ADOPTED HOUSE AMENDMENTS



Monday, January 19, 2015

HB0006HS001/ADOPTED (CORRECTED COPY)

Page 1-line 1 After ";" insert "specifying that the definition of "property used for industrial purposes" includes the property of airline companies;".

Page 1-line 7 After "W.S." insert "39-11-101(a) (xiv) (intro) and".

Page 1-line 8 Delete "is" insert "are".

Page 1-After line 8 Insert:

"39-11-101. Definitions.

(xiv) "Property used for industrial purposes" means those properties valued under W.S. $39-13-102\,(m)\,(ii)$ through $\frac{(\text{viii})}{(\text{v})}$, excluding W.S. $39-13-102\,(m)\,(\text{vi})$ and (ix), and those properties used or held for use for:".

Page 1-line 16

After "companies" insert "used for the public transportation of passengers or property for hire". MADDEN, CHAIRMAN

HB0007HS001/ADOPTED

Page 1-line 12 After "shall," insert "in consultation with the state transportation commission and".

Page 2-line 14 After "or" insert "Wyoming interstate game". PETROFF, CHAIRMAN

HB0017H3001/ADOPTED

Page 1-line 4 After "requirements;" insert "providing for extensions of orders;".

Page 1-line 13 Delete.

Page 1-line 14 Before "an order" delete "of" and insert "The court shall enter".

Page 1-line 15 Before "address" insert "name,".

Page 1-line 16 After " residence of" delete the balance of the line.

Page 2-lines 1 through 4 Delete entirely and insert: "all parties involved in the sexual assault for all orders issued under W.S. 7-3-508 and 7-3-509."

Page 2-line 9 Delete "7-3-510(d)" and insert "7-3-510(b) and (d)".

Page 2-line 21 Strike "identity" insert "identities"; strike "victim" insert "parties".

Page 3-line 4 Delete "injunction" insert "order".

Page 3-line 21 Delete "through 6-2-304" insert "and 6-2-303".

Page 6-line 4 After "serious" insert "physical".

Page 8-After line 20 Insert:

"(b) An order of protection granted by the court under W.S. 7-3-509 shall be effective for a fixed period of time not to exceed one (1) year three (3) months. The original order of protection will terminate three (3) months after issuance unless the respondent is charged or convicted of stalking or sexual assault within that period. Either party may move to modify, terminate or extend the order. The order may be extended repetitively upon a showing of good cause additional periods of time not to exceed one (1) year three (3) months each upon the court finding from specific facts that a clear and present danger to the victim continues to exist.". GREEAR, NICHOLAS

HB0018HS001.01/ADOPTED [DIVIDED AMENDMENT] (CORRECTED COPY)

Page 4-line 15 After "assessment" insert "; or" and delete balance of line.

Page 4-line 16 Delete entirely.

Page 5-line 1 Delete "(a)".

Page 5-lines 7 through 17 Delete entirely.

Page 6-After line 19 Insert:

"(c) This section is repealed effective July 1, 2021.

MILLER, CHAIRMAN

HB0038H3001/ADOPTED (CORRECTED COPY)

Delete the Stubson second reading amendment (HB0038H2001/A) entirely and further amend as follows:

Page 1-line 1 Delete "repealing" insert "amending".

Page 1-line 2 After "limits" insert "as specified".

Page 1-line 8 After "(k)" insert and "(m)".

Page 2-line 19 Delete entirely.

Page 2-After line 19 Insert:

"22-25-102. Contribution of funds or election assistance restricted; limitation on contributions; right to communicate; civil penalty.

(m) Except as otherwise provided in this section, no political action committee shall contribute directly or indirectly more than seven thousand five hundred dollars (\$7,500.00) to any candidate for statewide political office or three thousand dollars (\$3,000.00) per election to any candidate for other political office other than statewide political office. For purposes of this subsection the primary, general and special elections shall be deemed separate elections. No candidate for political office shall accept, directly or indirectly, contributions which violate this subsection. Contributions to a candidate's campaign

committee shall be considered to be contributions to the candidate. This subsection does not limit political contributions by political parties, nor expenditures by a candidate from his own funds nor from his candidate's campaign committee funds.".

Page 3-line 1 Delete "3." Insert "2.". EKLUND

HB0052HS001/ADOPTED

Page 1-Above line 1 In the catch title, delete "exception" insert "exclusion". MADDEN, CHAIRMAN

HR0001/

Amend House Rule 5-4 (b) as follows:

5.0 Standing Committee Proceedings

5-4 Reports and Record of Votes.

(b) When a standing committee has disposed of a bill by adoption of a motion to "do pass," "amend and do pass," "do not pass" or "no recommendation," the vote on final disposition shall be included in the committee report, indicating how each member voted, and the bill and the report shall be submitted to the chief clerk.

When a motion to "do pass" or "amend and do pass" fails, the chairman shall report the vote on the failed motion to the legislative service office including a record indicating how each member of the committee voted. The legislative service office will provide the report of the committee vote to the public.

RULES AND PROCEEDURE COMMITTEE BROWN, CHAIRMAN

Create House Rule 11-6 as follows:

11.0 Amendments

11-6 <u>Distribution of Amendments.</u> Upon approval of the text of an amendment by the sponsor, the amendment will be numbered, distributed to the members of the House and released to the public as soon as reasonably practicable.

RULES AND PROCEEDURE COMMITTEE BROWN, CHAIRMAN

HR0003/

Create House Rule 13-6 as follows:

13.0 Rules for the Budget Session

13-6 Schedule of Bills for Introduction Vote. To the extent practicable, a tentative list of bills to be considered for introduction vote will be posted on the Legislative website or otherwise made available to the public at the time the list is provided to members of the House. The list will clearly note that the list is tentative only and is subject to last minute additions, deletions and changes in the order of bill consideration.

RULES AND PROCEEDURE COMMITTEE BROWN, CHAIRMAN

HR0004/

Subject to the Senate adopting an identical amendment to Senate Rule 2-6, amend House Rule 2-2 as follows:

2.0 House Organization

- 2-2 <u>House Committees.</u> House standing committees shall be appointed by the Speaker of the House after conferring with the majority and minority leaders. House standing committees are as follows:
 - 1. Judiciary
 - 2. Appropriations
 - 3. Revenue
 - 4. Education

- 5. Agriculture, State and Public Lands and Water Resources
- 6. Travel, Recreation, Wildlife and Cultural Resources
- 7. Corporations, Elections and Political Subdivisions
- 8. Transportation, Highways Technology and Military Affairs
- 9. Minerals, Business and Economic Development
- 10. Labor, Health and Social Services
- 11. Journal
- 12. Rules and Procedure

RULES AND PROCEEDURE COMMITTEE BROWN, CHAIRMAN

JR0001/

Amend Joint Rule 2-2 by creating a new subsection (c) to read:

JOINT RULES OF THE HOUSE AND SENATE

CONFERENCE PROCEDURES; MEETING NOTICES

2-2 (c) When practical, after the Conference Chairman has set a date, time and place for a conference committee meeting, the Chairman shall report to the Chief Clerk from the house of the bill's origin. The Chief Clerk shall request the Legislative Service Office to post notice of the meeting on the Legislative website. Failure to comply with this subsection shall not invalidate or constitute cause for objection to the report of the conference committee.

RULES AND PROCEEDURE COMMITTEE BROWN, CHAIRMAN