard, Middleton Road, Interstate 84, Linden Road, and U.S. Route 20/26.

C. **County Division, Joinder, and Contiguity.** This internal division of Canyon County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.D.

D. **Precinct Boundary Retention.** Several precincts in Canyon County were divided to create this district. These divisions were warranted in creating a district of acceptable population and to keep a community of interest together. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Canyon County in the creation of this district for the purpose of
protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is directly connected by Interstate 84, which is part of the interstate highway system.

![Figure 17](image)

**Figure 17**
District 12, Plan L03

29. **District 12.** This district is an internal district in Canyon County. It has a population of 53,363, which deviates +1.55% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** District 12 includes 46,835 residents of the city of Nampa or 46.74% of the population of the city and residents of Caldwell. The Commission finds that Nampa is a community of interest, but with 100,200 people, Nampa is too populous to be included in one district. The Commission also finds that Nampa and Caldwell, being neighboring cities that share many throughways and economic interests, are a community of interest, and that it is appropriate to combine people from the outskirts of Caldwell into a district with Nampa. The Commission finds that this district preserves traditional neighborhoods and local
communities of interest to the maximum extent possible.

B. **District Boundaries.** District 12’s boundaries include major roads, such as Interstate 84, Garrity Boulevard, Greenhurst Road, Midway Road, Orchard Avenue, and Karcher Road.

C. **County Division, Joinder, and Contiguity.** The internal division of Canyon County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.D. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Several precincts in Canyon County were divided to create this district. These divisions were warranted in creating a district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Canyon County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is directly connected by Interstate 84, which is part of the interstate highway system, and State Highway 55, which is part of the state highway system.

30. **District 13.** This district (see Figure 18, next page) is an internal district in Canyon County. It has a population of 53,581, which deviates +1.97% from the ideal district size.

   A. **Traditional Neighborhoods and Local Communities of Interest.** District 13 includes 42,144 residents of the city of Nampa which is 42.06% of the city’s population. As stated in Specific Legislative Plan Finding 29.A., the Commission finds that Nampa is a
community of interest, but with 100,200 people, Nampa is too populous to be included in one district. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

Figure 18
District 13, Plan L03

B. **District Boundaries.** District 13’s boundaries include the border with Ada County in the north and east, and roads such as Garrity Boulevard, Idaho Center Boulevard, and East Lewis Lane in the west and south.

C. **County Division, Joinder, and Contiguity.** The internal division of Canyon County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.D. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Several precincts in Canyon County were divided to create this district. These divisions were warranted in creating a district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).
E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Canyon County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is directly connected by Interstate 84, which is part of the interstate highway system.

![Figure 19](image)

**Figure 19**
District 14, Plan L03

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**A. Traditional Neighborhoods and Local Communities of Interest.** District 14 combines 96.35% of the residents of the city of Eagle with Gem County, including the city of Emmett. The Commission finds that Eagle and Emmett, as cities, are communities of interest in and of themselves, and that, as both are cities in the Treasure Valley, an area of the state that shares many throughways, media sources, and economic interests,
Eagle and Emmett are part of a larger Treasure Valley community of interest. The proposed combination of Gem County with part of Ada was met with the objection of the Ada County commissioners, who decried the combination of “urban, growing communities of interest with rural, sparsely populated neighboring counties.” The Ada County commissioners encouraged instead the adoption of Plan L072, which was proposed by them.

The Commission notes at the outset of this discussion that Gem County, which contributes 19,123 people to District 14 — 36% of the district’s residents — is not so “sparsely populated.” The Commission further finds that Plan L072 would not serve the interests of Idahoans or Ada County residents for the following reasons. First, the plan has a maximum population deviation of 9.58%, considerably higher than Plan L03’s maximum population deviation of 5.84%. There is simply not the same commitment to equal protection in Plan L072 that there is in Plan L03.

Second, both Plan L072 and Plan L03 divide Ada County into 11 districts. Whatever the Ada County commissioners’ objections to combining parts of Ada County with “rural, sparsely populated neighboring counties,” their own proposed plan combines portions of Ada and Canyon Counties with Owyhee County, just as L03 does.

Third, L072 divides some Ada County cities unnecessarily, in ways that fail to preserve their urban cores. Garden City is divided into two districts, while Meridian is split among four districts. In response to requests and comments from city officials and other parties, Plan L03 recognizes communities of interest by minimizing the division of

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77 See the letter from the Ada County commissioners to the Commission for Reapportionment, dated November 2, 2021, in Appendix XIII.
78 See Specific Legislative Plan Finding 40, regarding District 23.
cities and centering legislative districts around the various cities in Ada and Canyon Counties.

It is true that Plan L072 creates two external splits for Ada County, while Plan L03 creates three, but those three external splits, like all county divisions in Plan L03, were made in the interest of equal protection. To protect voter equality — to create districts close to the ideal size — we have found it necessary, in parts of the state such as this, to combine “rural, sparsely populated” areas with more urban ones. Where we have done so, we have looked to create districts with relatively balanced populations, so that urban and rural voters are coequals in the districts they share. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 14’s boundaries include most of Gem County’s boundaries and, in the Ada County portion of the district, major roads such as State Highway 16, State Highway 55, and Chinden Boulevard. In the southeastern part of the district, the Boise River provides some of the district boundary, as do the city limits of Eagle.

C. **County Division, Joinder, and Contiguity.** Gem County, with a population of 19,123, must be combined with another county or counties in order to form a district of acceptable size. The joinder with a portion of Ada County succeeds in creating such a district. Gem County is contiguous with the portion of Ada County to which it is being joined. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Some precincts in Ada County were divided to create this district. These divisions were warranted in creating a district of acceptable
population, and Phil McGrane, Ada County Clerk, advised the Commission to ignore precinct boundary lines, as Ada County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Ada County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is directly connected by State Highway 16, which is part of the state highway system.

