



ADOPTED SENATE AMENDMENTS

Monday, January 16, 2017

SF0002SS001/ADOPTED

Page 1-line 9 After "8(a)" delete "and" insert ","; after
"10(a)" insert "and 11". BURNS, CHAIRMAN

SF0006SS001/ADOPTED

Page 6-line 2 Strike "submitted to the president of the
United" insert "in accordance with the law".

Page 6-line 3 Strike "States". VON FLATERN, CHAIRMAN

SF0010SS001/ADOPTED

Page 3-line 7 After "recommendations" insert "." and
strike balance of line. PETERSON, CHAIRMAN

SF0032SS001/ADOPTED

Page 2-lines 20 through 23 Delete.

Page 3-lines 1 through 3 Delete and insert:

"(xviii) Information obtained through a peace officer
recording provided that:

(A) The custodian shall allow the right of
inspection to law enforcement personnel or public agencies for
the purpose of conducting official business or pursuant to a
court order;

(B) The custodian may allow the right of
inspection:

(I) To the person in interest;

(II) If the information involves an
incident of deadly force or serious bodily injury as defined in
W.S. 6-1-104(a)(x);

(III) In response to a complaint against a
law enforcement personnel and the custodian of the information
determines inspection is not contrary to the public interest;

(IV) In the interest of public safety."

CHRISTENSEN, CHAIRMAN



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SF0037SS001/ADOPTED

Page 3-lines 2 through 4 Reinsert stricken language. COE,
CHAIRMAN.

SF0063SS001/ADOPTED

Page 2-line 6 Delete and insert "42-2-103(b) (iv) (intro)
and (x), 42-2-501(c) (ii),".

Page 2-line 7 Delete and insert "42-10-104(a) (iii) and 42-
10-105 by creating a new subsection (b)
are".

Page 11-lines 15 through 23 Delete.

Page 12-lines 1 through 12 Delete.

Page 13-lines 2 through 7 Delete.

Page 13-after line 19 Insert:

"42-10-105. Referral of cases for investigation.

(b) To the extent the department encounters an individual
enrolled in Medicaid who the department has reason to believe is
not eligible for Medicaid, the department shall inform the
individual and the department of health Medicaid division of the
reason the department does not believe the individual is
eligible." SCOTT, CHAIRMAN

SF0066SS001/ADOPTED

Page 3-line 5 Delete "six (6)" insert "four (4)".
SCOTT, CHAIRMAN

SF0073SS001/ADOPTED

Page 3-line 6 Delete "2020" insert "2021". COE, CHAIRMAN.



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SR0001/ADOPTED

SR 12-2 is amended to read:

12-2 Disclosure of Personal or Private Interest.

(a) A member who has a personal or private interest in any bill proposed or pending before the legislature shall disclose the fact to the Senate members at the time of initial consideration during the committee of the whole or at the first subsequent time the conflict becomes apparent to the declarer, or at the time of introduction during the budget session. If the status of the conflict changes during the legislative process, the member shall disclose the change in the status of the conflict. Disclosure of a conflict of interest by any member shall be entered in the Daily Journal. If the member later makes a declaration of no conflict of interest in the matter, prompt entry of that declaration shall be made in the journal. The published Journal shall clearly reflect the declaration of the conflict of interest of the member with respect to a roll call vote.

(b) On general appropriation and recodification bills a member who has declared a conflict of interest on a section or an amendment to a section shall not vote on that section, but may vote on the entire bill.

~~(b) — (c) A member who has a personal or private interest in any bill proposed or pending before the legislature shall disclose the fact to the Senate at the time of initial consideration during Committee of the Whole and shall not vote thereon.~~ If a member is uncertain whether his interest in a bill is such as to require him to abstain from voting, he may request a ruling from the rules committee. When a request for a ruling is made, the rules committee shall make such inquiry as it deems necessary and shall rule by majority vote whether the member may or may not vote on the bill in question. The rules committee shall report its ruling on the floor of the Senate, including an explanation of the interest in question and any explanation for the ruling the committee determines appropriate to report to the Senate. Debate on the interest in question and the ruling may be had in accordance with Senate rules governing debate. At the conclusion of any debate the ruling of the rules committee shall be adopted as the ruling of the Senate unless a motion is made, seconded by at least one (1) other member and carried by majority vote of all Senate members voting on the



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motion to rule differently. The proposed ruling of the Senate shall be set forth in the motion.

(d) As used in this section "personal or private interest" means the member shall receive or incur a direct financial gain or loss if the measure or bill is enacted. "Personal or private interest" does not include a financial gain or loss which shall be received or incurred by a member if the gain or loss shall also be received or incurred by a substantial class of persons.

SR0002/ADOPTED

Senate Rule 7-6 is amended as follows:

7-6 Question on Second Reading. The final question on the second reading of every bill shall be: "Shall the bill be read a third time?" Unless objections are made the President shall so order. Only procedural objections to the bill being read a third time are in order on second reading.

SR0003/ADOPTED

To amend SR0001 as follows:

In newly created subsection (d) After "incur a direct" insert "personal or". SCOTT