New Hampshire

Manual of the General Court

2009-2010
MANUAL
OF THE

2009-2010

NEW HAMPSHIRE
GENERAL COURT

Concord, New Hampshire

containing
listings and rules of the Senate and House of Representatives;
listings of the Executive branch; and the State Constitution.
SYLVIA B. LARSEN
President of the Senate
TERIE NORELLI
Speaker of the House
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Senate Leadership

MARTHA FULLER CLARK  
President Pro Tem

MARGARET W. HASSAN  
Majority Leader

PETER E. BRAGDON  
Minority Leader
Senate Leadership
2009-2010

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Sylvia B. Larsen, Concord

MAJORITY LEADER
Margaret W. Hassan, Exeter

PRESIDENT PRO TEM
Martha Fuller Clark, Portsmouth

DEPUTY MAJORITY LEADER
Kathleen G. Sgambati, Tilton

MAJORITY WHIP
Deborah R. Reynolds, Plymouth

MINORITY LEADER
Peter E. Bragdon, Milford

DEPUTY MINORITY LEADER
Bob Odell, Lempster

DEPUTY MINORITY LEADER
Michael W. Downing, Salem

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Sheila Roberge, Bedford

SENATE CLERK
Tammy L. Wright, Concord

ASSISTANT SENATE CLERK
Robert M. Buchholz, Manchester

SERGEANT-AT-ARMS
Carleton K. Marshall, Manchester

DOORKEEPER
David P. Bonner, Concord
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PRESIDENT’S STAFF
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Jennifer L. Frizzell, Majority Policy Director
Marlene D. Taylor, Executive Secretary
Donna L. Morin, Executive Assistant/Intern Supervisor
Nancy L. Nolin, Assistant/Receptionist

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Jeffrey A. Meyers

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Anne M. Saunders

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Margaret A. Fitz, Assistant/Secretary

REPUBLICAN LEADERSHIP STAFF
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Ann Marie Daniels, Calendar Clerk
Edward R. Hebert, Status Clerk
Laurie A. Sortevik, Senate Recorder

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Sonja Caldwell, Patrick J. Murphy, Ryan I. Phinney,
Samantha W. Piatt, Gregory Silverman, Jill Sokness,
Shannon G. Whitehead, Gregory L. Whitman.
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Danielle C. Barker, Deborah A. Chroniak,
Marty V. Cote, Kathy J. Cummings,
Claire D. Emery, Jessica E. Eskeland,
Laurette J. Joppie, Cathy Mullen.

CORRESPONDENCE SECRETARY
Sharon Caprarello

SENATE RESEARCH
Elaine D. Rapp, Director
Diana Ferguson, Research Assistant
Theresa D. Neves, Research Assistant
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<th>District</th>
<th>Name and Address</th>
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<tr>
<td>1</td>
<td>JOHN T. GALLUS, r (Peggy)</td>
<td>(h) 752-1066 (o) 271-3077</td>
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<td></td>
<td>292 Prospect Street Berlin 03570-2137 E-mail: <a href="mailto:John.Gallus@leg.state.nh.us">John.Gallus@leg.state.nh.us</a></td>
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<td>3</td>
<td>JEB BRADLEY*, r (Barbara)</td>
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<td>4</td>
<td>KATHLEEN G. SGAMBATI, d (Frank)</td>
<td>(h) 286-8931 (o) 271-2641</td>
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<td></td>
<td>25 Pine Street Tilton 03276-5535 E-mail: <a href="mailto:Kathleen.Sgambati@leg.state.nh.us">Kathleen.Sgambati@leg.state.nh.us</a></td>
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<td>5</td>
<td>MATTHEW S. HOUDE, d</td>
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<td></td>
<td>P.O. Box 66 Meriden 03370-0095 E-mail: <a href="mailto:Matthew.Houde@leg.state.nh.us">Matthew.Houde@leg.state.nh.us</a></td>
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<tr>
<td>6</td>
<td>JACALYN L. CILLEY, d (Bruce)</td>
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<td>7</td>
<td>HAROLD W. JANEWAY, d (Betsy)</td>
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<tr>
<td></td>
<td>225 Tyler Road Webster 03303-7733 E-mail: <a href="mailto:Harold.Janeway@leg.state.nh.us">Harold.Janeway@leg.state.nh.us</a></td>
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*William P. Denley resigned February 21, 2009. Jeb Bradley was sworn into office April 27, 2009.*
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<th>District</th>
<th>Name and Address</th>
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<tr>
<td>8</td>
<td>BOB ODELL, r (Sandy)</td>
<td>(o) 271-6733, (o) 863-9797</td>
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<td>P.O. Box 23</td>
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<td></td>
<td>Lempster 03605-0023</td>
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<td>E-mail: <a href="mailto:Bob.Odell@leg.state.nh.us">Bob.Odell@leg.state.nh.us</a></td>
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<tr>
<td>9</td>
<td>SHEILA ROBERGE, r</td>
<td>(h) 472-8391</td>
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<tr>
<td></td>
<td>83 Olde Lantern Road</td>
<td>(o) 271-2166</td>
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<td>Bedford 03110-4816</td>
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<td>E-mail: <a href="mailto:Sheila.Roberge@leg.state.nh.us">Sheila.Roberge@leg.state.nh.us</a></td>
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<tr>
<td>10</td>
<td>MOLLY M. KELLY, d (Arthur Luptowski)</td>
<td>(h) 357-5118</td>
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<tr>
<td></td>
<td>89 Colonial Drive</td>
<td>(o) 271-4153</td>
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<td>Keene 03431-5002</td>
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<td>E-mail: <a href="mailto:Molly.Kelly@leg.state.nh.us">Molly.Kelly@leg.state.nh.us</a></td>
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<td>11</td>
<td>PETER E. BRAGDON, r</td>
<td>(o) 271-2675</td>
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<td>P.O. Box 488</td>
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<td>Milford 03055-4425</td>
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<td>E-mail: <a href="mailto:Peter.Bragdon@leg.state.nh.us">Peter.Bragdon@leg.state.nh.us</a></td>
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<td>12</td>
<td>MARGARET “PEGGY” GILMOUR, d (David)</td>
<td>(h) 465-2336</td>
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<tr>
<td></td>
<td>126 Depot Road</td>
<td>(o) 271-3569</td>
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<td>Hollis 03049-0900</td>
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<td>E-mail: <a href="mailto:Peggy.Gilmour@leg.state.nh.us">Peggy.Gilmour@leg.state.nh.us</a></td>
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<td>13</td>
<td>BETTE R. LASKY, d (Elliot)</td>
<td>(h) 888-5557</td>
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<td></td>
<td>15 Masefield Road</td>
<td>(o) 271-2735</td>
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<td>Nashua 03062-2517</td>
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<td>14</td>
<td>SHARON M. CARSON, r (Gregory)</td>
<td>(o) 271-2674</td>
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<td>15</td>
<td>SYLVIA B. LARSEN, d (Robert)</td>
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<td>State House</td>
<td>(o) 271-2111</td>
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<td>16</td>
<td>THEODORE L. GATSAS, r (Cassandra)</td>
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<td>18</td>
<td>BETSI L. DeVRIES, d (Walter Becht)</td>
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<td>20</td>
<td>LOU D’ALLESANDRO, d (Patricia)</td>
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<td>7 Darryl Lane</td>
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<td>Salem 03079-2007</td>
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<td>23</td>
<td>MARGARET “MAGGIE” WOOD HASSAN, d (Thomas)</td>
<td>(h) 772-4187</td>
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<td>State House</td>
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<td>E-mail: <a href="mailto:Maggie.Hassan@leg.state.nh.us">Maggie.Hassan@leg.state.nh.us</a></td>
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<td>MARTHA FULLER CLARK, d (Geoffrey)</td>
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<td>State House</td>
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<td>E-mail: <a href="mailto:Martha.FullerClark@leg.state.nh.us">Martha.FullerClark@leg.state.nh.us</a></td>
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</tbody>
</table>
Senate Standing Committees

CAPITAL BUDGET
Room 100, State House * 271-2117
Harold W. Janeway, d, Chair
Margaret W. Hassan, d, Vice Chair
Lou D’Allesandro, d
Molly M. Kelly, d
Theodore L. Gatsas, r
Michael W. Downing, r

COMMERCE, LABOR AND CONSUMER PROTECTION
Room 102, LOB * 271-3096
Margaret W. Hassan, d, Chair
Betsi L. DeVries, d, Vice Chair
Deborah R. Reynolds, d
Jacalyn L. Cilley, d
Peter E. Bragdon, r
Sheila Roberge, r

EDUCATION
Room 103, LOB * 271-3093
Molly M. Kelly, d, Chair
Amanda A. Merrill, d, Vice Chair
Martha Fuller Clark, d
Bette R. Lasky, d
Peter E. Bragdon, r
Robert J. Letourneau, r

ELECTION LAW AND VETERANS’ AFFAIRS
Room 101, LOB * 271-1403
Bette R. Lasky, d, Chair
Matthew S. Houde, d, Vice Chair
Amanda A. Merrill, d
John S. Barnes, Jr., r
Sharon M. Carson, r
ENERGY, ENVIRONMENT AND ECONOMIC DEVELOPMENT
Room 102, LOB * 271-3093
Martha Fuller Clark, d, Chair
Amanda A. Merrill, d, Vice Chair
Jacalyn L. Cilley, d
Bette R. Lasky, d
Bob Odell, r
Jeb Bradley, r

EXECUTIVE DEPARTMENTS AND ADMINISTRATION
Room 101, LOB * 271-3207
Jacalyn L. Cilley, d, Chair
Martha Fuller Clark, d, Vice Chair
Betsi L. DeVries, d
Michael W. Downing, r
Sharon M. Carson, r

FINANCE
Room 100, State House * 271-2117
Lou D’Allesandro, d, Chair
Harold W. Janeway, d, Vice Chair
Sylvia B. Larsen, d
Margaret W. Hassan, d
Kathleen G. Sgambati, d
John T. Gallus, r
Bob Odell, r

HEALTH AND HUMAN SERVICES
Room 103, State House * 271-4151
Kathleen G. Sgambati, d, Chair
Peggy Gilmour, d, Vice Chair
Molly M. Kelly, d
John T. Gallus, r
Michael W. Downing, r
SENATE STANDING COMMITTEES

JUDICIARY
Room 103, State House * 271-3076
Deborah R. Reynolds, d, Chair
Bette R. Lasky, d, Vice Chair
Matthew S. Houde, d
Sheila Roberge, r
Robert J. Letourneau, r

PUBLIC AND MUNICIPAL AFFAIRS
Room 103, LOB * 271-3045
Betsi L. DeVries, d, Chair
Matthew S. Houde, d, Vice Chair
Kathleen G. Sgambati, d
Sheila Roberge, r
John S. Barnes, Jr., r

RULES AND ENROLLED BILLS
Room 103, State House * 271-3420
Deborah R. Reynolds, d, Chair
Lou D’Allesandro, d, Vice Chair
Matthew S. Houde, d
Peter E. Bragdon, r
Michael W. Downing, r

TRANSPORTATION AND INTERSTATE COOPERATION
Room 101, LOB * 271-8631
Robert J. Letourneau, r, Chair
Peggy Gilmour, d, Vice Chair
Martha Fuller Clark, d
Molly M. Kelly, d
Theodore L. Gatsas, r
WAYS AND MEANS
Room 100, State House * 271-3067
Bob Odell, r, Chair
Lou D’Allesandro, d, Vice Chair
Harold W. Janeway, d
Deborah R. Reynolds, d
Peggy Gilmour, d
Michael W. Downing, r
Jeb Bradley, r

WILDLIFE, FISH AND GAME AND AGRICULTURE
Room 103, LOB * 271-1403
John T. Gallus, r, Chair
Harold W. Janeway, d, Vice Chair
Amanda A. Merrill, d
Peggy Gilmour, d
Theodore L. Gatsas, r
1. The President, having taken the chair, shall determine a quorum to be present. Any erroneous entry in the daily journal shall be corrected no later than the third succeeding legislative day, and the permanent journal corrected within one week after the permanent journal copy is placed in the hands of the Senate.

2. No member shall hold conversation with another while a member is speaking in debate, or use electronic devices, including but not limited to personal computers, and telephonic devices, without leave of the Senate.

3. Any member, wishing to speak, shall notify the President. When the member is recognized to speak he shall rise and address the President, and when he has finished shall then sit down.

4. No member shall speak more than twice on the same question on the same day without leave of the Senate President.

5. When more than one member wishes to speak at the same time, the President shall decide who shall speak first.
6. The President shall preserve decorum and order. If any member transgresses the rules of the Senate, the President shall, or any member may, call him to order in which case the member so called to order shall immediately cease and desist, and the Senate, if appealed to, shall decide the case. But if there is no appeal, the decision of the President shall be conclusive.

7. No member shall absent himself without permission from the Senate.

8. When any question is under debate, no motion shall be received but first, to adjourn; second, to lay upon the table; third, for the previous question; fourth, to postpone to a certain day; fifth, to commit; sixth, to amend; and seventh, to postpone indefinitely; which several motions shall have precedence in the order in which they are so arranged. Motions to adjourn, to lay upon the table, for the previous question, and to take from the table shall be decided without debate. Motions to postpone to a certain day shall be debatable both as to time and subject matter. No motion to postpone indefinitely, to postpone to a certain day, or to commit, being decided, shall be in order at the same stage of the bill or resolution, until after adjournment.

9. A question which is postponed indefinitely shall not be acted upon during the biennium except whenever two-thirds of the whole number of elected Senators shall on division taken, vote in favor thereof. Any bill which is indefinitely postponed shall not be reintroduced under cover of an amendment, bill, resolution, order, or committee of conference report. No motion to suspend this rule shall be permitted.

10. Any member may call for the division of the question when the sense will admit it. The question of whether two or more propositions are capable of division is to be determined by the Chair. Unless otherwise specifically provided for, each part of a divided question shall pass only upon majority vote of those members present and voting.

11. When the reading of a paper or document is objected to by a member, the question shall be determined by a vote of the Senate; and without debate.

12. When the nays and yeas have been moved by a member and duly seconded by another member, each member present shall declare his assent or dissent to the question, unless for special reason he be excused by the Senate. The names of the persons so making the motion and the second shall be recorded in the Journal. The President shall determine the order of the roll call. No member shall be required to vote in any case where he was not present when the question was put.

13. In case of any disturbance or disorderly conduct in the gallery, the President shall have the power to order the same to be cleared. The Chairman of the Committee of the Whole may restrict attendance to the duly elected Senators.

14. No vote shall be reconsidered, unless the motion for reconsideration is made by a member who voted with the prevailing side. The notice of such motion for reconsideration shall be given to the Senate in open session prior to adjournment on the same day on which the vote was passed, or to the clerk within two working business days
of the vote. Any such notice of reconsideration shall be effective for three legislative days only and thereafter shall be null and void. Reconsideration of any bills subject to a deadline established by Senate rules must be acted upon on or before the Senate rule deadline, and thereafter shall be null and void.

15. Before any petition shall be received and read, a brief statement of the contents thereof shall be made by the member introducing the same.

16. All petitions, memorials and other papers addressed to the Senate and all bills and resolutions to be introduced in the Senate, shall be endorsed with the name of the Senator presenting them, and with the subject matter of the same. Every bill shall be marked on the first page “Senate Bill” and numbered serially; every joint resolution shall be marked “Senate Joint Resolution” and numbered serially; every concurrent resolution proposing a constitutional amendment shall be marked “Concurrent Resolution Proposing a Constitutional Amendment” and numbered serially; and every other concurrent resolution shall be marked “Senate Concurrent Resolution” and numbered serially, as each bill or resolution is introduced into the Senate.

17. All petitions, memorials and other papers addressed to the Senate and all bills and resolutions to be introduced into the Senate shall be delivered or caused to be delivered to the Office of Legislative Services, which in turn will submit it to the sponsor for his signature, and then to the Clerk by Legislative Services. If requested by the sponsor, a proposed bill, resolution or petition shall not be made public, except by the sponsor, until signed by the sponsor. During any adjournment the President may receive bills and resolutions for printing and for reference to committee, provided that no bill shall have a public hearing until it is formally introduced into the Senate, printed and available for distribution.

18. Drafting of Bills

(a) If a drafting request for a bill or resolution has been filed with the Office of Legislative Services requiring a fiscal note as provided in RSA 14:44-47, the substance or a draft of the proposal may be provided to the Legislative Budget Assistant for preparation of the required fiscal note without the specific consent of the sponsor of the proposal, provided that the identity of the sponsor shall not be disclosed.