![Figure 20](image)

**Figure 20**
District 15, Plan L03

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79 See Testimony of Phil McGrane, Meridian Public Hearing Minutes, September 16, 2021, Appendix III.
52,475, which deviates -0.14% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** District 15 includes a portion of the city of Boise and a portion of the city of Meridian, which, as cities, are communities of interest. In public testimony, Treasure Valley residents expressed a strong preference for preserving the existing legislative districts to the extent possible, believing that the existing districts include well-defined neighborhoods.\(^{80}\) District 15 covers most of the same area as the existing District 15 does and has common boundaries such as Eagle Road, Chinden Boulevard, Maple Grove, and Interstate 84. Adjustments to district boundaries have been made to equalize population, as the existing District 15 deviates -12.73% from the ideal district size.\(^{81}\) The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 15 is bounded on the west by Eagle Road, on the north by Chinden Boulevard, on the east by Maple Grove Road, in the southeast by Franklin Road, and in the south by Interstate 184 and Interstate 84.

C. **County Division, Joinder, and Contiguity.** The internal division of Ada County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.A. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Some precincts in Ada County were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Phil McGrane, Ada County Clerk, advised the Commission to ignore

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\(^{80}\) See e.g. Written Testimony of Monica Church (November 2, 2021); Julie Custer (November 2, 2021); Elizabeth McBride (November 2, 2021); and Lanette Guillory (November 4, 2021); Appendix XIII.

\(^{81}\) Data on the existing legislative district populations may be found in Appendix V.
precinct boundary lines, as Ada County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Ada County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is connected by Interstate 84, which is part of the interstate highway system; State Highway 55, which is part of the state highway system; and U.S. Route 20, which is part of the United States highway system.

![Figure 21](image)

*Figure 21*
District 16, Plan L03
A. **Traditional Neighborhoods and Local Communities of Interest.** District 16 combines Garden City with a portion of the city of Boise. Garden City and Boise, as cities, are communities of interest, and Garden City, surrounded by Boise and closely tied to it, forms a community of interest with Boise. This district closely conforms to the existing District 16, as Treasure Valley residents expressed a strong preference in public testimony to preserve the current districts as possible. District 16 retains many of the same boundaries and even much the same shape. Adjustments have been made to equalize the population, as current District 16 deviates -8.99% from the ideal district size. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 16’s boundaries include major roads such as State Street, Hill Road, Interstate 184, Maple Grove Road, and Franklin Road.

C. **County Division, Joinder, and Contiguity.** The internal division of Ada County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.A. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Several precincts in Ada County were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Phil McGrane, Ada County Clerk, advised the Commission to ignore precinct boundary lines, as Ada County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has
neither divided Ada County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is connected by U.S. Route 20, which is part of the United States highway system, and State Highway 44, which is part of the state highway system.

![Figure 22](image)

**Figure 22**
District 17, Plan L03

A. **Traditional Neighborhoods and Local Communities of Interest.** District 17 is completely made from residents of the city of Boise. Boise, as a city, is a community of interest. District 17 corresponds greatly with the existing District 17, because Treasure Valley residents expressed a strong preference in testimony to retain current districts as much as possible. Adjustments have been made to equalize the population, as the existing District 17 deviates -5.95% from the ideal district size. The Commission finds
that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 17’s boundaries include major roads such as Interstate 184, Interstate 84, Cloverdale Road, Victory Road, Main Street, Capitol Boulevard, Federal Way, and Vista Avenue. Railroad tracks form part of the boundary in the east, as does the Boise River in the northeast.

C. **County Division, Joinder, and Contiguity.** The internal division of Ada County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.A. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Some precincts in Ada County were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Phil McGrane, Ada County Clerk, advised the Commission to ignore precinct boundary lines, as Ada County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Ada County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is connected by Interstate 184 and Interstate 84, both of which are part of the interstate highway system.

35. **District 18.** This district (see Figure 23, next page) is an internal district within Ada County. It
has a population of 51,948, which deviates -1.14% from the ideal district size.

A. Traditional Neighborhoods and Local Communities of Interest. District 18 contains a portion of the city of Boise. Boise, as a city, is a community of interest. This district corresponds closely to the existing District 18, as Treasure Valley residents expressed a strong preference for retaining existing districts to the extent possible. Many of the district boundaries remain the same. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

Figure 23
District 18, Plan L03

C. County Division, Joinder, and Contiguity. The internal division of Ada County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.A. The Commission finds that this district complies with the requirements of equal
protection while minimizing county divisions to the maximum extent possible.

D. Precinct Boundary Retention. Some precincts in Ada County were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Phil McGrane, Ada County Clerk, advised the Commission to ignore precinct boundary lines, as Ada County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. Political Parties and Incumbents. The Commission specifically affirms that it has neither divided Ada County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. Highway Connection. This district is connected by Interstate 84, which is part of the interstate highway system, and State Highway 21, which is part of the state highway system.

Figure 24
District 19, Plan L03
36. **District 19.** This district is an internal district within Ada County. It has a population of 52,334, which deviates -0.4% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** District 19 contains a portion of the city of Boise, the Hidden Springs development, and the Avimor development. Boise, as a city, is a community of interest, and Hidden Springs and Avimor are neighborhoods closely tied to Boise. District 19 closely corresponds to the existing District 19, because Treasure Valley residents expressed a strong preference for retaining current districts to the extent possible. Adjustments have been made to equalize population, as the existing district deviates -3.14% from the ideal district size. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 19’s boundaries include part of Ada County’s border with Boise County, and roads such as Parkcenter Boulevard, Warm Springs Road, State Street, and State Highway 55. The Boise River forms part of the boundary as well.

C. **County Division, Joinder, and Contiguity.** The internal division of Ada County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.A. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Some precincts in Ada County were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Phil McGrane, Ada County Clerk, advised the Commission to ignore precinct boundary lines, as Ada County intends to redraw precinct boundary lines after redistricting concludes.\(^{82}\) The Commission determines, by a vote of 6-0, that it cannot

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\(^{82}\) See Mr. McGrane’s testimony in the Meridian Public Hearing Minutes, September 16, 2021, in Appendix III.
complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Ada County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is connected State Highways 44 and 55, both of which are part of the state highway system, and Interstate 184, which is part of the interstate highway system.

![Figure 25](image)

**Figure 25**
District 20, Plan L03

A. **Traditional Neighborhoods and Local Communities of Interest.** District 20 contains 48,447 residents of the city of Meridian or 41.18% of the total population of the city. As a city, Meridian is a community of interest, though with a population of 117,635, it must
be divided among districts. Public testimony supported putting the bulk of Meridian’s population into two districts, and this district accommodates that request. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 20’s boundaries include the border between Ada and Canyon Counties in the west and several major roads: Chinden Boulevard, Eagle Road, Fairview Avenue, Meridian Road, and Ustick Road.

C. **County Division, Joinder, and Contiguity.** The internal division of Ada County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.A. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Some precincts in Ada County were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Phil McGrane, Ada County Clerk, advised the Commission to ignore precinct boundary lines, as Ada County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Ada County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

83 See e.g. Testimony of Robert Simison, Mayor of Meridian, Meridian Public Hearing Minutes, September 16, 2021, Appendix III.
F. Highway Connection. This district is connected by U.S. Route 20, which is part of the United States highway system, and State Highway 55, which is part of the state highway system.

![Figure 26](image)

**Figure 26**
District 21, Plan L03

38. **District 21.** This district is an internal district within Ada County. It has a population of 53,066, which deviates 0.99% from the ideal district size.

B. **District Boundaries.** District 21’s boundaries include the border between Ada and Canyon Counties in the west and several major roads: Ustick Road, Meridian Road, Fairview Avenue, Eagle Road, Interstate 84, Cloverdale Road, Victory Road, and Ten Mile
C. **County Division, Joinder, and Contiguity.** The internal division of Ada County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.A. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Some precincts in Ada County were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Phil McGrane, Ada County Clerk, advised the Commission to ignore precinct boundary lines, as Ada County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Ada County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is connected by Interstate 84, which is part of the interstate highway system.

39. **District 22.** This district (see Figure 27, next page) is an internal district within Ada County. It has a population of 53,342, which deviates 1.51% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** District 22 contains portions of Boise, Meridian, and Kuna. As cities, all three are communities of interest, and this district contains neighborhoods where the three cities intersect. The Commission finds that this district preserves traditional neighborhoods and local
communities of interest to the maximum extent possible.

![Figure 27](image)

**Figure 27**
District 22, Plan L03

B. **District Boundaries.** District 22’s boundaries include the border between Ada and Canyon Counties in the west and roads such as Interstate 84, Ten Mile Road, Victory Road, Cole Road, Hubbard Road, and Columbia Road.

D. **Precinct Boundary Retention.** Some precincts in Ada County were divided to create this district. These divisions were warranted in creating a district of acceptable population, and Phil McGrane, Ada County Clerk, advised the Commission to ignore precinct boundary lines, as Ada County intends to redraw precinct boundary lines after redistricting concludes. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-
E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Ada County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is connected by Interstate 84, which is part of the interstate highway system, and State Highway 69, which is part of the state highway system.

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**Figure 28**
District 23, Plan L03

40. **District 23.** This district (see Figure 28, next page) combines portions of Ada and Canyon Counties with Owyhee County. District 23 has a population of 53,424, which deviates 1.67% from the ideal district size. Ada contributes 28,542 residents to the district, Canyon contributes 12,969, and Owyhee contributes 11,913.
A. **Traditional Neighborhoods and Local Communities of Interest.** In addition to Owyhee County, District 23 contains most of Kuna and Melba. Kuna and Melba were described as a community of interest in public testimony.\(^{84}\) The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 23’s boundaries are defined mostly by political geography. The western boundary is coterminous with part of Idaho’s border with Oregon, the southern boundary is coterminous with part of Idaho’s border with Nevada, the eastern boundary includes Owyhee County’s borders with Twin Falls County and Elmore County, and part of the northern boundary is Owyhee County’s border with Canyon County. Roads form most of the rest of the northern boundary.

C. **County Division, Joinder, and Contiguity.** Owyhee County requires joinder with another county or counties to form a district with an acceptable population. However, the options for joinder are limited, as Owyhee is contiguous with only four other counties: Canyon, Ada, Elmore, and Twin Falls. This district combines less densely populated areas of Ada and Canyon Counties with Owyhee County, because the areas included in the district, many of them rural or small communities, have similar legislative concerns. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Some precincts in Ada and Canyon Counties were divided to create this district. These divisions were warranted in creating a district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot

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\(^{84}\) See the Meridian Public Hearing Minutes, September 16, 2021, Appendix III.
complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. Political Parties and Incumbents. The Commission specifically affirms that it has neither divided Ada or Canyon County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. Highway Connection. This district is not directly connected by roads and highways that are part of the interstate system, the U.S. highway system, or the state highway system. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 7-1506(9).