(b) Notwithstanding the provisions of Rule 17, a Senate bill, Senate joint resolution, or Senate concurrent resolution may be accepted by the Office of Legislative Services for drafting and introduced into the Senate at any time prior to the deadline established by Senate Rules for the transfer of bills out of the first body if approved by either a majority of the Senate Rules Committee or a two-thirds vote on the floor.

(c) No bill the subject matter of which has been indefinitely postponed or made inexpedient to legislate in the Senate in the first-year session shall be admitted into the second-year session whether as a bill, an amendment, a committee of conference report or in any other manner.
(d) Legislation returned from the non-originating body, with an amendment, shall not be re-referred to committee but shall have one of the following recommendations: Concur, Nonconcur, Nonconcur and Request a Committee of Conference. Adoption of a motion to Nonconcur kills the legislation.


(a) Whenever there be any disagreement between the Senate and the House on the content of any bill or resolution, and whenever both bodies, voting separately, have agreed to establish a committee of conference, the President of the Senate shall appoint three members to the Senate conference committee on the bill and the Speaker of the House shall appoint four members to the House conference committee. Exceptions: (1) the House committee of conference on the operating budget shall consist of five members; (2) the number of the members of the committees of conference on any bill may increase or decrease if the President and the Speaker both agree. The two committees of conference on a bill shall meet jointly but vote separately while in conference. A unanimous vote by both committees of conference shall be necessary for an agreed report to the Senate and the House by the committees of conference.

(b) The first-named person from the body where the bill or resolution in disagreement originated shall have the authority to call the time and place for the first meeting of the committees of conference on said bill.

(c) The first-named person on a committee of conference shall be the chairman of that conference. The chairman of the committee of conference of the body where the bill or resolution in disagreement originated shall chair the joint meeting of the committees of conference.

(d) No action shall be taken in either body on any committee of conference report earlier than some subsequent day, after the report has been delivered to the seats or placed on a member’s desk. A committee of conference may neither change the title of any bill submitted to it nor add amendments which are not germane to the subject matter of the bill as originally submitted to it.

(e) Conference Committees on Budget Bills. The report of each committee of conference on either the general appropriation bill, or the capital improvements bill shall be printed in the journal or a supplement thereto of the appropriate body before action on said report is taken on the floor. Non-germane amendments, sections and footnotes to such bills (except footnotes in explanation of the principal text of such bills or designating the use or restriction of any funds or portions thereof) are prohibited and shall not be allowed under any circumstances. Notwithstanding the general provisions of paragraph (h) of this section, the Conference Committee on general appropriations bill may propose new items for inclusion in said bill but no such item may be so included unless and until it shall have been returned to both the Senate and the House and adopted in identical form by a majority vote in each body.
(f) When both committees of conference on a concurrent resolution proposing an amendment to the constitution have agreed, the committee of conference from the body which acceded to a request for committees of conference shall file its report with the clerk of that body who shall print it in full in the journal or supplement of that body. The report shall be made a special order of business at the late session of a subsequent day. After said report has been adopted by the first body, a message shall be transmitted to the second body which shall then act upon the report of its committee of conference.

(g) The sponsor of any bill or joint resolution referred to committees of conference shall, upon his request, be granted a hearing before said committees prior to action thereon.

(h) No member of a committee of conference shall sign any report that contains non-germane amendments or subject matter that has been indefinitely postponed in either body. For the purposes of this rule, a non-germane amendment would be any subject matter not contained in either the House or the Senate version of the bill.

20. All resolutions which may require the signature of the Governor shall be treated in the same manner as bills.

21. Every bill shall have three readings in the Senate previous to its passage. The first and second readings shall be by title only which may be accomplished by a conglomerate resolution, after which the bill shall be referred by the President to the appropriate committee and shall be printed as provided in Rule 22, unless otherwise ordered by the Senate. No bill after it has been read a second time shall have a third reading until after adjournment from the early session. The time assigned for the third reading of bills and resolutions shall be in the late session unless otherwise ordered by the Senate. The orders of the day for the reading of bills shall hold for every succeeding day until disposed of.

22. After every bill shall have been read a second time, and referred by the President to the appropriate committee, the Clerk shall procure a sufficient number of copies, printed on paper of uniform size, for the use of the legislature, and cause the same to be distributed to the members, and when printed the bill shall be immediately delivered to the committee to which it shall have been referred. Bills received from the House shall be printed at the same stage of their procedure unless they have been printed in the House and copies distributed in the Senate, in which case any amendment made by the House shall be duplicated and distributed in the Senate.

23. No amendment shall be made but upon the second reading of a bill; and all amendments to bills and resolutions shall be in writing, with the name of the Senator and the district he represents, or in the case of a committee amendment the name of the committee that recommended it, thereon. No amendment to any bill shall be proposed or allowed at any time or by any source, including a committee of conference, except it be germane. Amendments shall have been reviewed by the Office of Legislative Services for form, construction, statutory and chapter reference.
24. A hearing shall be held upon each bill referred to a committee, and notice of such hearing shall be advertised at least 4 days before hearing in the Senate Calendar. The Senate Calendar shall be available on the Internet for viewing as soon as it has been released for printing.

(a) All bills in the possession of committees shall be reported out with one of the following recommendations: ought to pass, ought to pass with amendment, rerefer to committee, inexpedient to legislate, or refer for interim study. Re-refer to committee shall be a committee report only in the first-year session. All rereferred bills shall be acted on by the fourth legislative day of the second year session. Refer for interim study shall be a committee report only in the second year session.

(b) Any legislation creating a chapter study committee shall have membership limited to members of the General Court.

25. When a bill is reported favorably with an amendment, the report of the committee shall state the amendment, and then recite the section of the bill in full as amended. The amendment shall be printed in the senate calendar on the date that the report is listed for action. If no action is taken on that day, then the amendment shall be printed on the day to which the bill has been referred. All bills reported shall be retained by the clerk and shall not be finally acted upon until the following legislative day, and a list of such bills with the report of the committee thereon shall be published in the senate calendar for the day on which action shall be taken.

26. Referral of Bills to Finance Committee

(a) Every bill and joint resolution appropriating money, and every other bill which is accompanied by a fiscal note pursuant to RSA 14:44, which has been referred to another committee and favorably accepted by the Senate, shall be committed to the Finance Committee for review. All bills which are referred directly to the Finance Committee shall have a hearing.

(b) The chair of a standing committee may request the Chair of the Finance Committee to exempt from review a bill that is subject to a fiscal note pursuant to RSA 14:44, but which the Chair of the Finance Committee believes has an undetermined or insignificant fiscal impact. The Chair of the Finance Committee shall announce on the floor all such bills exempted from review as soon as practicable after receipt of the request.

27. All warrants, subpoenas and other processes issued by order of the Senate shall be under the hand and seal of the President attested by the Clerk.

28. All committees of the Senate, including Senate members on committees of conference, shall consist of members of both parties as nearly equal as possible, provided that on all committees, both parties shall be represented. The President shall appoint the members of all committees, after consulting with the minority leader.
29. The standing committees of the Senate shall be as follows: the Committee on Capital Budget, the Committee on Commerce, Labor and Consumer Protection, the Committee on Education, the Committee on Election Law and Veterans’ Affairs, the Committee on Energy, Environment and Economic Development, the Committee on Executive Departments and Administration, the Committee on Finance, the Committee on Health and Human Services, the Committee on Judiciary, the Committee on Public and Municipal Affairs, the Committee on Rules and Enrolled Bills, the Committee on Transportation and Interstate Cooperation, the Committee on Ways and Means and the Committee on Wildlife, Fish and Game and Agriculture.

30. Messages shall be sent to the House of Representatives by the Clerk of the Senate.

31. Messages from the Governor or House of Representatives may be received at all times, except when the Senate is engaged in putting the question, in calling the yeas and nays, or in counting the ballots.

32. All questions shall be put by the President, and each member of the Senate present shall signify his assent or dissent by voting yea or nay, or shall abstain from voting by reason of a conflict pursuant to Rule 42. If the President doubts, or a division is called for, the Senate shall divide. Those in the affirmative on the question shall first rise from their seats and stand until they be counted. The President shall rise and state the decision of the Senate.

33. No person except members of the Senate and its officers, the Governor, Council members, the Secretary of State, the Treasurer, the Speaker of the House of Representatives and its officers and clerks, shall be admitted to the floor of the Senate while the Senate is in session, except by the invitation of the President, or some member with the President’s consent.

34. The Senate shall adjourn to meet on the subsequent legislative day for the early session at the time mentioned in the adjournment motion. The late session shall immediately follow the early session unless the Senate shall otherwise order.

35. No standing rule of the Senate shall be suspended unless two-thirds of the members present and voting vote in favor thereof. This rule shall not apply to Senate Rule 9.

36. No rule shall be rescinded unless two days notice of the motion has been given and two-thirds of those present and voting vote therefore.

37. The Senate may resolve itself into a Committee of the Whole at any time on motion made for that purpose; and in forming a Committee of the Whole, the President shall leave the chair, and appoint a chairperson to preside in committee.

38. The President when performing the duties of the Chair may, at any time, name any member to perform the duties of the Chair.

39. The staff of the Senate shall be comprised of a clerk, an assistant clerk, a sergeant-at-arms, and a doorkeeper who are to be elected by the Senate, and such other personnel as the President shall appoint. The President shall define the duties of all members of the Senate staff which are not fixed by statute or otherwise ordered by the Senate.
40. Each member of the staff of the Senate shall be available on call to carry out the work of the Senate.

41. The committees shall promptly consider and report on all matters referred to them. The President may authorize such committees having a heavy load of investigation, re-drafting, research or amendments to meet as needed on non legislative days during the legislative session. The Clerk of the Senate shall prepare a list by number, title and sponsor of all Senate bills and resolutions in committee which have not been acted upon within one week before the deadline established for the transfer of bills and resolutions from the Senate to the House of Representatives, and he/she shall distribute this list to every member of the Senate as soon as it is prepared.

42. In all instances every member shall act in conformance with the duly adopted Ethical Guidelines and Opinions of the New Hampshire General Court.

43. Action on the floor of a report of the Committee on Finance or a Committee of Conference on either the general appropriations (budget) bill or the capital budget bill, shall not be taken by the Senate, until said report has been available from the Senate Clerk twenty-four hours in advance, in written form. Non-germane amendments and footnotes to such bills (except footnotes in explanation of the principal text of such bills or designating the use or restriction of any funds or portions thereof) are prohibited and shall not be allowed under any circumstances.

44. Personal Privilege: A Senator may, as a matter of personal privilege, defend his/her position on a bill, his/her integrity, his/her record, or his/her conduct, against unfair or unwarranted criticism, or may speak of an issue which relates to his/her rights, privileges or conveniences as a Senator; provided, however, the matters raised under personal privilege shall not be subject to questioning, answer, or debate, by another Senator. Personal Privilege remarks may be included in the Daily Journal if requested by the Senator, and in the Permanent Journal by vote of the Senate. A Senator may speak on other matters of his/her choosing and in such cases may be subject to questioning and/or answer according to the Rules of the Senate.

45. Any appeal from the ruling of the presiding officer shall be decided by majority vote of the members present and voting.

46. No new motion shall be admitted under color of amendment as a substitute for the motion under debate.

47. No officer or employee of the Senate during the session or any adjournment thereof shall purchase or contract for the purchase, pay or promise to pay any sum of money on behalf of the Senate or issue any requisition or manifest without the approval of the Senate President.

48. Deadlines:

(a) Friday, December 05, 2008, 4:00 p.m. - Last day for the Office of Legislative Services to accept drafting of a Senate Bill or Resolution with complete information for the 2009 Session.
(b) Monday, January 12, 2009, at 4:00 p.m. - Last day to sign-off legislation for the above filing period.

(c) Friday, January 16, 2009, at 4:00 p.m. - Last day to sign-off legislation for a Senate Bill recommended by a Study Committee or Commission created by a Senate Bill.

(d) Monday, February 23, 2009 - Friday, February 27, 2009: SENATE BREAK.

(e) Thursday, March 05, 2009 - Deadline for Policy Committees to ACT on all Senate money bills, except bills exempted pursuant to Senate Rule 26(b).

(f) Thursday, April 09, 2009 - CROSSOVER - Last day to ACT on all remaining Senate Bills.

(g) Thursday, May 07, 2009 - Deadline for Policy Committees to ACT on all House money bills, except bills exempted pursuant to Senate Rule 26(b).

(h) Thursday, June 04, 2009 - Last Day to ACT on all remaining House bills.

(i) Wednesday, June 10, 2009 - Last Day to FORM Committees of Conference.

(j) Thursday, June 18, 2009 at 12:00 p.m. - Last day to SIGN Committee of Conference Reports.

(k) Thursday, June 25, 2009 - Last day to ACT on Committee of Conference Reports.

49. Any Senate member may make a request of the Office of the Legislative Budget Assistant Budget Division, for technical staff assistance in the areas of finance, accounting and budgeting. The Budget Division may respond to that request when doing so will not interfere with the Budget Division’s principal responsibilities as outlined in RSA 14:31-b, as determined by the Legislative Budget Assistant.
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Leadership
2009-2010

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DEPUTY SPEAKER
Linda T. Foster, Mont Vernon

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Mary Jane Wallner, Concord

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REPUBLICAN WHIP
Shawn N. Jasper, Hudson

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Andrew Renzullo, Hudson

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Republican Leader

DAVID W. HESS  
Deputy Republican Leader

GENE G. CHANDLER  
Republican Policy Leader

SHAWN N. JASPER  
Republican Whip

ANDREW RENZULLO  
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Finance Committee: Janet Clayman, Legislative Assistant
Committee Assistants: Heather C. Ebbs, Judith A. Johnston,
Dianna E. Maffucci, Barbara Moynihan, Linda Rafael,
Joan N. Soulard, Carol S. Stapler, Gail R. Welch
BELKNAP COUNTY (18)

Dist. No. 01 (Center Harbor, New Hampton) (1)
Fran Wendelboe, r, New Hampton (238 Lower Oxbow Road) 03256-4628

Dist. No. 02 (Sanbornton, Tilton) (2)
Dennis H. Fields, r, Sanbornton (429 Lower Bay Road) 03269-2712
Liz H. Merry, d, Sanbornton (PO Box 251) 03269-0251

Dist. No. 03 (Meredith) (2)
Kate W. Miller, d, Meredith (27 Meredith Center Road) 03253-7605
Stephen H. Nedeau, r, Meredith (PO Box 436) 03253-0436

Dist. No. 04 (Laconia) (5)
Beth R. Arsenault, d, Laconia (71 Cottonwood Avenue) 03246-2806
Donald H. Flanders, r, Laconia (19 Kensington Drive) 03246-2910
Judith T. Reever, d, Laconia (327 Mechanic Street) 03246-2570
Richard T. Stuart, d, Laconia (131 Winter Street) 03246-3231
John A. Veazey, r, Laconia (1325 Old North Main Street) 03246-2667

Dist. No. 05 (Alton, Barnstead, Belmont, Gilford) (7)
Peter S. Bolster, r, Alton (30 Stonewall Road) 03809-5150
Laurie J. Boyce, r, Alton (PO Box 180) 03809-0180
William G. Johnson, d, Gilford (53 Pinecrest Drive) 03249-2222
Alida I. Millham, r, Gilford (426 Belknap Mountain Road) 03249-6814
James P. Pilliod, r, Belmont (504 Province Road) 03220-5379
Jeffrey L. St. Cyr, r, Alton (PO Box 779) 03809-0779
Elaine B. Swinford, r, Center Barnstead (43 Webster Lane) 03225-3332

Dist. No. 06 (Gilmanton) (1)
David H. Russell, r, Gilmanton Iron Works (PO Box 60) 03837-0060

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CARROLL COUNTY (14)

Dist. No. 01 (Bartlett, Chatham, Conway, Hale’s Location, Hart’s Location, Jackson) (4)
Thomas L. Buco, d, Conway (PO Box 3149) 03818-3149
Edward A. Butler, d, Harts Location (Notchland Inn 2 Morey Road) 03812-4105
Gene G. Chandler, r, Bartlett (PO Box 296) 03812-0296
Karen C. Umberger, r, Kearsarge (PO Box 186) 03847-0186
MEMBERS OF THE HOUSE BY COUNTIES

Dist. No. 02 (Albany, Eaton, Madison) (1)
Robert G. Bridgham, d, Eaton Center (PO Box 242) 03832-0242

Dist. No. 03 (Freedom, Ossipee, Sandwich, Tamworth) (3)
Mark E. McConkey, r, Freedom (10 Clover Lane) 03836-4205
John E. Roberts, r, Chocorua (PO Box 417) 03817-0417
Susan E. Wiley, d, Center Sandwich (222 Diamond Ledge Road) 03227-3207