41. District 24. This district (see Figure 29, next page) combines two counties, Camas and Gooding, with a portion of Twin Falls County. District 24 has a population of 53,121, which deviates
1.09% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** Public testimony was generally supportive of this district, first proposed in Plan L01. Several people who testified or submitted written comments to the Commission expressed that Camas, Gooding, and Twin Falls Counties have similar interests. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 24’s boundaries are defined externally by the political boundaries of the constituent counties.

C. **County Division, Joinder, and Contiguity.** As discussed in General Legislative Plan Finding 3.G. above, Twin Falls County must be externally split. As neither Camas County nor Gooding County has a large enough population to be a self-contained district, the Commission found it reasonable to combine them with part of Twin Falls County in order to satisfy equal protection requirements. Camas County is contiguous with Gooding County, and Gooding County is contiguous with Twin Falls County. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Two precincts were divided in the creation of this district. These divisions were warranted in creating a district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has

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85 See e.g. the Twin Falls Public Hearing Minutes, September 30, 2021, in Appendix III; and Written Testimony of Diana Serpa, September 30, 2021, and Susan Bolton, October 5, 2021, Appendix XIII.
neither divided Twin Falls County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. Highway Connection. This district is directly connected by State Highway 46, which is part of the state highway system.

![Figure 30](image)

**Figure 30**
District 25, Plan L03

42. **District 25.** This district is an internal district within Twin Falls County. District 25 has a population of 53,600, which deviates 2.01% from the ideal district size.

B. **District Boundaries.** On the north, District 25 is bounded by the Snake River, while its other boundaries are defined by roads: Eastland Drive, Falls Avenue, N 3200 E, Hankins
Road, Orchard Drive, N 3000 E, E 3600 N, N 2800 E., U.S. Route 93, and Grandview Drive.

C. **County Division, Joinder, and Contiguity.** The internal division of Twin Falls County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.G. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Two precincts were divided in the creation of this district. These divisions were warranted in creating a district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Twin Falls County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is directly connected by State Highway 46, which is part of the state highway system.
43. **District 26.** This district is composed of three counties: Blaine, Lincoln, and Jerome. The district’s population is 53,636, which deviates +2.07% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** Public testimony was generally supportive of this district, first proposed in Plan L01. Overall, public testimony agreed with the Commission that Blaine, Lincoln, and Jerome Counties have similar interests. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 26’s boundaries are determined by the political boundaries of the constituent counties.

C. **County Division, Joinder, and Contiguity.** These counties must each be joined with other counties, as none is large enough to form a district of acceptable population on its own. Blaine is contiguous with Lincoln County, and Lincoln County is contiguous with Jerome County.

D. **Precinct Boundary Retention.** No precincts were divided in the creation of this district.

E. **Political Parties and Incumbents.** This district contains no divided counties. The Commission nevertheless affirms that it did not attempt to protect a political party or an incumbent in the creation of this district.

F. **Highway Connection.** This district is directly connected by U.S. Routes 26 and 93, which are part of the United States highway system, and State Highway 75, which is part of the state highway system.

44. **District 27.** This district (see Figure 32, next page) is composed of three counties: Minidoka,

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86 See e.g. the Hailey Public Hearing Minutes, September 29, 2021, and the Twin Falls Public Hearing Minutes, September 30, 2021, Appendix III; and Written Testimony of Randy Patterson, Mayor of Carey (September 29, 2021), Luis Lecanda (October 1, 2021); and Cindy Jesinger (October 2, 2021), Appendix XIII.
Cassia, and Oneida. The district’s population is 50,832, which deviates -3.26% from the ideal district size.

Figure 32
District 27, Plan L03

A. Traditional Neighborhoods and Local Communities of Interest. Public testimony was generally not in favor of combining Oneida County with Minidoka and Cassia.\textsuperscript{87} Instead, public testimony overwhelmingly favored combining Oneida with Franklin, Bear Lake, and Caribou Counties.

Bingham, with 44,992 people, is too populous to be added to the Four Counties,

\textsuperscript{87} See Fort Hall Public Hearing Minutes, October 6, 2021, and Pocatello Public Hearing Minutes, October 6, 2021, Appendix III.
and dividing Bingham would require a ninth county split.

Power’s population is 7,878 — too low, on its own, to help the Four Counties reach the ideal district size.

Bannock’s population is 87,018, and as discussed in General Legislative Plan Finding 3.B., Bannock must be externally split. However, Bannock’s excess population, after providing for one internal district of ideal size, is 34,472 — too many people to be added to the Four Counties, as this would create a district with 66,629 and a deviation of +26.8%. If 20,389 people were taken from Bannock to help the Four Counties attain the ideal district size, then the remaining 14,083 people from Bannock would need to go to another district, either to the north or to the west. The Commission saw no option for where these people could go. Adding them to Bingham was not an option, as the resulting district would be too populous; adding them to Power was not enough to create a district; and adding them to Power, Minidoka, and Cassia would create a district with 68,224 people, much too populous.

Finally, Bonneville County has a population of 123,964, and Bonneville, like Bannock, must be externally split. Assuming that two internal districts of ideal district size could be created in Bonneville, that would leave 18,872 excess residents to add to the Four Counties. Mathematically, this is feasible; adding the excess Bonneville residents to the Four Counties would create a district with 51,029 people, for a -2.89% deviation.

However, using Bonneville’s external split to accommodate the Four Counties left a problem of what to do with Teton County, with a population of 11,630. Excluding Bonneville, the only counties adjacent to Teton are Madison and Fremont. Madison has enough people to be a self-contained district and therefore cannot be combined with
any other county. Fremont, with a population 13,388, is not large enough to create an ideal district when combined with Teton.

Adding counties adjacent to Fremont would not solve the problem. Jefferson County is too populous; combining it with Fremont and Teton would create a district with 55,909 people, deviating +6.4% from the ideal district size. Clark County, with only 790 people, is not populous enough, and therefore more population would have to be added from counties farther west – counties that had already been allotted to other districts.