Dist. No. 04 (Moultonborough, Tuftonboro, Wolfeboro) (4)
Christopher J. Ahlgren, r, Wolfeboro (20 Orchards Road) 03894-4428
J. David Knox, r, Wolfeboro (PO Box 102) 03894-0102
Betsey L. Patten, r, Moultonborough (46 Patten Hill Road) 03254-2657
Stanley E. Stevens, r, Wolfeboro (PO Box 613) 03894-0613

Dist. No. 05 (Brookfield, Effingham, Wakefield) (2)
Joseph W. Fleck, r, East Wakefield (237 Point Road) 03830-3163
Dino A. Scala, r, Wakefield (PO Box 214) 03872-0214

D - 4    R - 10

CHESHIRE COUNTY (24)

Dist. No. 01 (Gilsum, Surry, Westmoreland) (1)
John J. Laurent, r, Westmoreland (603 River Road) 03467-4412

Dist. No. 02 (Alstead, Marlow, Nelson, Roxbury, Stoddard, Sullivan, Walpole) (3)
Daniel A. Eaton, d, Stoddard (1 Shedd Hill Road) 03464-4423
Tara A. Sad, d, Walpole (PO Box 909) 03608-0909
Lucy M. Weber, d, Walpole (217 Old Keene Road) 03608-4845

Dist. No. 03 (Keene) (7)
Delmar D. Burridge, d, Keene (7 Starlight Drive) 03431-2800
Suzanne S. Butcher, d, Keene (44 Felt Road) 03431-2155
Steven W. Lindsey, d, Keene (89 Marlboro Street Apt 1) 03431
David R. Meader, d, Keene (PO Box 1030) 03431-1030
Kris E. Roberts, d, Keene (58 Grove Street) 03431-4206
Timothy N. Robertson, d, Keene (3 James Hill Drive) 03431-4900
Charles F. Weed, d, Keene (28 Damon Court) 03431-3119

Dist. No. 04 (Chesterfield, Hinsdale, Winchester) (4)
Timothy Butterworth, d, Chesterfield (72 North Hinsdale Road) 03443-3706
William Butynski, d, Hinsdale (PO Box 105) 03451-0105
Daniel P. Carr, d, Ashuelot (PO Box 111) 03441-0111
Henry A. L. Parkhurst, d, Winchester (One Parkhurst Place) 03470-2460

Dist. No. 05 (Fitzwilliam, Richmond) (1)
Barbara H. Richardson, d, Richmond (101 Morgan Road) 03470-4909
### Dist. No. 06 (Harrisville, Marlborough, Swanzey, Troy) (4)
- Peter H. Allen, d, Harrisville (25 Seaver Road) 03450-5538
- Nancy L. Carlson, d, West Swanzey (PO Box 327) 03469-0327
- Jane B. Johnson, r, Swanzey (329 Sawyers Crossing) 03446-3637
- Alfred C. Lerandeau, d, Keene (19 Swanzey Factory Road) 03431-4539

### Dist. No. 07 (Dublin, Jaffrey, Rindge) (4)
- Susan Emerson, r, Rindge (1121 NH Route 119) 03461-6004
- John B. Hunt, r, Rindge (165 Sunridge Road) 03461-5478
- Bonnie Mitchell, d, Jaffrey (7 Parsons Lane) 03452-6160
- Franklin W. Sterling, r, Jaffrey (63 Monadnock View Drive) 03452-6416

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### COOS COUNTY (11)

#### Dist. No. 01 (Atkinson & Gilmanton Academy Grant, Cambridge, Clarksville, Colebrook, Columbia, Dix Grant, Dixville, Dummer, Errol, Erving’s Location, Millsfield, Odell, Pittsburg, Second College Grant, Stewartstown, Wentworth’s Location) (2)
- Laurence M. Rappaport, r, Colebrook (PO Box 158) 03576-0158
- Eric G. Stohl, r+d, Columbia (PO Box 75, Colebrook) 03576-0075

#### Dist. No. 02 (Carroll, Dalton, Jefferson, Kilkenny, Lancaster, Northumberland, Randolph, Stark, Stratford, Whitefield) (4)
- Evalyn S. Merrick, d, Lancaster (27 Blackberry Lane) 03584-3202
- Scott A. Merrick, d, Lancaster (27 Blackberry Lane) 03584-3202
- William J. Remick, r, Lancaster (26 Winter Street) 03584-3137
- Herbert D. Richardson, r, Lancaster (34 Williams Street) 03584-3256

#### Dist. No. 03 (Bean’s Grant, Bean’s Purchase, Chandler’s Purchase, Crawford’s Purchase, Cutt’s Grant, Gorham, Green’s Grant, Hadley’s Purchase, Low & Burbanks Grant, Martin’s Location, Pinkham’s Grant, Sargent’s Purchase, Shelburne, Thompson & Meserve’s Purchase) (1)
- William A. Hatch, d, Gorham (79 Promenade Street) 03581-1600

#### Dist. No. 04 (Berlin, Milan, Success) (4)
- Paul H. Ingersoll, d, Berlin (49 Gordon Avenue) 03570-1006
- Lucy E. Mears, d, Berlin (243 East Mason Street) 03570-2835
- Robert L. Theberge, d, Berlin (PO Box 271) 03570-0271
- Yvonne D. Thomas, d, Berlin (557 Norway Street) 03570-3703

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D - 19  R - 5

D - 7  R - 3  R+D - 1
GRAFTON COUNTY (26)

Dist. No. 01 (Littleton, Lyman) (2)
Lyle E. Bulis, r, Littleton (PO Box 313) 03561-0313
Brien L. Ward, r, Littleton (PO Box 1) 03561-0001

Dist. No. 02 (Bethlehem, Franconia) (1)
Kathleen N. Taylor, d, Franconia (PO Box 613) 03580-0613

Dist. No. 03 (Bath, Easton, Landaff, Lincoln, Lisbon, Livermore, Monroe, Sugar Hill, Waterville Valley) (2)
Susan M. Ford, d, Easton (557 Sugar Hill Road) 03580-5503
Edmond D. Gionet, r, Lincoln (PO Box 414) 03251-0414

Dist. No. 04 (Thornton, Woodstock) (1)
Robert F. Matheson, d, North Woodstock (PO Box 252) 03262-0252

Dist. No. 05 (Benton, Haverhill, Piermont, Warren) (2)
Paul Ingbretson, r, Haverhill (PO Box 296, Pike) 03780-0296
Rick M. Ladd Jr., r, Haverhill (PO Box 67) 03765-0067

Dist. No. 06 (Campton, Ellsworth, Orford, Rumney, Wentworth) (2)
James D. Aguiar, d, Campton (21 Depot Street) 03223-4524
Carol H. Friedrich, d, Wentworth (295 Eastside Road) 03282-3329

Dist. No. 07 (Hebron, Plymouth) (2)
Mary R. Cooney, d, Plymouth (78 Highland Street) 03264-1237
Suzanne J. Smith, d, Hebron (20 Brookside Lane) 03241-7200

Dist. No. 08 (Alexandria, Ashland, Bridgewater, Bristol, Groton, Holderness) (3)
Margie L. Maybeck, r, Holderness (PO Box 62) 03245-0062
Philip Preston, d, Ashland (PO Box 573) 03217-0573
Burton W. Williams, r, Bristol (222 Cardigan Mountain Road) 03222-4701

Dist. No. 09 (Hanover, Lyme) (4)
Bernard L. Benn, d, Hanover (28 1/2 Rip Road) 03755-1614
Sharon Nordgren, d, Hanover (23 Rope Ferry Road) 03755-1404
Beatriz Pastor, d, Lyme (PO Box 335) 03768-0335
David M. Pierce, d, Etna (PO Box 83) 03750-0083

Dist. No. 10 (Canaan, Dorchester, Enfield, Grafton, Orange) (3)
Suzanne S. Laliberte, d, Enfield Center (PO Box 27) 03749-0027
Catherine Mulholland, d, Grafton (134 Gifford Hill Road) 03240-3909
Charles L. Townsend, d, Canaan (49 Hall Road) 03741-7408

Dist. No. 11 (Lebanon) (4)
Susan W. Almy, d, Lebanon (266 Poverty Lane Unit 4B) 03766-2730
*Gene F. Andersen, d, Lebanon
Franklin F. Gould, d, Lebanon (58 Elm Street) 03766-1846
Laurie Harding, d, Lebanon (56 Jenkins Road) 03766-2003

* - resigned

D - 18    R - 7
<table>
<thead>
<tr>
<th>DIST. NO.</th>
<th>COUNTY</th>
<th>ADDRESS</th>
</tr>
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<tbody>
<tr>
<td>01</td>
<td>Hillsborough</td>
<td>Philip R. Harvey, PO Box 1184,</td>
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<td></td>
<td></td>
<td>Ron J. Mack, 21 Bittersweet</td>
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<td>Lane, Gilman Shattuck, 571</td>
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<td>Center Road, 03244-4308</td>
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<td>02</td>
<td>Bennington</td>
<td>Catriona D. Beck, 56 Balch Farm</td>
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<td>Road, 03442-4202</td>
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<td>Claudia A. Chase, 1097 Bible</td>
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<td>Hill Road, 03043-3312</td>
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<td>03</td>
<td>Greenville</td>
<td>Jill Shaffer Hammond, PO Box</td>
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<td>332, 03458-0332</td>
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<td></td>
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<td>Anne-Marie Irwin, 10 Highland</td>
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<td>Drive, 03458-1259</td>
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<td>Peter R. Leishman, PO Box 59,</td>
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<td>04</td>
<td>Lyndeborough</td>
<td>Linda T. Foster, 3 Blood Road,</td>
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<td>Mont Vernon, Temple, Wilton</td>
<td>03057-1412</td>
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<td>Frank R. Holden, 53 Old Temple</td>
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<td>Road, 03082-5816</td>
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<td>Robert D. Mead, PO Box 308,</td>
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<td>Brookline, Hollis, Mason</td>
<td>Richard B. Drisko, PO Box 987,</td>
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<td>Carolyn M. Gargasz, PO Box 1223</td>
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<td>Melanie A. Levesque, 2 McDaniels</td>
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<td>Amherst, Milford</td>
<td>William S. Belvin, PO Box 27,</td>
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<td>Peter F. Bergin, PO Box 6295,</td>
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<td>Shannon E. Chandley, PO Box 577</td>
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<td>Stephen J. Palmer, PO Box 1117,</td>
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<td>07</td>
<td>Goffstown, Weare</td>
<td>Russell C. Day, PO Box 73,</td>
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<td>Larry A. Emerton, PO Box 105,</td>
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<td>John A. Hikel, PO Box 483,</td>
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<td>03045-5254</td>
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<td>Kevin D. Hodges, PO Box 384,</td>
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<td>Manchester, 03105-0384</td>
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<td>Rip Holden, PO Box 35,</td>
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<td>Gary S. Hopper, PO Box 107,</td>
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<td>03281-5805</td>
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<td>Neal M. Kurk, PO Box 1,</td>
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<td>Calvin D. Pratt, PO Box 90,</td>
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<tr>
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<td>Tibbetts Hill Road, 03045-3021</td>
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</tbody>
</table>
MEMBERS OF THE HOUSE BY COUNTIES

Dist. No. 08 (Manchester Ward 1) (3)
Jeffrey P. Goley, d, Manchester (1683 River Road) 03104-1645
Peter E. Ramsey, d, Manchester (418 North Gate Road) 03104-1847
Daniel J. Sullivan, d, Manchester (172 Arah Street) 03104-2119

Dist. No. 09 (Manchester Ward 2) (3)
James W. Craig, d, Manchester (84 Bay Street) 03104-3306
Saghir A. Tahir, r, Manchester (1315 Old Mammoth Road) 03104-4047
Robert B. Thompson, d, Manchester (748 Beech Street) 03104-3630

Dist. No. 10 (Manchester Ward 3) (3)
Alexis C. Chininis, d, Manchester (1015 Elm Street #303) 03101-1827
Jean L. Jeudy, d, Manchester (134 Calef Road) 03103-6324
Patrick T. Long, d, Manchester (555 Canal Street #1506) 03101-1522

Dist. No. 11 (Manchester Ward 4) (3)
Nickolas J. Levasseur, d, Manchester (202 Concord Street, Apt 3) 03104-4833
Leo P. Pepino, r, Manchester (73 Walnut Street) 03104-4848
Robert M. Walsh, d, Manchester (114 Weston Street) 03104-5326

Dist. No. 12 (Manchester Ward 5) (3)
Roger G. Hebert, d, Manchester (373 Lake Avenue) 03103-4898
Richard N. Komi, d, Manchester (356 Spruce Street) 03103-4222
Theodoros V. Rokas, d, Manchester (393 Wilson Street) 03103-4913

Dist. No. 13 (Manchester Ward 6) (3)
Benjamin C. Baroody, d, Manchester (1175 Bridge Street) 03104-5703
Larry G. Gagne, r, Manchester (126 Lakeside Drive) 03104-5801
William J. Infantine, r, Manchester (89 Windward Lane) 03104-4743

Dist. No. 14 (Manchester Ward 7) (3)
Patrick F. Garrity, d, Manchester (82 Norris Street) 03103-3726
Robert J. Haley, d, Manchester (147 Beech Street) 03103-5546
Carol A. Williams, d, Manchester (127 Prout Avenue #1 Rear) 03103-2840

Dist. No. 15 (Manchester Ward 8) (3)
Michael J. Farley, d, Manchester (83 Constant Street) 03103-3810
Thomas Katsiantonis, d, Manchester (45 Glen Bloom Drive) 03109-5062
Steve Vaillancourt, r, Manchester (161 Faith Lane) 03103-7156

Dist. No. 16 (Manchester Ward 9) (3)
Joan S. Flurey, d, Manchester (234 Holly Avenue) 03103-4610
Maurice L. Pilotte, d, Manchester (98 Lancaster Avenue) 03103-6421
Barbara E. Shaw, d, Manchester (45 Randall Street) 03103-6434
Dist. No. 17 (Manchester Wards 10, 11, 12) (8)
  Roger R. Beauchamp, d, Manchester (25 Legacy Drive) 03102-2136
  Jane E. Beaulieu, d, Manchester (609 South Main Street) 03102-5134
  Ronald R. Boisvert, d, Manchester (278 Greeley Street) 03102-2316
  George Katsiantonis, d, Manchester (128 McNeil Street) 03102-4815
  Irene M. Messier, r, Manchester (40 New Gate Circle) 03102-5147
  David L. Nixon, d, Manchester (c/o 77 Central Street) 03101-2423
  Connie M. Soucy, r, Manchester (496 Coolidge Avenue) 03102-2705
  Joel F. Winters, d, Manchester (PO Box 135, Nashua) 03061-0135

Dist. No. 18 (Bedford) (6)
  John W. Cebrowski, r, Bedford (54 Buttonwood Road) 03110-5709
  John A. Graham, r, Bedford (8 Ministerial Circle) 03110-5729
  Ken Hawkins, r, Bedford (1 Barrington Drive) 03110-5601
  Edward P. Moran, r, Bedford (PO Box 328, Nashua) 03061-0328
  Jayne E. Spaulding, r, Bedford (18 Brick Mill Road) 03110-5114
  Moe Villeneuve, r, Bedford (146 County Road) 03110-6207

Dist. No. 19 (Merrimack) (8)
  Peter L. Batula, r, Merrimack (12 Paige Drive) 03054-2837
  Chris Christensen, r, Merrimack (27 Greatstone Drive) 03054-2342
  Nancy J. Elliott, r, Merrimack (70 Island Drive) 03054-4123
  Richard W. Hinch, r, Merrimack (14 Ichabod Drive) 03054-6226
  Peyton B. Hinkle, r, Merrimack (1 Pondview Drive) 03054-4160
  Robert J. L’Heureux, r, Merrimack (94 Back River Road) 03054-2690
  James M. O’Neil, d, Merrimack (2 Sunnydale Drive) 03054-3720
  Tony J. Pellegrino, r, Merrimack (35 Amherst Road) 03054-3927

Dist. No. 20 (Nashua Ward 1) (3)
  Ruth Ginsburg, d, Nashua (6 Dover Street) 03063-2517
  Anthony P. Matarazzo Sr., d, Nashua (530 Broad Street) 03063-3308
  Carl W. Seidel, r, Nashua (4 Thresher Road) 03063-2822

Dist. No. 21 (Nashua Ward 2) (3)
  Paul L. Hackel, d, Nashua (7 Bellingrath Place) 03063-7004
  Suzanne Harvey, d, Nashua (8 Crawford Lane) 03063-1501
  Michael McCarthy, r, Nashua (34 Terry Street) 03064-1431

Dist. No. 22 (Nashua Ward 3) (3)
  Lori A. Movsesian, d, Nashua (15 Berkeley Street) 03064-2310
  Brian D. Rhodes, d, Nashua (47 Wood Street) 03064-1929
  Cindy Rosenwald, d, Nashua (101 Wellington Street) 03064-1616
MEMBERS OF THE HOUSE BY COUNTIES

Dist. No. 23 (Nashua Ward 4) (3)
David E. Cote, d, Nashua (96 West Hollis Street) 03060-3146
Mary J. Gorman, d, Nashua (44 1/2 Amherst Street) 03064-2560
Seth C. Marshall, d, Nashua (11 Buck Street) 03060-3813

Dist. No. 24 (Nashua Ward 6) (3)
David B. Campbell, d, Nashua (10 East Dunstable Road) 03060-5806
Jane A. Clemons, d, Nashua (177 Kinsley Street) 03060-4951
Kenneth N. Gidge, d, Nashua (22 Hayden Street) 03060-5854

Dist. No. 25 (Nashua Ward 7) (3)
June M. Caron, d, Nashua (24 Montgomery Avenue) 03060-5008
Edith A. Hogan, r, Nashua (34 Dearborn Street) 03060-3949
Timothy A. Soucy, d, Nashua (31 Gillis Street) 03060-6339

Dist. No. 26 (Nashua Ward 5, 8, 9) (10)
John D. Kelley, d, Nashua (12 Skyline Drive) 03062-3615
Angeline A. Kopka, d, Nashua (63 Buckmeadow Road) 03062-1726
Roland H. LaPlante, d, Nashua (PO Box 18) 03061-0018
Carolyn M. Lisle, d, Nashua (68 Bluestone Drive) 03060-6830
Michael B. O’Brien Sr., d, Nashua (4 Woodfield Street) 03062-2056
Brian D. Poznanski, d, Nashua (32 McKenna Drive) 03062-1825
Pamela G. Price, r, Nashua (6 Indian Fern Drive) 03062-2304
Joan H. Schulze, d, Nashua (11 Spencer Drive) 03062-2406
Kimberly C. Shaw, d, Nashua (14 Sweet William Circle) 03062-3032
Peter L. Silva, r, Nashua (18 Masefield Road) 03062-2571

Dist. No. 27 (Hudson, Litchfield, Pelham) (13)
Ralph G. Boehm, r, Litchfield (6 Gibson Drive) 03052-2301
Lars T. Christiansen, r, Hudson (PO Box 171) 03051-0171
Shaun S. Doherty, r, Pelham (105 Bush Hill Road) 03076-3005
Laura J. Gandia, r, Litchfield (Three Chamberlin Drive) 03052-2464
Robert H. Haefner, r, Hudson (1 Street. John Street) 03051-3733
Valerie S. Hardy, d, Litchfield (8 Old Stage Road) 03052-2364
Shawn N. Jasper, r, Hudson (83 Old Derry Road) 03051-3017
John Knowles, d, Hudson (51 Quail Run Drive) 03051-5067
Mary Ann Knowles, d, Hudson (51 Quail Run Drive) 03051-5067
Lynne M. Ober, r, Hudson (3 Heritage Circle) 03051-3410
Russell T. Ober, r, Hudson (3 Heritage Circle) 03051-3410
Andrew Renzullo, r, Hudson (2 Heritage Circle) 03051-3428
Jordan G. Ulery, r, Hudson (PO Box 15) 03051-0015

D - 67  R - 56
MERRIMACK COUNTY (44)

Dist. No. 01 (Danbury, New London, Wilmot) (2)
Robert A. Foose, d, New London (PO Box 1397) 03257-1397
David H. Kidder, r, New London (34 Blueberry Lane) 03257-5511

Dist. No. 02 (Franklin, Hill) (3)
David J. Palfrey, r, Franklin (285 Webster Lake Road) 03235-2435
Dennis Reed, r, Franklin (PO Box 70) 03235-0070
Leigh A. Webb, d, Franklin (PO Box 154) 03235-0154

Dist. No. 03 (Newbury, Sutton) (1)
Patricia M. McMahon, d, North Sutton (PO Box 95) 03260-0095

Dist. No. 04 (Hopkinton, Warner, Webster) (3)
Christine C. Hamm, d, Hopkinton (14 South Road) 03229-2111
Derek Owen, d, Hopkinton (580 Brockway Road) 03229-2012
Gary B. Richardson, d, Hopkinton (1569 Briar Hill Road) 03229-2877

Dist. No. 05 (Bradford, Henniker) (2)
Barbara C. French, d, Henniker (81 Fairview Avenue) 03242-2310
Beth Rodd, d, Bradford (PO Box 337) 03221-0337

Dist. No. 06 (Andover, Boscawen, Canterbury, Loudon, Northfield, Salisbury) (6)
Claire D. Clarke, d, Boscawen (437 Daniel Webster Highway) 03303-2411
Jennifer R. Coffey, r, Andover (748 Raccoon Hill Road) 03216-4040
Priscilla P. Lockwood, r, Canterbury (PO Box 1) 03224-0001
Joy K. Tilton, d, Northfield (4 Hill Street) 03276-1611
Frank A. Tupper, d, Canterbury (PO Box 92) 03224-0092
Deborah Wheeler, d, Northfield (38 Bay Street) 03276-1603

Dist. No. 07 (Chichester, Pembroke) (3)
Frank W. Davis, d, Pembroke (514 Buck Street) 03275-3054
Sally H. Kelly, d, Chichester (63 Horse Corner Road) 03258-6012
Dianne E. Schuett, d, Pembroke (533 Pembroke Street) 03275-3319

Dist. No. 08 (Allenstown, Epsom, Pittsfield) (4)
Carole M. Brown, d, Epsom (1618 Dover Road) 03234-4417
Carol M. McGuire, r, Epsom (374 North Road) 03234-4932
Margaret E. Porter, d, Epsom (PO Box 437) 03234-0437
Charles B. Yeaton, d, Epsom (105 North Road) 03234-4920

Dist. No. 09 (Hooksett) (4)
David R. Boutin, r, Hooksett (1465 Hooksett Road #80) 03106-1827
David W. Hess, r, Hooksett (68 Pine Street) 03106-1323
Frank R. Kotowski, r, Hooksett (21 Pleasant Street) 03106-1453
Todd P. Smith, r, Hooksett (24 Main Street) 03106-1603
MEMBERS OF THE HOUSE BY COUNTIES

Dist. No. 10 (Concord Wards 1, 2, 3) (4)
Mary Stuart. Gile, d, Concord (35 Penacook Street) 03301-4518
Frances D. Potter, d, Concord (38 Little Pond Road) 03301-3007
Stephen J. Shurtleff, d, Penacook (11 Vinton Drive) 03303-1583
William A. Stetson, d, Concord (26 Americana Drive) 03303-4100

Dist. No. 11 (Concord Wards 4, 8, 9, 10) (5)
Michael J. Bartlett, d, Concord (4 Jay Drive) 03301-7831
Candace C. W. Bouchard, d, Concord (71 Northeast Village Road) 03301-5818
John DeJoie, d, Concord (481 Shaker Road) 03301-6930
*Tara G. Reardon, d, Concord
Robert W. Williams, d, Concord (149 East Side Drive #183) 03301-5410

Dist. No. 12 (Concord Wards 5, 6, 7) (4)
Jessie L. Osborne, d, Concord (110 Fisk Road) 03301-6213
Chip L. Rice, d, Concord (23 Wilson Avenue) 03301-2226
Mary Jane Wallner, d, Concord (4 Chestnut Pasture Road) 03301-7900
Rick H. Watrous, d, Concord (9 Wilson Avenue) 03301-2225

Dist. No. 13 (Bow, Dunbarton) (3)
Eric Anderson, r, Bow (4 River Road) 03304-3309
Stephen T. DeStefano, d, Bow (7 Sharon Drive) 03304-4325
Mary Beth Walz, d, Bow (25 One Stack Drive) 03304-4708

D – 32    R – 11

* - resigned

ROCKINGHAM COUNTY (90)

Dist. No. 01 (Candia, Deerfield, Northwood, Nottingham) (5)
Frank G. Case, r, Nottingham (44 Beach Head Road) 03290-4921
Maureen R. Mann, d, Deerfield (52 Stage Road) 03037-1607
Susi Nord, d, Candia (32 Murray Hill Road) 03034-2616
John M. Reagan, r, Deerfield (53 Mount Delight Road) 03037-1304
James M. Sullivan, r, Deerfield (12 Wild Turkey Road) 03037-1221

Dist. No. 02 (Raymond) (3)
Franklin C. Bishop, r, Raymond (108 Prescott Road) 03077-2653
Kathleen M. Hoelzel, r, Raymond (15 Dudley Road) 03077-1414
L. Mike Kappler, r, Raymond (18 Agent Road) 03077-2602

Dist. No. 03 (Auburn, Londonderry) (9)
Clinton W. Bailey, r, Londonderry (16 Moulton Drive) 03053-4000
Alfred P. Baldasaro, r, Londonderry (41 Hall Road) 03053-2306
Dudley D. Dumaine, r, Auburn (104 Windsor Drive) 03032-3842
Frank R. Emiro, r, Londonderry (PO Box 285) 03053-0285
MEMBERS OF THE HOUSE BY COUNTIES

James F. Headd, r, Auburn (225 Rattlesnake Hill Road) 03032-3731
Karen K. Hutchinson, r, Londonderry (11 Buttrick Road) 03053-3305
Robert E. Introne, r, Londonderry (8 Everts Street) 03053-3039
Betsy McKinney, r, Londonderry (3 Leelynn Circle) 03053-2326
Sherman A. Packard, r, Londonderry (70 Old Derry Road) 03053-2218

Dist. No. 04 (Salem, Windham) (13)
David Bates, r, Windham (12 Range Road) 03087-2005
Ronald J. Belanger, r, Salem (PO Box 415) 03079-0415
David J. Bettencourt, r, Salem (12 Peggy Lane) 03079-2056
Margaret M. Crisler, r, Windham (10 Sunridge Road) 03087-1770
Anthony R. DiFruscia, r, Windham (PO Box 574) 03087-0574
Robert J. Elliott, r, Salem (44 Centerville Drive) 03079-2675
**Marilinda J. Garcia, r, Salem (23 School Street) 03079-2712
Mary E. Griffin, r, Windham (4 Wynridge Road) 03087-1628
Russell F. Ingram, r, Salem (34 Cross Street) 03079-4104
Walter Kolodziej, r, Windham (8 Kent Street) 03087-1645
Charles E. McMahon, r, Windham (PO Box 1024) 03087-1024
*Mark A. Pearson, r, Salem
Anne K. Priestley, r, Salem (4 Bluff Street) 03079-1501
Carolyn B. Webber, d, Windham (PO Box 563) 03087-0563

Dist. No. 05 (Derry) (11)
Patricia A. Dowling, r, Derry (29 Sunset Avenue) 03038-4242
Beverly A. Ferrante, r, Derry (68 Chester Road) 03038-3901
Robert M. Fesh, r, Derry (27 Claire Avenue) 03038-4220
John P. Gleason, r, Derry (45 English Range Road) 03038-5323
Kenneth H. Gould, r, Derry (2 Wryan Road) 03038-5604
Gina A. Hutchinson, d, East Derry (PO Box 153) 03041-0153
George N. Katsakiores, r, Derry (1 Bradford Street) 03038-4258
Phyllis M. Katsakiores, r, Derry (1 Bradford Street) 03038-4258
Barbara A. McCarthy, d, East Derry (PO Box 154) 03041-0154
James B. Rausch, r, Derry (65 Gulf Road) 03038-5933
Frank V. Sapareto, r, Derry (14 Oxbow Lane) 03038-4533

Dist. No. 06 (Atkinson) (2)
Debra L. DeSimone, r, Atkinson (11 Providence Hill Road) 03811-2328
James M. Garrity, r+d, Atkinson (14 East Road) 03811-2503

Dist. No. 07 (Chester, Danville, Sandown) (4)
Gene P. Charron, r, Chester (297 North Pond Road) 03036-4043
James E. Devine, r, Sandown (54 Hampstead Road) 03873-2413
Joseph M. Hagan, r, Chester (30 Chester Street) 03036-4305
Elisabeth N. Sanders, r, Danville (61 Beach Plain Road) 03819-3122
MEMBERS OF THE HOUSE BY COUNTIES

Dist. No. 08 (Hampstead, Kingston, Plaistow) (7)
John W. Flanders Sr, r, Kingston (28 Danville Road) 03848-3406
Melissa L.B. Lyons, d, Kingston (2 Ball Road) 03848-3604
Norman L. Major, r, Plaistow (12 Kingston Road) 03865-2211
John B. Sedensky, r, Hampstead (PO Box 284) 03841-0284
Don H. Van Patten, r, Hampstead (55 Laura Lane) 03841-2360
David A. Welch, r, Kingston (PO Box 570) 03848-0570
Roger G. Wells, r, Hampstead (4 Fieldstone Drive) 03841-2300

Dist. No. 09 (Hooksett) (4)
C. Pennington Brown, d, Epping (153 Old Hedding Road #40) 03042-2348
Timothy P. Comerford, r, Fremont (34 South Road) 03044-3409
Daniel C. Itse, r, Fremont (PO Box 70) 03044-0070

Dist. No. 10 (Brentwood) (1)
Don Petterson, d, Brentwood (150 Pickpocket Road) 03833-6404

Dist. No. 11 (East Kingston, Newton) (2)
Mary M. Allen, r, Newton (39 Pond Street) 03858-3415
Kimberley S. Casey, d, East Kingston (109 Giles Road) 03827-2043

Dist. No. 12 (Newfields, Newmarket) (3)
Dennis F. Abbott, d, Newmarket (199 Ash Swamp Road) 03857-2073
Doreen Howard, d, Newmarket (PO Box 152) 03857-0152
Marcia G. Moody, d, Newmarket (1 Maple Street) 03857-1803

Dist. No. 13 (Exeter, North Hampton, Stratham) (8)
Judith E. Day, d, North Hampton (141 Mill Road) 03862-2218
John W. Henson, d, Exeter (15 Grove Street) 03833-2709
Matt J. Quandt, r, Exeter (45 Franklin Street) 03833-2817
Joseph A. Russell, d, Stratham (2 Dundee Circle) 03885-2141
Trinka T. Russell, d, Stratham (2 Dundee Circle) 03885-2141
Stella Scamman, r, Stratham (69 Portsmouth Avenue) 03885-2522
W. Douglas Scamman Jr., r, Stratham (69 Portsmouth Avenue) 03885-2522
Donna L. Schlachman, d, Exeter (2 Langdon Avenue) 03833-2210

Dist. No. 14 (Hampton Falls, Kensington, Seabrook, South Hampton) (4)
Amy Stasia Perkins, r, Seabrook (49 Washington Street) 03874-4640
Lawrence B. Perkins, r, Seabrook (49 Washington Street) 03874-4640
Mark F. Preston, d, Hampton (PO Box 815) 03843-0815
Everett A. Weare, r, Seabrook (30 Forest Court) 03874-4020

Dist. No. 15 (Hampton) (5)
Russell D. Bridle, r, Hampton (225 Towle Farm Road) 03842-1719
Robert R. Cushing, d, Hampton (395 Winnacunnet Road) 03842-2732
Susan R. Kepner, d, Hampton (105 Mill Road) 03842-3338
Chris F. Nevins, r, Hampton (36 Ashbrook Drive) 03842-1011
Nancy F. Stiles, r, Hampton (1 Hayden Circle) 03842-1165
Dist. No. 16 (Newington, Portsmouth) (7)
Jacqueline A. Cali-Pitts, d, Portsmouth (110 Ledgewood Drive Apt A8) 03801-6428
Rich T. DiPentima, d, Portsmouth (16 Dunlin Way) 03801-7308
Paul McEachern, d, Portsmouth (282 Corporate Drive) 03801-2849
Terie Norelli, d, Portsmouth (35 Middle Road) 03801-4802
Laura C. Pantelakos, d, Portsmouth (528 Dennett Street) 03801-3621
Robin R. Read, d, Portsmouth (132 Elwyn Avenue) 03801-4420
James R. Splaine, d, Portsmouth (201 Oriental Gardens) 03801-3233

Dist. No. 17 (Greenland) (1)
Pamela Z. Tucker, r, Greenland (15 Eagle Court) 03840-2336

Dist. No. 18 (New Castle, Rye) (2)
David A. Borden, d, New Castle (PO Box 167) 03854-0167
William B. Smith, r, New Castle (PO Box 808) 03854-0808

D - 28  R - 62  R+D - 1

* - resigned
** - special election

STRAFFORD COUNTY (37)