Having failed in its own efforts to accommodate the Four Counties, the Commission found no solution in the draft plans submitted by the public. Of the maps that grouped the Four Counties together, two, L011 and L012, had maximum population deviations exceeding 10%; eleven — L014, L015, L016, L026, L042, L044, L047, L055, L056, L060, and L074 — split Bingham County; and two, L070 and L078, split Bannock into four different districts.

Based on its own efforts and the maps submitted by the public, the Commission is not persuaded that there is a viable way to keep the Four Counties together and comply with both equal protection and the Idaho Constitution. While the people in Oneida County might feel more connected to their neighbors to the east, the Commission finds, based on equal protection and the Idaho constitutional requirement to keep counties whole as possible, that the most reasonable placement for Oneida County is in a district with Minidoka and Cassia Counties. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. District Boundaries. District 27’s boundaries are determined by the political
boundaries of the constituent counties.

C. **County Division, Joinder, and Contiguity.** Cassia, Minidoka, and Oneida Counties must each be joined with other counties, as none is large enough to form a district of acceptable population on its own. Minidoka is contiguous with Cassia, and Cassia is contiguous with Oneida.

D. **Precinct Boundary Retention.** No precincts were divided in the creation of this district.

E. **Political Parties and Incumbents.** This district contains no divided counties. The Commission nevertheless affirms that it did not attempt to protect a political party or an incumbent in the creation of this district.

F. **Highway Connection.** The counties in this district are directly connected by Interstate 84 and Interstate 86, both of which are part of the interstate highway system.
district, District 28 does not in itself constitute a neighborhood or a true community of interest. The Commission finds that equal protection standards and the Idaho Constitution’s requirement to keep counties whole where possible will at times necessitate the creation of districts that combine multiple communities of interest. This is especially true in Eastern Idaho, which has thirteen counties and uneven population distribution.

One county, Madison, cannot be combined with any others, as it by itself is very close to the ideal district size. This limits how counties adjacent to Madison, including Jefferson, Clark, Fremont, and Teton, may be combined into districts.

Bonneville County, adjacent to Jefferson, Bingham, Madison, Teton, and Caribou Counties, must be split.

Bingham County, with 47,992 people, is not populous enough to be its own district, but too populous to be combined with anything other than a much smaller neighbor. This limits the number of counties that might be combined with it.

Power, Oneida, Bear Lake, and Caribou Counties all have populations under 10,000 and must be combined with other counties. Franklin is slightly more populous, with 14,194 people, but it, too, must be combined with other counties.

Bannock, with 87,018 people, must be externally split.

Essentially, the population distribution in this part of the state is such that the most populous counties — Bannock, Bingham, Bonneville, Madison, and Jefferson — are clustered together, while the less populous counties surround them. The two most populous counties, Bonneville and Bannock, may be externally split, and therefore must distribute some of their population to form districts with the counties around them. Bannock, the southernmost of the populous counties, is surrounded on three sides by
much less populous counties. Because of the nature of the population distribution in Eastern Idaho, the Commission finds it necessary to divide Bannock into three different districts, with one internal division and two external splits. One external split — for District 28 — requires that Bannock be combined with Power and Franklin Counties. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 28’s boundaries correspond to the boundaries of Power and Franklin Counties and the northern boundary of Bannock. Interstate 15 forms part of the eastern boundary of the district, as do some precinct boundaries and census blocks. District 28 also surrounds District 29, a “doughnut hole” district that includes most of the city of Pocatello.

C. **County Division, Joinder, and Contiguity.** The rationale for dividing Bannock County in this way is discussed in General Legislative Plan Finding 3.B, as well as in Specific Legislative Plan Finding 45.A. Power and Franklin Counties are both too small to constitute self-contained districts and must be combined with other counties. Power County is adjacent to Bannock County, which is adjacent to Franklin County. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Several Bannock County precincts were divided in the creation of this district. These divisions were warranted in creating a district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has
neither divided Bannock County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** While the component parts of this district are connected by Interstate 15 and Interstate 86, both of which are part of the interstate highway system, and U.S. Route 91, which is part of the United States highway system, the connection is not direct, as it is necessary to briefly leave the district while traveling through Pocatello. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(9).

![Figure 34](image.png)

**Figure 34**
District 29, Plan L03

A. **Traditional Neighborhoods and Local Communities of Interest.** This district includes most of Pocatello, which, as a city, is a community of interest. Public testimony favored
keeping Pocatello together in one district. With a population of 56,320, Pocatello could not be entirely included within one district, but the Commission did the best it could to honor this request. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 29’s boundaries are influenced by but do not entirely conform to the city limits of Pocatello, which exceeds the ideal district size. The district is bounded on the north by Interstate 86 and on the west by Bannock County’s border with Power County.

C. **County Division, Joinder, and Contiguity.** The internal division of Bannock County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.B. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Several Bannock County precincts were divided in the creation of this district. These divisions were warranted in creating a district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Bannock County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** This district is connected by Interstate 86 and Interstate 15, both of which are part of the interstate highway system.

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88 See Pocatello Public Hearing Minutes, October 6, 2021, Appendix III.
47. **District 30.** This district is composed of two counties: Bingham and Butte. The district’s population is 50,566, which deviates -3.77% from the ideal district size.

B. **District Boundaries.** District 30’s boundaries are determined by the political boundaries of its constituent counties.

C. **County Division, Joinder, and Contiguity.** Neither Bingham County nor Butte County is populous enough to be a self-contained district; each must be joined with another county or counties to form a district with an acceptable population. The two counties
are contiguous with each other.