Dist. No. 01 (Rochester) (9)
William P. Brennan, d, Rochester (15 Hancock Street) 03867-3527
Julie M. Brown, r, Rochester (414 Lilac City East) 03867-4552
Anne C. Grassie, d, Rochester (9 Central Avenue) 03867-2718
Warren J. Groen, r, Rochester (17 Alice Lane) 03867-8502
Pamela J. Hubbard, d, Rochester (49 Ten Rod Road) 03867-4244
Sandra B. Kehans, d, Rochester (1 Sweetbriar Lane) 03867-3735
Elaine M. Lauterborn, d, Rochester (140 Old Dover Road) 03867-4548
Rose Marie Rogers, d, Rochester (29 Eagle Drive) 03868-7038
James E. Twombly, r, Rochester (39 Broad Street) 03867-3409

Dist. No. 02 (Rollinsford, Somersworth) (5)
Roger R. Berube, d, Somersworth (15 Stackpole Road) 03878-1627
Deanna S. Rollo, d, Rollinsford (23 Heritage Drive) 03869-5103
Michael S. Rollo, d, Rollinsford (PO Box 56) 03869-0056
Dale R. Sprague, d, Somersworth (35 Page Street) 03878-2738
Kenneth J. Ward, d, Rollinsford (PO Box 602) 03869-0602

Dist. No. 03 (Barrington, Farmington, Middleton, Milton, New Durham, Strafford) (8)
David A. Bickford, r, New Durham (183 Brackett Road) 03855-2329
Larry Brown, d, Milton (1362 White Mountain Highway) 03851-4451
MEMBERS OF THE HOUSE BY COUNTIES

Rachel B. Burke, d, Farmington (563 Main Street, Apt 2) 03835-1420
James E. Cyr, d, Strafford (154 Parker Mountain Road) 03884-6376
Robert J. Perry, d, Strafford (88 Evans Mountain Road) 03884-6507
Susan G. Price, d, Barrington (140 Wood Road) 03825-3023
Dennis P. Vachon, d, Strafford (PO Box 328, Northwood) 03261-0328
Carol M. Vita, r, Middleton (35A Woodland Road) 03887-6315

Dist. No. 04 (Dover Wards 1, 2) (3)
Brendon S. Browne, d, Dover (149 Portland Avenue, Apt 112) 03820-3544
Peter B. Schmidt, d, Dover (PO Box 1468) 03821-1468
David H. Watters, d, Dover (19 Maple Street) 03820-3015

Dist. No. 05 (Dover Wards 3, 4) (3)
Jennifer M. Brown, d, Dover (9 Baldwin Way) 03820-4673
Baldwin M. Domingo, d, Dover (5 Birch Drive) 03820-4507
Sarah A. Hutz, d, Dover (1 Mill Street #2005) 03820-4587

Dist. No. 06 (Dover Wards 5, 6) (3)
Roland P. Hofemann, d, Dover (18 Wellington Avenue) 03820-2002
Robert D. Lewis, d, Dover (16 Whittier Street) 03820-2634
Mark R. Ryder, d, Dover (138 Sixth Street) 03820-2625

Dist. No. 07 (Durham, Lee, Madbury) (6)
Timothy O. Horrigan, d, Durham (7-A Faculty Road) 03824-2706
Naida L. Kaen, d, Lee (22 Toon Lane) 03861-6507
Emma L. Rous, d, Durham (64 Adams Point Road) 03824-3406
Marjorie K. Smith, d, Durham (PO Box 136) 03824-0136
Judith T. Spang, d, Durham (55 Wiswall Road) 03824-4420
Janet G. Wall, d+r, Madbury (9 Kelley Road) 03823-7634

D – 31 D+R - 1 R - 5

SULLIVAN COUNTY (13)

Dist. No. 01 (Cornish, Grantham, Plainfield) (2)
Charlotte Houde-Quimby, d, Meriden (PO Box 95) 03770-0095
Carla M. Skinder, d, Cornish (465 East Road) 03745-4433

Dist. No. 02 (Croydon, Goshen, Newport, Springfield, Washington) (3)
Thomas J. Howard, r, Croydon (22 Ash Swamp Brook Road) 03773-6109
Anthony C. Maiola, r, Newport (PO Box 553) 03773-0553
Beverly T. Rodeschin, r, Newport (336 Sunapee Street) 03773-1486

Dist. No. 03 (Sunapee) (1)
Suzanne H. Gottling, d, Sunapee (173 Lake Avenue) 03782-2618
Dist. No. 04 (Claremont, Lempster, Unity) (5)
John R. Cloutier, d, Claremont (10 Spruce Avenue, Apt #1) 03743-5306
Thomas E. Donovan Jr., d, Claremont (165 Mulberry Street) 03743-3042
Raymond G. Gagnon, d, Claremont (4 Warren Street) 03743-2046
Sandra C. Harris, d, Claremont (43 Ridge Avenue) 03743-3166
Joe Osgood, r, Claremont (19 Whitcomb Lane) 03743-5808

Dist. No. 05 (Acworth, Charlestown, Langdon) (2)
Jim U. McClammer, d, Charlestown (391 River Road) 03603-4144
Cynthia P. Sweeney, d, Charlestown (164 Hillview Circle) 03603-4589

\[ \begin{array}{cc}
D & 9 \\
D+R & 1 \\
R & 4 \\
R+D & 2 \\
\text{Total} & 398 \\
\text{Vacancies} & 2 \\
\end{array} \]
County Organizations

BELKNAP COUNTY DELEGATION
Alida I. Millham, Chairman, Gilford
David H. Russell, Vice Chairman, Gilmanton
Beth R. Arsenault, Clerk, Laconia

Executive Committee
Alida I. Millham, Chairman, Gilford
David H. Russell, Vice Chairman, Gilmanton
Beth R. Arsenault, Clerk, Laconia
Donald H. Flanders, Laconia
Liz H. Merry, Sanbornton
Stephen H. Nedeau, Meredith
James P. Pilliod, Belmont

CARROLL COUNTY DELEGATION
Betsey L. Patten, Chairman, Moultonborough
Stanley E. Stevens, Vice Chairman, Wolfeboro
Karen C. Umberger, Clerk, Kearsarge

Executive Committee
Betsey L. Patten, Chairman, Moultonborough
Stanley E. Stevens, Vice Chairman, Wolfeboro
Karen C. Umberger, Clerk, Kearsarge
Christopher J. Ahlgren, Wolfeboro
Robert G. Bridgham, Eaton Center
Thomas L. Buco, Conway
Edward A. Butler, Harts Location
Joseph W. Fleck, East Wakefield
J. David Knox, Wolfeboro
Mark E. McConkey, Freedom
Gene G. Chandler, Bartlett
John E. Roberts, Chocorua
Dino A. Scala, Wakefield
Susan E. Wiley, Center Sandwich

CHESHIRE COUNTY DELEGATION
Bonnie Mitchell, Chairman, Jaffrey
Lucy M. Weber, Vice Chairman, Walpole
Barbara Hull Richardson, Clerk, Richmond
Executive Committee
Alfred C. Lerandean, Chairman, Keene
John B. Hunt, Vice Chairman, Rindge
Barbara Hull Richardson, Clerk, Richmond
Nancy L. Carlson, West Swanzey
Daniel A. Eaton, Stoddard
Susan Emerson, Rindge
Jane B. Johnson, Swanzey
Bonnie Mitchell, Jaffrey
Tara A. Sad, Walpole
Lucy M. Weber, Walpole

COOS COUNTY DELEGATION
Robert L. Theberge, Chairman, Berlin
William A. Hatch, Vice Chairman, Gorham
Yvonne D. Thomas, Clerk, Berlin

Executive Committee
Robert L. Theberge, Chairman, Berlin
William A. Hatch, Vice Chairman, Gorham
Yvonne D. Thomas, Clerk, Berlin
William A. Hatch, Gorham
Paul H. Ingersoll, Sr., Berlin
Lucy Mears, Berlin
Evalyn S. Merrick, Lancaster
Scott A. Merrick, Lancaster
Laurence M. Rappaport, Colebrook
William J. Remick, Lancaster
Herbert D. Richardson, Lancaster
Eric G. Stohl, Colebrook

GRAFTON COUNTY DELEGATION
Catherine Mulholland, Chairman, Grafton
Burton W. Williams, Vice Chairman, Bristol
Philip Preston, Clerk, Ashland

Executive Committee
Catherine Mulholland, Chairman, Grafton
Burton W. Williams, Vice Chairman, Bristol
Philip Preston, Clerk, Ashland
James D. Aguiar, Campton
Susan M. Ford, Easton
Edmond D. Gionet, Lincoln
Carol H. Friedrich, Wentworth
Suzanne S. Laliberte, Enfield Center
Brien L. Ward, Littleton

HILLSBOROUGH COUNTY DELEGATION
Maurice L. Pilotte, Chairman, Manchester
Lori A. Movsesian, Vice Chairman, Nashua
Gilman C. Shattuck, Clerk, Hillsborough

Executive Committee
Maurice L. Pilotte, Chairman, Manchester
Lori A. Movsesian, Vice Chairman, Nashua
Gilman C. Shattuck, Clerk, Hillsborough
Ronald R. Boisvert, Manchester
Nancy J. Elliott, Merrimack
Robert H. Haefner, Hudson
Valerie S. Hardy, Litchfield
Suzanne Harvey, Nashua
Edith A. Hogan, Nashua
Shawn N. Jasper, Hudson
Neal M. Kurk, Weare
Patrick T. Long, Manchester
Michael B. O’Brien, Sr., Nashua
James M. O’Neil, Merrimack
Cindy Rosenwald, Nashua
Robert H. Rowe, Amherst
Barbara E. Shaw, Manchester
Jordan G. Ulery, Hudson
Steve Vaillancourt, Manchester
Moe Villeneuve, Bedford
Joel F. Winters, Nashua

MERRIMACK COUNTY DELEGATION
Candace C.W. Bouchard, Chairman, Concord
Stephen J. Shurtleff, Clerk, Concord
Executive Committee
Jessie L. Osborne, Chairman, Concord
Stephen J. Shurtleff, Vice Chairman, Concord
Claire D. Clarke, Clerk, Boscawen
Eric Anderson, Bow
Candace C.W. Bouchard, Concord
Frank W. Davis, Pembroke
Stephen T. DeStefano, Bow
David H. Kidder, New London
Priscilla P. Lockwood, Canterbury
David J. Palfrey, Franklin
Deborah Wheeler, Northfield
Robert W. Williams, Concord

ROCKINGHAM COUNTY DELEGATION
Norman L. Major, Chairman, Plaistow
Mary E. Griffin, Vice Chairman, Windham
David A. Welch, Clerk, Kingston

Executive Committee
Laura C. Pantelakos, Chairman, Portsmouth
Gene P. Charron, Vice Chairman, Chester
David A. Welch, Clerk, Kingston
David J. Bettencourt, Salem
Jacqueline A. Cali-Pitts, Portsmouth
Kimberly S. Casey, East Kingston
Margaret M. Crisler, Windham
John W. Flanders, Sr., Kingston
James M. Garrity, Atkinson
Kenneth H. Gould, Derry
Mary E. Griffin, Windham
Robert E. Introne, Londonderry
L. Mike Kappler, Raymond
George N. Katsakiores, Derry
Norman L. Major, Plaistow
Marcia G. Moody, Newmarket
Matt J. Quandt, Exeter
John M. Reagan, Deerfield
John B. Sedensky, Hampstead
Nancy F. Stiles, Hampton
Everett A. Weare, Seabrook
STRAFFORD COUNTY DELEGATION
Michael S. Rollo, Chairman, Rollinsford
Dale R. Sprague, Vice Chairman, Somersworth
Anne C. Grassie, Clerk, Rochester

Executive Committee
Michael S. Rollo, Chairman, Rollinsford
Dale R. Sprague, Vice Chairman, Somersworth
Anne C. Grassie, Clerk, Rochester
Roger R. Berube, Somersworth
William P. Brennan, Rochester
Julie M. Brown, Rochester
Larry Brown, Milton
Brendon S. Browne, Dover
James E. Cyr, Strafford
Pamela J. Hubbard, Rochester
Sarah A. Hutz, Dover
Susan G. Price, Barrington
Deanna S. Rollo, Rollinsford
Peter B. Schmidt, Dover
Janet G. Wall, Madbury

SULLIVAN COUNTY DELEGATION
Raymond G. Gagnon, Chairman, Claremont
Sandra C. Harris, Vice Chairman, Claremont
Cynthia P. Sweeney, Clerk, Charlestown

Executive Committee
Suzanne H. Gottling, Chairman, Sunapee
John R. Cloutier, Vice Chairman, Claremont
Cynthia P. Sweeney, Clerk, Charlestown
Jim U. McClammer, Charlestown
Joe Osgood, Claremont
Beverly T. Rodeschin, Newport
House Standing Committees

CHILDREN & FAMILY LAW
Room 206, LOB * 271-3458

DEMOCRATS
Gile, Mary Stuart, Chairman
Richardson, Barbara H., Vice Chairman
Grassie, Anne C.
Ginsburg, Ruth
Matarazzo, Anthony P., Sr.
Rollo, Deanna S.
Arsenault, Beth R.
Skinder, Carla M.
Ford, Susan M.
Gould, Franklin F.
Hutchinson, Gina A.

REPUBLICANS
Itse, Daniel C.
Gargasz, Carolyn M., Clerk
Brown, Julie M.
Moran, Edward P.
Bickford, David A.
Hogan, Edith A.
Johnson, Jane B.
DeSimone, Debra L.

COMMERCE & CONSUMER AFFAIRS
Room 302, LOB * 271-3369

DEMOCRATS
Butler, Edward A., Chairman
DeStefano, Stephen T.
Kopka, Angeline A.
McEachern, Paul
Hammond, Jill Shaffer
Nord, Susi
Winters, Joel F.
Meader, David R.
Gidge, Kenneth N.
Schlachman, Donna L.

REPUBLICANS
Hunt, John B.
Quandt, Matt J.
Belanger, Ronald J.
Flanders, Donald H.
Holden, Rip
Dowling, Patricia A.
Headd, James F., Clerk
Nevins, Chris F.
CRIMINAL JUSTICE & PUBLIC SAFETY
Room 204, LOB * 271-3418

DEMOCRATS
Shurtleff, Stephen J., Chairman
Pantelakos, Laura C., Vice Chairman
Berube, Roger R.
Robertson, Timothy N.
Movsesian, Lori A.
Burridge, Delmar D.
Cushing, Robert R.
Rodd, Beth
Chandley, Shannon E.
McCarthy, Barbara A.
Ryder, Mark R.

REPUBLICANS
Welch, David A.
Charron, Gene P.
Weare, Everett A.
Stevens, Stanley E., Clerk
Villeneuve, Moe
Gagne, Larry G.
Swinford, Elaine B.
Willette, Robert F.

EDUCATION
Room 207, LOB * 271-3334

DEMOCRATS
Rous, Emma L., Chairman
Reever, Judith T., Vice Chairman
Yeaton, Charles B.
Clarke, Claire D.
Shaw, Barbara E., Clerk
Merrick, Scott A.
Shaw, Kimberly C.
Day, Judith E.
O’Neil, James M.
Burke, Rachel B.
Harvey, Philip R.

REPUBLICANS
Price, Pamela G.
Stiles, Nancy F.
Hutchinson, Karen K.
Boehm, Ralph G.
Laurent, John J.
Ward, Brien L.
Fleck, Joseph W.
Ladd, Rick M., Jr.
ELECTION LAW
Room 308, LOB * 271-3319

DEMOCRATS
Clemons, Jane A., Chairman
Pierce, David M., Vice Chairman
Splaine, James R.
Chase, Claudia A., Clerk
Perry, Robert J.
Levesque, Melanie A.
Bartlett, Michael J.
Caron, June M.
Hodges, Kevin D.
Horrigan, Timothy O.
Komi, Richard N.

REPUBLICANS
Drisko, Richard B.
Jasper, Shawn N.
Maybeck, Margie L.
Hoelzel, Kathleen M.
Garcia, Marilinda J.
Bates, David
Comerford, Timothy P.
Doherty, Shaun S.
Scala, Dino A.

ENVIRONMENT & AGRICULTURE
Room 308, LOB * 271-3403

DEMOCRATS
Sad, Tara A., Chairman
Beaulieu, Jane E., Vice Chairman
Owen, Derek
Allen, Peter H.
Webb, Leigh A.
Beauchamp, Roger R.
Lindsey, Steven W.
Poznanski, Brian D.
Smith, Suzanne J., Clerk
Wiley, Susan E.