D. **Precinct Boundary Retention.** No precincts were divided in the creation of this district.

E. **Political Parties and Incumbents.** This district contains no divided counties. The Commission nevertheless affirms that it did not attempt to protect a political party or an incumbent in the creation of this district.

F. **Highway Connection.** The counties in this district are directly connected by U.S. Route 20, which is part of the United States highway system.

Figure 36
District 31, Plan L03

48. **District 31.** This district is composed of four counties: Lemhi, Clark, Jefferson, and Fremont. The district’s population is 53,043, which deviates 0.95% from the ideal district size.
some public testimony was supportive of combining these counties.\textsuperscript{89} The Commission finds that equal protection standards and the Idaho Constitution’s requirement to keep counties whole where possible will at times necessitate the creation of multicounty districts that combine multiple communities of interest, as is the case with District 30. However, based on the public testimony, the Commission finds that these four counties share similar economies and legislative concerns. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. \textbf{District Boundaries}. District 31’s boundaries are determined by the political boundaries of its constituent counties.

C. \textbf{County Division, Joinder, and Contiguity}. None of the counties in this district is populous enough to be a self-contained district; each must be joined with another county or counties to form a district with an acceptable population. Clark, Fremont, and Jefferson Counties are contiguous with each other, and Lemhi is contiguous with Clark.

D. \textbf{Precinct Boundary Retention}. No precincts were divided in the creation of this district.

E. \textbf{Political Parties and Incumbents}. This district contains no divided counties. The Commission nevertheless affirms that it did not attempt to protect a political party or an incumbent in the creation of this district.

F. \textbf{Highway Connection}. This district is not directly connected by roads and highways that are part of the interstate system, the U.S. highway system, or the state highway system. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(9).

\textsuperscript{89} See Rexburg Public Hearing Minutes, October 7, 2021, Appendix III.
49. **District 32.** This district is an internal division of Bonneville County. The district’s population is 50,982, which deviates -2.98% from the ideal district size.

   A. **Traditional Neighborhoods and Local Communities of Interest.** This district contains western Bonneville County, Ammon, Iona, and a portion of Idaho Falls. The latter three, as cities, are all communities of interest, though Idaho Falls is too populous for one district. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

   C. **County Division, Joinder, and Contiguity.** The internal division of Bonneville County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.C. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.
D. **Precinct Boundary Retention.** Some Bonneville County precincts were divided in the creation of this district. These divisions were warranted in creating a district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Bonneville County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. **Highway Connection.** While this district is connected by Interstate 15, which is part of the interstate highway system, and U.S. Routes 20 and 26, which are part of the United States highway system, the connection is not direct, as it is necessary to briefly leave the district while traveling through District 33. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(9).

50. **District 33.** This district (see Figure 38, next page) is an internal division of Bonneville County. The district's population is 51,585, which deviates -1.83% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** This district includes most of Idaho Falls, which, as a city, is a community of interest. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 33 is bounded by the Snake River and several roads: 33rd N, 26th W, 17th N, 35th W, U.S. Route 20, Old Butte Road, 17th S, Bellin Road, Interstate 15, Sunnyside Road, 25th E, Lincoln Road, and Anderson Street.
C. **County Division, Joinder, and Contiguity.** The internal division of Bonneville County is necessary for equal protection purposes, as explained in General Legislative Plan Finding 3.C. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Some Bonneville County precincts were divided in the creation of this district. These divisions were warranted in creating a district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. **Political Parties and Incumbents.** The Commission specifically affirms that it has neither divided Bonneville County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.
District 34. This district is Madison County. The district’s population is 52,913, which deviates +0.7% from the ideal district size.

A. **Traditional Neighborhoods and Local Communities of Interest.** This district includes all of Madison County, which includes communities of interest such as the city of Rexburg. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 34’s boundaries are coterminous with the boundaries of Madison County.

D. **Precinct Boundary Retention.** No precincts were divided in the creation of this district.

E. **Political Parties and Incumbents.** While no counties have been divided in the creation
of this district, the Commission nevertheless affirms that it has not taken any action to protect a political party or an incumbent in creating this district.

F. **Highway Connections.** This district is connected by U.S. Route 20, which is part of the United States highway system, and State Highway 33, which is part of the state highway system.

Figure 40
District 35, Plan L03

52. **District 35.** This district consist of three counties — Teton, Caribou, and Bear Lake — and portions of Bonneville and Bannock Counties. The district’s population is 50,982, for a deviation of -2.98%.

A. **Traditional Neighborhoods and Local Communities of Interest.** As a multicounty district, District 35 does not, in itself, constitute a neighborhood or a true community of interest, though it includes several communities that are communities of interest. The
Commission finds that equal protection standards and the Idaho Constitution’s requirement to keep counties whole where possible will at times necessitate the creation of multicounty districts that combine multiple communities of interest, as is the case with District 35. However, the Commission finds that the areas included in District 35, primarily small and rural communities, share similar legislative concerns. The Commission finds that this district preserves traditional neighborhoods and local communities of interest to the maximum extent possible.

B. **District Boundaries.** District 35 is bounded on the east by Wyoming, to the south by Utah, and to the north by Fremont County. The district’s western boundary, for the most part, follows county boundaries and roads.

C. **County Division, Joinder, and Contiguity.** Bannock and Bonneville are divided externally for reasons described in General Legislative Plan Findings 3.B. and 3.C. and Specific Legislative Plan Finding 45.A. Based on the population distribution in Eastern Idaho and the need to combine residents of more populous counties with residents in smaller counties, the Commission finds it necessary to split Bannock and Bonneville Counties externally. The whole counties in this district are not by themselves populous enough to be a self-contained district; each must be joined with another county or counties to form a district with an acceptable population. Bear Lake County is contiguous to Caribou County, Caribou County is contiguous to the portions of Bannock and Bonneville Counties contained within this district, and Bonneville County is adjacent to Teton County. The Commission finds that this district complies with the requirements of equal protection while minimizing county divisions to the maximum extent possible.

D. **Precinct Boundary Retention.** Some Bannock and Bonneville County precincts were divided in the creation of this district. These divisions were warranted in creating a
district of acceptable population. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(7).

E. Political Parties and Incumbents. The Commission specifically affirms that it has neither divided Bannock or Bonneville County in the creation of this district for the purpose of protecting a political party or an incumbent nor taken any other action in the creation of this district to protect a political party or an incumbent.

F. Highway Connection. This district is not directly connected by roads and highways that are part of the interstate system, the U.S. highway system, or the state highway system. The Commission determines, by a vote of 6-0, that it cannot complete its duties for this district by fully complying with the requirements of I.C. § 72-1506(9).

Legal Criteria for Congressional Redistricting

The United States Constitution requires proportional representation in Congress.90 The population of congressional districts in the same state must therefore be as nearly equal as practicable.91 Even where precise mathematical equality is not possible, the state should make a good-faith effort to draw districts of equal population.92 However, a small deviation between district populations might be permissible if necessary to achieve a legitimate state objective.93

There are no fixed numerical standards under which a population deviation becomes presumptively acceptable.94 Rather, the state must “justify population differences between districts that could have been avoided by a good-faith effort to achieve absolute equality.”95 The deviation cannot be

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94 Karcher, 462 U.S. at 731.
95 Tennant, 567 U.S. at 759.
so great that it would result in vote dilution for the more populated district. 96

Courts will at times defer to state policies that are “consistent with constitutional norms, even if they require small differences in the population of congressional districts.” 97 Idaho policies on congressional redistricting appear in statute. These criteria include, to the extent possible, preserving traditional neighborhoods and local communities of interest, 98 avoiding oddly shaped districts, 99 avoiding division of counties, whether for partisan or other reasons, 100 and retaining local precinct boundary lines. 101

**General Congressional Plan Findings**

Having reviewed Idaho’s 2020 population data provided by the United States Census Bureau pursuant to Public Law 94-171, having considered the law, testimony, and public comments pertinent to congressional redistricting in Idaho, and having considered the proposed congressional redistricting plans submitted by members of the public, the Commission, by a 4-2 vote, makes the following findings:

1. **Number of Districts.** Following the 2020 census, Idaho was apportioned two seats in the United States House of Representatives, and I.C. § 34-1901 creates two congressional districts, with one member elected from each district. The Commission has therefore adopted a plan with two congressional districts.

2. **Population and Ideal District Size.** The total state population, as determined by the 2020 census, is 1,839,106. The ideal district size — the quotient of the total state population divided by the total number of districts — is 919,553. Because Idaho has an even number of people, it is possible to achieve precise numeric equality between the congressional districts.

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97 *Tennant*, 567 U.S. at 760.
98 I.C. § 72-1506(2).
99 I.C. § 72-1506(4).
100 I.C. § 72-1506(5) and (8).
101 I.C. § 72-1506(7).
3. **County Division.** Unlike for legislative redistricting, there is no Idaho constitutional provision concerning the division of counties in congressional redistricting. I.C. § 72-1506(5) provides that, “Division of counties shall be avoided where possible.” This criterion applies to both congressional and legislative redistricting. However, the Commission finds that complete avoidance of county division is not possible. As discussed above, the state must make a good-faith effort to achieve absolute numeric equality between congressional districts. Because Idaho has an even-numbered population, and because there are only two congressional districts, it is mathematically possible to achieve precise numeric equality between the districts. To achieve such equality, Ada County, the state’s most populous county, must be split. This conforms to how the state has divided its congressional districts since 1971, and the Commission also finds that maintaining the traditional division of Ada County would be less disruptive and confusing to voters than the creation of entirely new districts.

4. **Other State Criteria.** In congressional redistricting, the dictates of equal protection are paramount. While courts will at times show some deference to legitimate state objectives, the Commission finds that even a small deviation between districts to effectuate state policy is not reasonable in a redistricting year when precise numeric equality can be achieved. The Commission therefore declines to try to justify any deviation based on preservation of counties or other criteria mentioned in I.C. § 72-1506. However, the Commission specifically affirms that it has not divided Ada County or taken any other action in congressional redistricting for the purpose of protecting a political party or an incumbent.

5. **Precincts.** Under I.C. § 72-1506(7), a redistricting plan is required to retain local precinct boundary lines. The Commission finds, by a 5-1 vote, that it cannot complete its duties by fully complying with this requirement.
6. **Plan C03.** The Commission adopts, by a 4-2 vote, **Plan C03** as Idaho’s congressional redistricting plan.

7. **Population Data.** The population data used in drafting Plan C03 was exclusively census data. The plan was drafted using the Maptitude software program, purchased by the Commission from the Caliper Corporation.
8. **Deviation.** There is no population deviation between the districts in Plan C03. Each district is the ideal district size of 919,553.

9. **District 1.** This district includes the following counties: Boundary, Bonner, Kootenai, Shoshone, Benewah, Latah, Clearwater, Nez Perce, Lewis, Idaho, Adams, Valley, Washington, Gem, Boise, Payette, Canyon, Owyhee, and part of Ada. A detailed census block equivalency report for the district is included in Appendix X.

10. **District 2.** This district includes the following counties: Lemhi, Custer, Elmore, Camas, Blaine, Lincoln, Gooding, Jerome, Minidoka, Twin Falls, Cassia, Butte, Clark, Fremont, Jefferson, Madison, Teton, Bonneville, Bingham, Power, Bannock, Caribou, Oneida, Franklin, Bear Lake, and part of Ada. A detailed census block equivalency report for the district is included in Appendix VII.