REPUBLICANS
Haefner, Robert H.
Messier, Irene M.
Williams, Burton W.
Knox, J. David
Gandia, Laura J.
Groen, Warren J.
Palmer, Stephen J.
Tucker, Pamela Z.
EXECUTIVE DEPARTMENTS & ADMINISTRATION
Room 306, LOB * 271-3065

DEMOCRATS
Irwin, Anne-Marie, Chairman
Harding, Laurie, Vice Chairman
Pilotte, Maurice L., Clerk
McMahon, Patricia M.
Jeudy, Jean L.
Schmidt, Peter B.
Beck, Catriona D.
Sullivan, Daniel J.
Petterson, Don
Houde-Quimby, Charlotte
Flurey, Joan S.

REPUBLICANS
Hawkins, Ken
Day, Russell C.
Reagan, John M.
Gould, Kenneth H.
Scamman, Stella
McGuire, Carol M.
Pratt, Calvin D.
Ryder, Donald F.
Vita, Carol M.

FINANCE
Rooms 210-211, LOB * 271-3165

DEMOCRATS
Smith, Marjorie K., Chairman
Nordgren, Sharon, Vice Chairman, Div. III Chairman
Foster, Linda T.
Eaton, Daniel A.
Baroody, Benjamin C.
Benn, Bernard L.
Leishman, Peter R., Div. I Chairman
DeJoie, John
Buco, Thomas L.
Foos, Robert A., Clerk, Div. II Chairman
Mitchell, Bonnie
Keans, Sandra B.
Casey, Kimberley S.
Harris, Sandra C.

REPUBLICANS
Kurk, Neal M.
Scamman, W. Douglas, Jr.
Anderson, Eric
Emerton, Larry A.
Rodeschin, Beverly T.
Wendelboe, Fran
Ober, Lynne M.
Dokmo, Cynthia J.
Bergin, Peter F.
Belvin, William S.
Elliott, Robert J.
FISH & GAME & MARINE RESOURCES
Room 307, LOB * 271-3125

DEMOCRATS
Abbott, Dennis F., Chairman
Porter, Margaret E., Vice Chairman
Henson, John W.
Marshall, Seth C.
Preston, Mark F.
Rogers, Rose Marie
Carr, Daniel P.
Farley, Michael J.
Russell, Joseph A.
Ward, Kenneth J.
Watters, David H.

REPUBLICANS
L’Heureux, Robert J.
McKinney, Betsy, Clerk
Reed, Dennis
Bulis, Lyle E.
Hopper, Gary S.
Sanders, Elisabeth N.
McCarthy, Michael
Roberts, John E.

HEALTH, HUMAN SERVICES & ELDERLY AFFAIRS
Room 205, LOB * 271-3589

DEMOCRATS
Rosenwald, Cindy, Chairman
Donovan, Thomas E., Jr., Vice Chairman
French, Barbara C.
Schulze, Joan H., Clerk
Tilton, Joy K.
Butcher, Suzanne S.
Bridgham, Robert G.
Merrick, Evalyn S.
Russell, Trinka T.
DiPentima, Rich T.
Miller, Kate W.

REPUBLICANS
Batula, Peter L.
McMahon, Charles E.
Pilliod, James P.
Emerson, Susan
Case, Frank G.
Millham, Alida I.
Wells, Roger G.
Cebrowski, John W.
Kotowski, Frank R.
JUDICIARY
Room 208, LOB * 271-3184

DEMOCRATS
Cote, David E., Chairman
Wall, Janet G., Vice Chairman
Potter, Frances D.
Hackel, Paul L.
Preston, Philip, Clerk
Richardson, Gary B.
Weber, Lucy M.
Browne, Brendon S.
Nixon, David L.
Thompson, Robert B.
Watrous, Rick H.

REPUBLICANS
Rowe, Robert H.
Elliott, Nancy J.
DiFruscia, Anthony R.
Mead, Robert D.
O'Brien, William L.
Hagan, Joseph M.
Perkins, Lawrence B.
Silva, Peter L.
Smith, William B.

LABOR, INDUSTRIAL & REHABILITATIVE SERVICES
Room 307, LOB * 271-3470

DEMOCRATS
Goley, Jeffrey P., Chairman
Kelly, Sally H., Vice Chairman
Gorman, Mary J.
Hofemann, Roland P.
Knowles, John
Knowles, Mary Ann, Clerk
Brennan, William P.
Craig, James W.
Weed, Charles F.
Rice, Chip L.
Mears, Lucy E.

REPUBLICANS
Infantine, William J.
Daniels, Gary L.
Bishop, Franklin C.
Bridle, Russell D.
Gleason, John P.
Dumaine, Dudley D.
Richardson, Herbert D.
Pellegrino, Tony J.
Sedensky, John B.
LEGISLATIVE ADMINISTRATION
Room 104, LOB * 271-3369

DEMOCRATS
Weber, Lucy M., Chairman
McMahon, Patricia M., Vice Chairman
Lerandeau, Alfred C.
Shurtleff, Stephen J.
Gottling, Suzanne H.
Nord, Susi
Pierce, David M.
Wheeler, Deborah
Komi, Richard N.
Schuett, Dianne E., Clerk

REPUBLICANS
Hunt, John B.
Flanders, John W., Sr.
Dowling, Patricia A.
Patten, Betsey L.
Millham, Alida I.
Kidder, David H.
Baldasaro, Alfred P.
Haefner, Robert H.

SUBCOMMITTEES OF LEGISLATIVE ADMINISTRATION

ELECTIONS

DEMOCRATS
McMahon, Patricia M.
Lerandeau, Alfred C.
Wheeler, Deborah

REPUBLICANS
Hunt, John B.
Haefner, Robert H.

ENROLLED BILLS

DEMOCRATS
Schuett, Dianne E.
Shurtleff, Stephen J.
Nord, Susi

REPUBLICANS
Millham, Alida I.
Flanders, John W., Sr.
Kidder, David H.

MILEAGE

DEMOCRATS
Pierce, David M.
Gottling, Suzanne H.
Komi, Richard N.

REPUBLICANS
Baldasaro, Alfred P.
Patten, Betsey L.
Dowling, Patricia A.
LOCAL & REGULATED REVENUES
Room 303, LOB * 271-3317

DEMOCRATS
Walz, Mary Beth, Chairman
Taylor, Kathleen N., Vice Chairman
Hamm, Christine C.
Theberge, Robert L.
Mulholland, Catherine
Butterworth, Timothy, Clerk
Howard, Doreen
Lyons, Melissa L.B.
Merry, Liz H.
Stetson, William A.
Webber, Carolyn B.

REPUBLICANS
Stohl, Eric G.
Kidder, David H.
Hess, David W.
Katsakiores, Phyllis M.
Vaillancourt, Steve
Peterson, Andrew R.
Allen, Mary M.
Hinkle, Peyton B.
Maiola, Anthony C.

MUNICIPAL & COUNTY GOVERNMENT
Room 301, LOB * 271-3317

DEMOCRATS
Cooney, Mary R., Chairman
Gagnon, Raymond G., Vice Chairman
Osborne, Jessie L.
Brown, Larry
Laliberte, Suzanne S.
Wheeler, Deborah
Boisvert, Ronald R.
Carlson, Nancy L.
Lauterborn, Elaine M.
Lewis, Robert D.
Schuett, Dianne E., Clerk

REPUBLICANS
Patten, Betsey L.
Boyce, Laurie J.
Soucy, Connie M.
Sullivan, James M.
Crisler, Margaret M.
Ferrante, Beverly A.
Perkins, Amy Stasia
Sterling, Franklin W.
## PUBLIC WORKS & HIGHWAYS
**Room 201, LOB * 271-3565**

**DEMOCRATS**
- Bouchard, Candace C.W., **Chairman**
- Campbell, David B., **Vice Chairman**
- Cloutier, John R., **Clerk**
- Lerandeau, Alfred C.
- Brown, Carole M.
- Cyr, James E.
- Long, Patrick T.
- Sprague, Dale R.
- Mann, Maureen R.
- Ramsey, Peter E.

**REPUBLICANS**
- Chandler, Gene G.
- Graham, John A.
- Rausch, James B.
- Gionet, Edmond D.
- Ingram, Russell F.
- McConkey, Mark E.
- Bailey, Clinton W.
- Kolodziej, Walter
- Seidel, Carl W.

## RESOURCES, RECREATION & DEVELOPMENT
**Room 305, LOB * 271-3570**

**DEMOCRATS**
- Spang, Judith T., **Chairman**
- Tupper, Frank A., **Vice Chairman**
- Parkhurst, Henry A.L.
- Moody, Marcia G.
- Aguiar, James D.
- Gottling, Suzanne H., **Clerk**
- Hubbard, Pamela J.
- Kepner, Susan R.
- Thomas, Yvonne D.
- Williams, Carol A.
- McClammer, Jim U.

**REPUBLICANS**
- Russell, David H.
- Renzullo, Andrew
- Christensen, Chris
- Ahlgren, Christopher J.
- Kappler, L. Mike
- Spaulding, Jayne E.
- Bolster, Peter S.
- Howard, Thomas J.
- St. Cyr, Jeffrey L.

## RULES
**Room 104, LOB * 271-3661**

**DEMOCRATS**
- Norelli, Terie, **Chairman**
- Wallner, Mary Jane, **Vice Chairman**
- Foster, Linda T.
- Eaton, Daniel A.
- Campbell, David B.
- Foose, Robert A.

**REPUBLICANS**
- Packard, Sherman A.
- Hess, David W.
- Jasper, Shawn N.
- Renzullo, Andrew
HOUSE STANDING COMMITTEES

SCIENCE, TECHNOLOGY & ENERGY
Room 304, LOB * 271-3396

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Kaen, Naida L., Chairman
Harvey, Suzanne, Vice Chairman
Cali-Pitts, Jacqueline A.
Borden, David A., Clerk
Friedrich, Carol H.
Levasseur, Nickolas J.
Lisle, Carolyn M.
Matheson, Robert F.
Read, Robin P.
Pastor, Beatriz
Townsend, Charles L.

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Garrity, James M.
Devine, James E.
Tahir, Saghir A.
Remick, William J.
Holden, Frank R.
Rappaport, Laurence M.
Van Patten, Don H.

STATE-FEDERAL RELATIONS & VETERANS AFFAIRS
Room 203, LOB * 271-2169

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Rollo, Michael S., Chairman
Garrity, Patrick F., Vice Chairman
Domingo, Baldwin M.
Roberts, Kris E.
Haley, Robert J.
Sweeney, Cynthia P.
Hutz, Sarah A., Clerk
Katsiantonis, George
Chininis, Alexis C.
Hardy, Valerie S.
Katsiantonis, Thomas

REPUBLICANS
Baldasaro, Alfred P.
Twombly, James E.
Priestley, Anne K.
Christiansen, Lars T.
Emiro, Frank R.
Fields, Dennis H.
Pepino, Leo P.
Smith, Todd P.
TRANSPORTATION
Room 203, LOB * 271-3554

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Brown, Jennifer M., Vice Chairman
Brown, C. Pennington
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O'Brien, Michael B., Sr., Clerk
Hebert, Roger G.
LaPlante, Roland H.
Rhodes, Brian D.
Rokas, Theodoros V.
Soucy, Timothy A.
Stuart, Richard T.

REPUBLICANS
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Katsakiores, George N.
Flanders, John W., Sr.
Veazey, John A.
Coffey, Jennifer R.
Hikel, John A.
Hinch, Richard W.
Umberger, Karen C.

WAYS & MEANS
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Almy, Susan W., Chairman
Hatch, William A., Vice Chairman
Davis, Frank W.
Butynski, William, Clerk
Vachon, Dennis P.
Shattuck, Gilman
Kelley, John D.
Mack, Ron J.
Johnson, William G.
Price, Susan G.
Walsh, Robert M.

REPUBLICANS
Major, Norman L.
Griffin, Mary E.
Lockwood, Priscilla P.
Boutin, David R.
Bettencourt, David J.
Ober, Russell T.
Sapareto, Frank V.
Ulery, Jordan G.
Osgood, Joe
# Membership

## The House of Representatives

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<tr>
<th>Name/Address</th>
<th>Telephone</th>
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<tr>
<td>Abbott, Dennis F., d, (Evelyn)</td>
<td>(h) 659-3175</td>
<td>Rock/12</td>
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<td>Fish &amp; Game &amp; Marine Resources</td>
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<td>199 Ash Swamp Road</td>
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<tr>
<td>Aguiar, James D., d</td>
<td>(h) 726-3412</td>
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<td>Resources, Recreation &amp; Development</td>
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<td>(h) 798-5806 (o) 626-2125</td>
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o 235-1895 | Belk/05 | 3-085 | Criminal Justice & Public Safety |
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<td>Wattrous, Rick H., d, (Deborah)</td>
<td>(h) 228-2446</td>
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<tr>
<td>Email: <a href="mailto:rick.wattrous@leg.state.nh.us">rick.wattrous@leg.state.nh.us</a></td>
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28 Damon Court  
Keene, 03431-3119  
Email: cweed@keene.edu  
(h) 352-8309  
(o) 358-2627  
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3-020  
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4-015  
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3-092  
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4-069  
Criminal Justice & Public Safety

Williams, Burton W., r, (Ruth Ann)  
222 Cardigan Mountain Road  
Bristol, 03222-4701  
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Environment & Agriculture
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## HOUSE SEATING

### DIVISION 1

1. Pantelakos, Laura C., Portsmouth
2. Shurtleff, Stephen J., Concord
3. Davis, Frank W., Pembroke
4. Laliberte, Suzanne S., Enfield
5. Berube, Roger R., Somersworth
6. Ginsburg, Ruth, Nashua
7. Yeaton, Charles B., Epsom
8. Owen, Derek, Hopkinton
9. Campbell, David B., Nashua
10. Lerandeau, Alfred C., Swanzey
11. Russell, Trinka T., Stratham
12. Nixon, David L., Manchester
13. Ramsey, Peter E., Manchester
14. Brown, C. Pennington, Epping
15. Shaw, Kimberly C., Nashua
16. Rollo, Michael S., Rollinsford
17. Donovan, Thomas E., Jr., Claremont
18. Buco, Thomas L., Conway
19. Osborne, Jessie L., Concord
20. Price, Susan G., Barrington
21. Watters, David H., Dover
22. Russell, Joseph A., Stratham
23. Kepner, Susan R., Hampton
24. French, Barbara C., Henniker
25. Cloutier, John R., Claremont
26. Pierce, David M., Etna
27. Hebert, Roger G., Manchester
28. Hutz, Sarah A., Dover
29. Henson, John W., Exeter
30. Sweeney, Cynthia P., Charlestown
31. Ford, Susan M., Easton
32. Aguiar, James D., Campton
33. Richardson, Barbara H., Richmond
34. Walz, Mary Beth, Bow
35. Jeudy, Jean L., Manchester
36. Carlson, Nancy L., Swanzey
37. Sullivan, Daniel J., Manchester
38. Browne, Brendon S., Dover
39. Garrity, Patrick F., Manchester
40. Harris, Sandra C., Claremont
41. Abbott, Dennis F., Newmarket
42. Williams, Carol A., Manchester