11. **Division of Ada County.** The portion of Ada County allocated to District 2 includes most of the city of Boise and some of Eagle and Meridian. The boundaries for the Ada County portion of District 2 are: in the northeast, the county line between Ada and Boise Counties up to State Highway 55; in the northwest, State Highway 55 south to State Street; in the west, State Highway 44 to Eagle Road, then Eagle Road south to Victory Road; and in the south, Victory Road, Orchard Street, Gowen Road, and Interstate 84. The southern boundary dips south from Victory Road for a brief distance to include some people in District 2 that are necessary to achieve precise numeric equality.
Minority Report on Congressional Redistricting

Cochair Schmidt and Commissioner Mitchell respectfully dissent in part from General Congressional Plan Findings 1 and 2 and further respectfully dissent from General Congressional Plan Findings 3 and 4, except to note that they agree with their colleagues that the majority of the Commission has not taken action in congressional redistricting to protect a political party or an incumbent. Additionally, Commissioner Mitchell respectfully dissents from General Congressional Plan Finding 5. Cochair Schmidt and Commissioner Mitchell would find the following:
1. **County Preservation.** Maintaining the integrity of counties is a legitimate state objective, as determined by the United States Supreme Court in *Tennant v. Jefferson County Commission*, 567 U.S. 758 (2012). Minor deviations from precise numeric equality may be justified if the deviation results from effectuating a legitimate state objective. The Commission should do its utmost not only to achieve equal protection but also to effectuate state policy. As provided in I.C. § 72-1506(5), it is state policy to avoid the division of counties whenever possible.

2. **Plan C036.** Cochair Schmidt and Commissioner Mitchell would adopt Plan C036 or a similar plan that maintains whole counties with a minimal population deviation. In Plan C036, the difference between the districts is 102 people, or 0.01%. Such a minor deviation — less than the deviation in the congressional redistricting plan upheld in *Tennant* — would not dilute the voting power of any person in the state, and in adopting Plan C036 or something like it, the Commission would be abiding by statute and serving the legitimate state objective of maintaining whole counties.

**Conclusion**

Based on the findings, reasons, and analyses described above, the Idaho Commission for Reapportionment reports to the Idaho Secretary of State that it has adopted **Plan L03** as Idaho’s legislative redistricting plan, **Plan C03** as Idaho’s congressional redistricting plan, and this document as its Final Report.

DATED this 10th day of November, on the Commission’s 71st day of business,

Bart Davis, Cochair
Dan Schmidt, Cochair
Tom Dayley, Commissioner
Nels Mitchell, Commissioner
Amber Pence, Commissioner
Eric Redman, Commissioner

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Acknowledgments

The Commissioners are grateful to the following for their invaluable assistance during the redistricting process:

Paul Boucher, Elizabeth Bowen, Keith Bybee, and Todd Cutler, the Commission’s nonpartisan staff;

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Dr. Gary Moncrief, Distinguished Professor Emeritus, Boise State University;

Brian Kane, Chief Deputy Attorney General, Office of the Idaho Attorney General;

Megan Larrondo, Deputy Attorney General, Office of the Idaho Attorney General;

Ron Beitelspacher, Former Redistricting Commissioner;

Randy Hansen, Former Redistricting Commissioner;

Our families, for their tremendous patience and understanding; and

All the Idahoans who took the time to testify at Commission hearings, submit written testimony, and submit proposed redistricting plans.
Idaho Commission for Reapportionment

November 10, 2021

The Honorable Chuck Winder

The Honorable Scott Bedke
The Honorable Ilana Rubel
Chairman Fred Cornforth
Chairman Tom Luna

RE: Constituent Redistricting Concerns

Dear Appointing Authorities:

Thank you for the opportunity to serve on the Idaho Commission for Reapportionment. It has been our honor and privilege to fulfill this important function.

As a Commission, we held 18 hearings around the state to take public testimony on redistricting. In the testimony, certain concerns emerged as recurring themes. We wish to emphasize that, in describing these concerns, we are not recommending any specific action. Rather, our purpose is to bring the concerns to the attention of you, your parties, and your caucuses.

First, there is interest among some constituents for communities of interest, such as cities and tribal reservations, to be afforded greater protection than that currently allowed by law. Although I.C. § 72-1506(2) lists preserving communities of interest as a redistricting criterion, this statutory provision is subordinate to the mandate in the Idaho Constitution to keep counties whole. Thus, it is common for communities that cross county boundaries, such as the Fort Hall Reservation, to be divided between legislative districts. Greater legal protection for Idaho’s communities of interest would likely require an amendment to Article III, Section 5, of the Idaho Constitution.

Second, some constituents reported feeling disenfranchised in their current districts. They testified that their legislators ignored parts of the district with less population. This feeling of disenfranchisement seemed most common among rural voters. It was suggested by Dr. Gary Moncrief and others that creating 70 representative districts — or two House districts for every Senate district — might help to alleviate this feeling of disenfranchisement, because House members would then be more geographically dispersed throughout the state. But creating 70 House districts would likely require a change to Article III, Section 4, of the Idaho Constitution, which requires 35 legislative districts, failing to
distinguish between Senate and House districts.

Again, our purpose in this letter is not to provide specific recommendations on these matters but to bring them to your attention.

Thank you again for the opportunity to serve.

Sincerely,

Bart Davis, Cochair
Dan Schmidt, Cochair
Tom Dayley, Commissioner
Nels Mitchell, Commissioner
Amber Pence, Commissioner
Eric Redman, Commissioner