### DIVISION 2

1. Eaton, Daniel A., Stoddard
2. Wallner, Mary Jane, Concord
3. Smith, Marjorie K., Durham
4. Benn, Bernard L., Hanover
5. Foster, Linda T., Mont Vernon
6. Cote, David E., Nashua
7. Weber, Lucy M., Walpole
8. Harvey, Suzanne, Nashua
9. Richardson, Gary B., Hopkinton
10. Pastor, Beatriz, Lyme
11. Schuett, Dianne E., Pembroke
12. Leishman, Peter R., Peterborough
13. Nordgren, Sharon, Hanover
14. Irwin, Anne-Marie, Peterborough
15. Pilotte, Maurice L., Manchester
16. Kelley, John D., Nashua
17. Hodges, Kevin D., Goffstown
18. Mack, Ron J., Hancock
19. Thomas, Yvonne D., Berlin
20. Mears, Lucy E., Berlin
21. Clarke, Claire D., Boscawen
22. Potter, Frances D., Concord
23. Kelly, Sally H., Chichester
24. Haley, Robert J., Manchester
25. Schlachman, Donna L., Exeter
26. LaPlante, Roland H., Nashua
28 DiPentima, Rich T., Portsmouth
29 O’Neil, James M., Merrimack
30 Wall, Janet G., Madbury
31 Taylor, Kathleen N., Franconia
32 Movsesian, Lori A., Nashua
33 Kopka, Angeline A., Nashua
34 Knowles, Mary Ann, Hudson
35 Knowles, John, Hudson
36 McCarthy, Barbara A., Derry
37 Walsh, Robert M., Jr., Manchester
38 Skinder, Carla M., Cornish
39 Johnson, William G., Gilford
40 Gottling, Suzanne H., Sunapee
41 Rollo, Deanna S., Rollinsford
42 Grassie, Anne C., Rochester
43 Harding, Laurie, Lebanon
44 Houde-Quimby, Charlotte, Meriden
45 Friedrich, Carol H., Wentworth
46 Miller, Kate W., Meredith
47 Farley, Michael J., Manchester
48 Hardy, Valerie S., Litchfield
49 Caron, June M., Nashua
50 Gould, Franklin F., Lebanon
51 DeJoie, John, Concord
52 Moody, Marcia G., Newmarket
53 Clemons, Jane A., Nashua
54 Schmidt, Peter B., Dover
55 Borden, David A., New Castle
56 Marshall, Seth C., Nashua
57 Webber, Carolyn B., Windham
58 Rokas, Theodoros V., Manchester
59 Flurey, Joan S., Manchester
60 Rhodes, Brian D., Nashua
61 Hammond, Jill Shaffer, Peterborough
62 Hubbard, Pamela J., Rochester
63 Schulze, Joan H., Nashua
64 Spang, Judith T., Durham
65 Sad, Tara A., Walpole
66 Cooney, Mary R., Plymouth
67 Levasseur, Nickolas J., Manchester
68 Robertson, Timothy N., Keene
69 Brown, Carole M., Epsom
70 Smith, Suzanne J., Hebron
71 Horrigan, Timothy O., Durham
72 Soucy, Timothy A., Nashua
73 Winters, Joel F., Manchester
74 Lauterborn, Elaine M., Rochester
75 Burke, Rachel B., Farmington
76 Long, Patrick T., Manchester
77 Domingo, Baldwin M., Dover
78 Parkhurst, Henry A. L., Winchester
79 Vachon, Dennis P., Strafford
80 Bridgham, Robert G., Eaton
81 Lewis, Robert D., Dover
82 Read, Robin P., Jr., Portsmouth
83 Poznanski, Brian D., Nashua
84 Gidge, Kenneth N., Nashua
85 Stetson, William A., Concord
86 Watrous, Rick H., Concord
87 Brown, Larry, Milton
88 Beck, Catriona D., Bennington
89 Casey, Kimberley S., East Kingston
90 Bouchard, Candace C. W., Concord
91 Vacant
92 Keans, Sandra B., Rochester
93 Day, Judith E., North Hampton
94 Petterson, Don, Brentwood
95 Gorman, Mary J., Nashua
96 Porter, Margaret E., Epsom
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80 Reed, Dennis, Franklin
81 Hogan, Edith A., Nashua
82 Spaulding, Jayne E., Bedford
83 Sedensky, John B., Hampstead
84 St. Cyr, Jeffrey L., Alton
85 Swinford, Elaine B., Barnstead
86 Splaine, James R., Portsmouth
87 McEachern, Paul, Portsmouth
88 Meader, David R., Keene
89 Shaw, Barbara E., Manchester
90 Ingersoll, Paul H., Sr., Berlin
91 Brennan, William P., Rochester
92 Wheeler, Deborah, Northfield
93 Wiley, Susan E., Sandwich
94 Coffey, Jennifer R., Andover
95 Groen, Warren J., Rochester
96 Hikel, John A., Goffstown
97 Cebrowski, John W., Bedford
98 Scala, Dino A., East Wakefield
99 Fleck, Joseph W., East Wakefield
100 Sterling, Franklin W., Jr., Jaffrey
101 Van Patten, Don H., Hampstead
102 Peterson, Andrew R., Peterborough
103 Pepino, Leo P., Manchester
104 Itse, Daniel C., Fremont
105 Comerford, Timothy P., Fremont
106 Katsian tonis, George, Manchester
107 Katsiantonis, Thomas, Manchester
108 Cyr, James E., Strafford
109 Bartlett, Michael J., Concord
110 O’Bien, William L., Mont Vernon
111 Holden, Frank R., Lyndeborough
112 Mead, Robert D., Mont Vernon
113 Ryder, Mark R., Dover
114 Ward, Kenneth J., Rollinsford
115 Roberts, Kris E., Keene
116 Tilton, Joy K., Northfield
117 Butynski, William, Hinsdale
118 Cushing, Robert R., Hampton

DIVISION 4

1 Packard, Sherman A., Londonderry
2 Hess, David W., Hooksett
3 Price, Pamela G., Nashua
4 Emerton, Larry A., Goffstown
5 Scamman, Stella, Stratham
6 Scamman, W. Douglas, Jr., Stratham
7 Patten, Betsey L., Moultonborough
8 Gould, Kenneth H., Derry
9 Gleason, John P., Derry
10 Osgood, Joe, Claremont
11 Garrity, James M., Atkinson
12 Belvin, William S., Amherst
13 Jasper, Shawn N., Hudson
14 Wendelboe, Fran, New Hampton
15 Dumaine, Dudley D., Londonderry
16 Infantine, William J., Manchester
17 Remick, William J., Lancaster
18 Palfrey, David J., Franklin
19 Maybeck, Margie L., Holderness
20 Ahlgren, Christopher J., Wolfeboro
21 Priestley, Anne K., Salem
22 Griffin, Mary E., Windham
23 Belanger, Ronald J., Salem
24 Bishop, Franklin C., Raymond
25 Gargasz, Carolyn M., Hollis
26 Ladd, Rick M., Jr., Haverhill
27 Smith, William B., New Castle
28 Gagne, Larry G., Manchester
29 Dumaine, Dudley D., Londonderry
30 Weare, Everett A., Seabrook  
31 Graham, John A., Bedford  
32 McKinney, Betsy, Londonderry  
33 Fesh, Robert M., Derry  
34 Emerson, Susan, Rindge  
35 Ryder, Donald F., Hollis  
36 Sullivan, James M., Deerfield  
37 Vita, Carol M., Middleton  
38 Roberts, John E., Chocorua  
39 Hutchinson, Karen K., Londonderry  
40 Christiansen, Lars T., Hudson  
41 Introne, Robert E., Londonderry  
42 Bettencourt, David J., Salem  
43 Tahir, Saghir A., Manchester  
44 Nevins, Chris F., Hampton  
45 Bolster, Peter S., Alton  
46 Crisler, Margaret M., Windham  
47 Elliott, Robert J., Salem  
48 Doherty, Shaun S., Pelham  
49 Garcia, Marilinda J., Salem  
50 Williams, Burton W., Bristol  
51 Daniels, Gary L., Milford  
52 Boyce, Laurie J., Alton  
53 Rodeschin, Beverly T., Newport  
54 Dowling, Patricia A., Derry  
55 Allen, Mary M., Newton  
56 Perkins, Amy Stasia, Seabrook  
57 Perkins, Lawrence B., Seabrook  
58 Howard, Thomas J., Croydon  
59 Richardson, Herbert D., Lancaster  
60 Case, Frank G., Nottingham  
61 Sanders, Elisabeth N., Danville  
62 Ward, Brien L., Littleton  
63 Flanders, Donald H., Laconia  
64 Hawkins, Ken, Bedford  
65 Haefner, Robert H., Hudson  
66 Pilliod, James P., Belmont  
67 Tucker, Pamela Z., Greenland  
68 Umberger, Karen C., Kearsarge  
69 Willette, Robert F., Milford  
70 Palmer, Stephen J., Milford  
71 Bulis, Lyle E., Littleton  
72 Boehm, Ralph G., Litchfield  
73 Kolodziej, Walter, Windham  
74 Ulery, Jordan G., Hudson  
75 Baldasaro, Alfred P., Londonderry  
76 McMahon, Charles E., Windham  
77 Batula, Peter L., Merrimack  
78 Hunt, John B., Rindge  
79 Veazey, John A., Laconia  
80 Headd, James F., Auburn  
81 Rappaport, Laurence M., Colebrook  
82 Stiles, Nancy F., Hampton  
83 Gandia, Laura J., Litchfield  
84 McConkey, Mark E., Freedom  
85 Quandt, Matt J., Exeter  
86 Bickford, David A., New Durham  
87 L’Heureux, Robert J., Merrimack  
88 Hinkle, Peyton B., Merrimack  
89 Vaillancourt, Steve, Manchester  
90 Reagan, John M., Deerfield  
91 Kaen, Naida L., Lee  
92 Perry, Robert J., Strafford  
93 McClammer, Jim U., Charlestown  
94 Major, Norman L., Plaistow  
95 Anderson, Eric, Bow  
96 Stohl, Eric G., Columbia  
97 Chandler, Gene G., Bartlett  
98 Bridle, Russell D., Hampton  
99 Brown, Julie M., Rochester
DIVISION 5

1 Flanders, John W., Sr., Kingston
2 Nedeau, Stephen H., Meredith
3 Welch, David A., Kingston
4 Kidder, David H., New London
5 Kurk, Neal M., Weare
6 Russell, David H., Gilmanton
7 Elliott, Nancy J., Merrimack
8 Stevens, Stanley E., Wolfeboro
9 Sapareto, Frank V., Derry
10 Villeneuve, Moe, Bedford
11 Moran, Edward P., Bedford
12 Holden, Rip, Goffstown
13 Knox, J. David, Wolfeboro
14 Day, Russell C., Goffstown
15 DiFruscia, Anthony R., Windham
16 Dokmo, Cynthia J., Amherst
17 Bergin, Peter F., Amherst
18 Wells, Roger G., Hampstead
19 Ingram, Russell F., Salem
20 Gionet, Edmond D., Lincoln
21 Bates, David, Windham
22 Pellegrino, Tony J., Merrimack
23 Boutin, David R., Manchester
24 Maiola, Anthony C., Newport
25 Charron, Gene P., Chester
26 Johnson, Jane B., Swanzey
27 Ingbretson, Paul, Haverhill
28 Soucy, Connie M., Manchester
29 Ferrante, Beverly A., Derry
30 Hoelzel, Kathleen M., Raymond
31 Millham, Alida I., Gilford
32 Lockwood, Priscilla P., Canterbury
33 Emiro, Frank R., Londonderry
34 Rowe, Robert H., Amherst
35 Christensen, Chris, Merrimack
36 Fields, Dennis H., Sanbornton
37 Hopper, Gary S., Weare
38 Twombly, James E., Rochester
39 Laurent, John J., Westmoreland
40 Renzullo, Andrew, Hudson
41 Drisko, Richard B., Hollis
42 Rausch, James B., Derry
DUTIES OF THE SPEAKER  
1. Calling the body to order.  
2. Decorum, order and appeal.  
3. Appointing committees.  
4. Referral of bills, etc., to committees.  
5. Voting: conditions of.  
6. Signing of bills, warrants, subpoenas, etc.  
7. Authority to clear gallery.  
8. Designating a substitute to preside.  

DECORUM AND DEBATE  
9. Members to be seated, and activate voting stations.  
11. Members: shall rise to address Speaker.  
12. Members: first rising shall speak first.  
13. Members: speaking more than twice.  
15. Members: questions of order.  
17. Persons permitted on floor/in anteroom during session.  
18. Petitions.  
20. Motions: order of precedence; to table CACR; to Indefinitely Postpone; amendment as substitute motion.  
21. Previous question.  
22. Voting: by voice, division and roll call; must be present when question put; seconding roll call request; voting stations; members required to vote.  
23. Tie vote, question lost.  
24. Leaving seats prohibited during voting.  
25. Reconsideration.  
27. Absences.  

COMMITTEES AND THEIR DUTIES  
28. Composition; appointment.  
29. Serving in accordance with Ethics Guidelines.  
30. Committee names and duties.  
31. Reporting; meeting.  
32. Designating the chairman.  
33. Committee reports other than by bill.  
34. Appointing an additional committee.  

BILLS  
35. Filing drafting requests; adjudication of disagreements.  
   1st-year session: limitation and publication of killed bills.  
   2nd-year session: drafting/introduction prohibition of legislation similar to that indefinitely postponed, voted inexpedient to legislate or made the subject of a statutory study committee in 1st-year session or retained in committee for action.  
36. Drafting by Office of Legislative Services: preparation; fiscal notes; bill numbering; state-agency bills; sponsors and limitation of; money bill definition.  
37. Drafting: deadline reference.  
38. Sign off: deadline reference; 10-day period; failure to sign off.  
40. Introduction of bills prior to and after deadline; exceptions; by Rules Committee; by House.  
41. Three readings.  
42. Clerk to provide Chairman’s copies, bill copies for distribution.  
43. Hearings and notices.  
44. Reporting of bills; committee reports; retained bills; Interim Study as a 2nd-year report; printing of committee reports and amendments; Part I, Article 28-a Constitutional compliance.  
45. Amending bills; non-germane amendments; majority reports considered first.  
46. Bills appropriating state money; affecting state revenues, fees, licensure and/or certification, criminal penalties, state bonding authority; second-committee referrals to Finance, Ways & Means, Executive Departments & Administration, Criminal Justice & Public Safety, Public Works and Highways; chairman may decline bill referral.  
47. Budget bill; Finance and Ways & Means working cooperatively.  
48. Budget bill briefings.  
49. Committee of conference reports.  
50. Committees must report bills; report of No Recommendation.  
51. Consent calendar.  
52. House rules suspension.  
53. Rescinding a House rule.  

COMMITTEE OF THE WHOLE HOUSE  
54. Formation; chairman.  
55. Procedure.  
56. Rules of procedure.  

ORDER OF BUSINESS  
57. Early /late sessions; leaves of absence.  
58. Unfinished business.  

OFFICERS AND PERSONNEL  
59. Speaker shall define duties of officers and personnel.  
60. Expenditures approval.  
61. Security officer.  
62. Influencing legislation, prohibition of.  

MISCELLANEOUS  
63. Deadly weapons; electronic devices; cameras  

DEADLINES  
64. 1st-year session (2009)  

COMMITTEE PROCEDURE  
100. Chairman and duties.  
101. Members, duties and attendance.  
102. Excessive unexcused absences.  
103. Notice of executive sessions.  
104. Notice.  
105. Quorum.  
106. Voting and disqualification.  
107. Roll call votes and recording.  
108. Minutes of meetings.  
109. Permanent records.  
110. Open meetings.  
111. Mason’s Manual of Legislative Procedure as parliamentary guide.  

DEFINITIONS  
Resolutions: four types.
DUTIES OF THE SPEAKER

1. The Speaker shall take the chair at precisely the hour to which the House has adjourned and shall immediately call the members to order.

2. The Speaker shall preserve decorum and order, may speak on points of order in preference to other members, and shall decide questions of order. The decision of the Speaker on a question of order shall be conclusive unless the decision is immediately appealed to the House. The House shall decide the appeal by a majority vote of those members present and voting.

3. The Speaker shall appoint all committees unless otherwise directed by the House, subject to the provisions of Rule 28.

4. The Speaker shall refer all bills, resolutions, memorials, accounts, and other matters coming before the House to the appropriate committees, unless otherwise ordered by the House. The Speaker may refer the same jointly to two committees or to a special committee. The Speaker shall refer a petition to a committee only if the petition involves the election or qualifications of a member to serve in the House.

5. The Speaker shall not be called on to vote unless the vote would be decisive. If the vote is tied after the Speaker has voted, the question shall be lost as provided in Rule 23.

6. The Speaker shall sign all bills, resolutions, and addresses after passage or enrollment. All warrants, subpoenas and other processes issued by order of the House shall be signed by the Speaker and attested to by the Clerk.

7. The Speaker or chairman of the committee of the whole House shall have the power to order the gallery cleared in cases of any disturbance or disorderly conduct.

8. The Speaker shall have power to substitute any member to perform the duties of the Chair. If absent, the Speaker shall designate a member to perform the duties of the Chair unless otherwise ordered by the House.

DECORUM AND DEBATE

9. When the House is called to order, members shall take their seats and shall activate their voting stations immediately. When they leave their seats for any reason they shall deactivate their stations.


11. When any member is about to speak in debate, make a motion, or deliver any matter to the House, the member shall rise from his or her seat and respectfully address the Speaker, declaring the purpose for which the member rises to speak.

12. In all cases the member rising first shall speak first. When two or more members rise at the same time, the Speaker shall name the person to speak. When many members choose to speak, they may file their names with the Clerk, who shall supply the list to the Speaker. The Speaker shall name the order in which the members shall speak.
13. No member shall speak more than twice on the same question without permission from the House. No member shall speak more than once until every member choosing to speak has spoken.

14. While the Speaker is putting a question or addressing the House, no one shall walk out of or across the House. While a member is speaking, no one shall pass between that member and the other members of the House, nor shall anyone engage in private conversation.

15. If any member transgresses the rules of the House, the Speaker shall, or any member may, call the member to order. The member called to order shall immediately sit down and the question of order shall be distinctly stated by the Speaker.

16. In all instances, every member shall act in conformance with the duly adopted New Hampshire General Court Ethics Guidelines and opinions of the Legislative Ethics Committee.

17. (a) The following persons shall be admitted within the door of the Representatives’ chamber or anteroom while the House is in session: House members and officers, the Governor, Council members, the Secretary of State, the Treasurer, the President of the Senate and the Senate Clerks.

(b) No other person shall be admitted within the door of the Representatives’ chamber or anteroom while the House is in session, except with the permission of the Speaker.

18. Before any petition is received and read, the substance of the petition shall be in concise form, and the name of the member presenting it shall be recorded on the petition. The Speaker shall state the substance of the petition in summary. The petition shall be entered in the House Journal by title only and the full petition shall be placed on file with the Clerk.

19. After a motion is stated by the Speaker, it shall be in possession of the House, but may be withdrawn at any time before an amendment.

20. (a) When any question is under debate, precedence of motions shall be as follows:

(1) to adjourn;
(2) to lay on the table;
(3) for the previous question;
(4) to postpone to a certain day;
(5) to commit;
(6) to amend;
(7) to postpone indefinitely.

Motions to adjourn, to lay on the table, for the previous question, and to take from the table shall be decided without debate. A motion to postpone to a certain day shall be debatable both as to time and subject matter.
(b) No vote on a motion to lay on the table a Constitutional Amendment Concurrent Resolution shall pass unless approved by an affirmative vote of three-fifths of the entire House membership. No motion to indefinitely postpone a Constitutional Amendment Concurrent Resolution shall pass unless approved by an affirmative vote of three-fifths of the entire House membership.

(c) When a question is postponed indefinitely, that question shall not be acted on during the same session, unless two-thirds of those members present and voting vote in favor thereof.

(d) No new motion shall be admitted under color of amendment as a substitute for the motion under debate.

21. (a) The Speaker shall put the previous question in the following form: “Shall debate now be limited?” and all debate on the main question shall be suspended until the previous question has been decided. After the adoption of the previous question, the sense of the House shall forthwith be taken on pending amendments, in their regular order, and then on the main question.

(b) All incidental questions of order arising after a motion of the previous question and related to the subjects affected by the order of the previous question shall be decided without debate.

(c) If the previous question is decided in the negative, it shall not again be in order for the particular question under consideration until after adjournment, but the main question shall be left before the House and disposed of as though the previous question had not been put.

22. There shall be three forms of deciding the question: voice vote, division vote, roll call vote. No member shall vote in any case if the member is not present when the question is put.

(a) The question put by voice vote shall be: “All those in favor of the question say ‘aye,’” and after the affirmative vote is expressed, “Those of a contrary opinion say ‘no.’”

(b) A division vote shall be taken if the Speaker doubts the voice vote or if a member calls for a division vote. When a division of the House is taken, the Speaker may appoint a teller for each seating division of the House, who shall report to the Chair the state of the vote.

(c) A roll call shall be taken when a member moves for a roll call vote and that motion is seconded by 10 other members. The member requesting the roll call vote and the 10 members who second the motion shall notify the clerk in writing or shall rise from their seats or otherwise be recognized by the Speaker. Whenever a roll call vote is requested and properly seconded, members shall enter the chamber to take their seats and the question shall then be put to the House.
(d) When a division or a roll call is taken, the Speaker shall put the question and open the voting stations for not more than 30 seconds. Each member present at his or her voting station shall press either the YES (Green) or NO (Red) button unless excused by the House for a special reason. After closing the vote, the Speaker shall rise and state the decision of the House.

23. In case of a tie vote, the question shall be lost.

24. No member shall leave his or her seat while the voting machine is in use and until the Speaker announces the result of the vote.

25. No vote shall be reconsidered unless the motion for reconsideration is made by a member who voted with the prevailing side while the bill or resolution is in the possession of the House.

(a) Notice of a motion for reconsideration shall be in order only until noon on the next business day after the date that the vote was taken.

(b) Any such notice of reconsideration shall be effective for two legislative days only and thereafter shall be null and void. The day when notice is served shall be counted as the first legislative day, even if notice occurs while the House is in recess or adjournment.

(c) When notice of reconsideration is received by the House, the Clerk of the House shall hold the bill or resolution relative to which such notice has been served until the expiration of the time within which such notice is effective.

(d) Reconsideration of any bills subject to a transfer date established by joint rules must be acted upon on or before the joint rule deadline, and thereafter shall be null and void.

26. When the reading of a paper or a document is objected to by a member, the question shall be determined by a vote of the House without debate.

27. All members shall attend to their duties in the House or committee, and no one shall be absent from the service of the House or committee unless the member has leave, or is sick and unable to attend.

**COMMITTEES AND THEIR DUTIES**

28. The membership on all standing committees of the House shall be divided between the two major political parties in the same proportion that the House membership of the majority party bears to the House membership of the minority party. No member shall serve on more than two standing policy committees; membership on the Rules Committee shall not be included for purposes of this calculation. The appointments to committees for the majority party shall be made by the Speaker and appointments to committees for the minority party shall be made by the Speaker with the advice of the duly appointed minority party leader. Notwithstanding the provisions of this rule, the Speaker and the minority party leader may agree on a different proportion for the membership of any particular committee.
29. Participation on a committee by any member shall be in accordance with the New Hampshire General Court Ethics Guidelines. If a member chooses not to participate in a committee under the New Hampshire General Court Ethics Guidelines, the Speaker may substitute another member.

30. The following standing policy committees shall be appointed at the commencement of any session and will consist of not more than 24 members, with the exception of the House Finance Committee, which will have 25 members: Children and Family Law; Commerce and Consumer Affairs; Criminal Justice and Public Safety; Education; Election Law; Environment and Agriculture; Executive Departments and Administration: Finance; Fish and Game and Marine Resources; Health, Human Services and Elderly Affairs; Judiciary; Labor, Industrial and Rehabilitative Services; Legislative Administration; Local and Regulated Revenues; Municipal and County Government; Public Works and Highways; Resources, Recreation and Development; Rules; Science, Technology and Energy; State-Federal Relations and Veterans Affairs; Transportation; and Ways and Means.

(a) It shall be the duty of the Committee on Children and Family Law to consider matters relating to children and youth, their rights, obligations, and protection, including all matters covered by RSA 169-B, 169-C, and 169-D, divorce, custody and child support; the application of criminal laws and sentencing to children and such other matters as may be referred to it.

(b) It shall be the duty of the Committee on Commerce and Consumer Affairs to consider all matters pertaining to commerce, banks and banking institutions; insurance companies and contracts or insurance of any character; the licensing of businesses to sell liquor; the needs of the business community; all matters relating to consumer affairs and the economic conditions of commerce and industry; all matters relating to the economic development of the state, and such other matters as may be referred to it.

(c) It shall be the duty of the Committee on Criminal Justice and Public Safety to consider all matters relating to the criminal code; criminal justice, the Department of Corrections, sentencing, drug enforcement, bail, probation, parole, corrections facilities, DWI, domestic violence, firearms, fireworks, police and fire training, victims’ assistance and such other matters as may be referred to it.

(d) It shall be the duty of the Committee on Education to consider subjects relating to the regulation of school districts and schools; the postsecondary college system; the University System of New Hampshire; matters concerning education; and such other matters as may be referred to it.

(e) It shall be the duty of the Committee on Election Law to consider all matters relating to the election laws of the state, including campaign finance, the Ballot Law Commission, and redistricting, and such other matters as may be referred to it.
(f) It shall be the duty of the Committee on Environment and Agriculture to consider all matters concerning agricultural and farm problems of the state, physical land use including current use, the various agricultural organizations, the protection of the state’s environment from forms of pollution other than air or water pollution, waste management issues, and such other matters as may be referred to it.

(g) It shall be the duty of the Committee on Executive Departments and Administration to consider matters pertaining to the general administration of state laws and changes therein; matters of policy pertaining to the executive departments; matters relating to the New Hampshire Retirement System; matters pertaining to the administration of professional licensing; review of performance audits, and such other matters as may be referred to it.

(h) It shall be the duty of the Committee on Finance to examine and consider the state of the treasury; to consider the budget, subjects concerning the financial interest of the state, all measures carrying appropriations of state money, except claims against the state and such other matters as may be referred to it. Prior to the report of the Finance Committee to the House, the Speaker may refer the budget of certain self-sustaining state agencies to appropriate committees for study and recommendation.

(i) It shall be the duty of the Committee on Fish and Game and Marine Resources to consider all matters concerning conservation, improvement and preservation of fish, game and non-game species and marine resources within the state; and such other matters as may be referred to it.

(j) It shall be the duty of the Committee on Health, Human Services and Elderly Affairs to consider all matters concerning the health of the inhabitants of the state; vital statistics; medical and related professions; the administration of welfare activities by the state government; matters relating to the special needs of our elderly citizens and such other matters as may be referred to it.

(k) It shall be the duty of the Committee on Judiciary to consider all matters relating to the judicial system, right-to-know law, guardianships, life and death (such as abortion or assisted death), landlord/tenant rights, civil proceedings, tort law, forfeiture, immunity, and probate; and such other matters as may be referred to it.

(l) It shall be the duty of the Committee on Labor, Industrial and Rehabilitative Services to consider all matters relating to labor, wages, and workers’ compensation including unemployment compensation and incentive programs, collective bargaining and binding arbitration; matters relating to job retraining and employee rehabilitative services and other matters relating to balancing the rights of employees to the needs of the industrial sector; and such other matters as may be referred to it.
(m) It shall be the duty of the Committee on Legislative Administration to consider all matters pertaining to the legislative process including mileage, elections, the journal, house resolutions and screening; enrolling bills; and such other matters relating to legislative administration as may be referred to the committee. Any matter referred by the chairman to any subcommittee may be reported by that subcommittee directly to the House unless otherwise ordered by the chairman.

(1) It shall be the duty of the Subcommittee on Elections to examine and report on the credentials of the members elected to serve in the House and to consider all petitions and other matters in relation to such elections or returns as shall be presented or come into question and may be referred to it.

(2) It shall be the duty of the Subcommittee on Mileage to determine the distance traveled by each member of the House and report to the House the names of the several members and the mileage allowed to each.

(3) It shall be the duty of the Subcommittee on Enrolled Bills to carefully examine each bill, enroll it, and report it, on behalf of the committee, to the body. If the examination of a bill shall disclose any clerical error or formal imperfection, it shall be reported back to the body with such amendments as are required to correct the same; and any measures so reported shall be subjected to amendment in those particulars and in no other respect.

(n) It shall be the duty of the Committee on Local and Regulated Revenues to consider all matters relating to local revenue, including fees; property taxes, including assessments, exemptions, credits and abatements; the State Liquor Commission and the liquor laws of the state; the State Racing and Charitable Gaming Commission; horse and dog racing; regulation of gaming; the State Lottery Commission and the lottery laws of the state, and such other matters as may be referred to it.

(o) It shall be the duty of the Committee on Municipal and County Government to consider all matters pertaining to town, city and county officers; changes in municipal and county government; the boundary lines of towns, cities and counties; the creation of new towns, cities and counties; and such other matters as may be referred to it.

(p) It shall be the duty of the Committee on Public Works and Highways to consider all matters pertaining to the development and repair of public highways; the Highway Fund; the Turnpike Fund; buildings and capital construction; the capital budget; matters pertaining to state bonding authority; capital expenditures related to the improvement and preservation of the coastline; the care of state memorials and monuments; and such other matters as may be referred to it.
(q) It shall be the duty of the Committee on Resources, Recreation and Development to consider all matters relating to natural resources, water pollution and control; parks and recreational areas; recreational industries; matters concerning state controls on property development; and such other matters as may be referred to it.

(r) It shall be the duty of the Committee on Rules to consider all matters pertaining to House procedural rules and deadlines; and to recommend rules of proper debate.

(s) It shall be the duty of the Committee on Science, Technology and Energy to consider all matters pertaining to energy, telecommunications, air pollution, the jurisdiction of the Public Utilities Commission, the application of technological advances to the legislative process and the operation of state government, to coordinate the flow of information about technical and scientific matters to state and federal agencies and legislative committees, to monitor legislation referred to other committees in order to make suggestions for inclusion of technological improvements where warranted, and such other matters as may be referred to it.

(t) It shall be the duty of the Committee on State-Federal Relations and Veterans Affairs to consider all matters pertaining to the National Guard and other military or veterans' organizations within the state, potential actions by the U.S. Congress which will have a major impact on the state and the New England region, and all proposed resolutions petitioning the Congress on any matter; to maintain communication with the congressional delegation; to serve as a liaison between the New Hampshire House and the United States Congress and such other matters as may be referred to it.

(u) It shall be the duty of the Committee on Transportation to consider all matters pertaining to development, operation and regulation of all means of air, land and water transportation, except for the capital improvement and repair of public highways; the motor vehicle code; and such other matters as may be referred to it.

(v) It shall be the duty of the Committee on Ways and Means to examine and consider the state of the treasury; to consider and report on all bills and resolutions relating to raising money by a state tax and the apportionment of same; matters relating to taxes and fees on tobacco; all dedicated funds except for the highway and turnpike funds; state fees, and all methods of raising revenue for the state; and such other matters as may be referred to it. The Committee on Ways and Means shall report to the House in the form of a resolution its estimates of state revenues on a periodic basis.

31. The committees shall promptly consider and report on all matters referred to them. It shall also be the duty of each standing committee to review audits in the subject areas for which they are responsible and to consider suggestions for recommended
legislation identified in such audits and monitor compliance with audit recommendations. In the case of performance audits, the standing committee shall coordinate its review with the Committee on Executive Departments and Administration. The standing committees, or any special committees, shall meet during the session in the respective committee rooms at such times as the committee may determine, unless the House shall otherwise order. No committee shall meet while the House is in session unless the Speaker shall consider it necessary. The Speaker may authorize any committee having a heavy workload to meet as needed on non-legislative days.

32. The first-named member of any committee appointed by the Speaker shall be chairman; and in case of the chairman’s absence or being excused by the House, the next-named member shall be chairman, and so on, as often as the case may happen, unless otherwise ordered by the Speaker.

33. When any committee shall report in a manner other than by bill, it shall, if the subject permits, submit with its report resolutions calling for such action as the committee shall recommend.

34. Whenever it is not convenient for any standing committee to attend properly to all the business which has been referred to it, the Speaker may, on a vote of the House to that effect, appoint an additional committee on the same subject, to consist of the same number of members as the original committee. The new committee’s duty shall be to take into consideration all matters in relation to the subject which has been referred to it by the House, and to report thereon.

**BILLS**

35. (a) Rule 64 shall set the first day to file requests for drafting of bills with the Office of Legislative Services, including all supplementary or necessary drafting information. The Office of Legislative Services shall identify LSRs in language which makes clear the intent of the bill. LSRs, with the name(s) of the sponsor(s), shall be published by the Office of Legislative Services. The Speaker of the House shall adjudicate any disagreement concerning the publication of LSRs that may arise between bill sponsors and the Office of Legislative Services.

(b) The Office of Legislative Services shall not accept a request to draft any bill which is the same, or essentially the same, as any other drafting request already accepted. If duplicate or similar legislation is requested, the Director of Legislative Services shall notify the sponsors of each filing request and mediate an agreement for the filing of a single bill. Filing requests resulting from legislative committee work shall take precedence over all other duplicate or similar filings. The name of the House member whose LSR request is denied due to duplication may be substituted on request for that of the original sponsor if the original sponsor withdraws the drafting request prior to the sign-off deadline.
(c) Notwithstanding (a) and (b), legislation may be drafted and introduced upon receiving approval of a majority vote of the House Rules Committee on the request of any member based on urgent or compelling need or events unforeseen prior to the filing deadline, or on the request of the majority of any policy committee, or by a two-thirds vote of those House members present and voting.

(d) First-year session:
In the first-year session, there shall be no limitation on the subject matter of legislation introduced. As soon as possible after the end of the first-year session, the Clerk shall publish in the House Calendar those bills voted inexpedient to legislate or indefinitely postponed, those bills which created study committees with November 1 reporting deadlines and those bills retained in committee for action. The listings shall be in numerical order by bill number/title, and in committee order by bill number/title.

(e) Second-year session:
In the second-year session, no bill or resolution shall be introduced if it is substantially similar to any legislation which was indefinitely postponed or voted inexpedient to legislate by the House in the first-year session, unless it has been approved by a majority of the House Rules Committee or a two-thirds vote of those House members present and voting, whether as a bill, an amendment, a committee of conference report or in any other manner. A request shall not be accepted to draft any bill which is the same, or essentially the same, as any bill voted inexpedient to legislate, indefinitely postponed, made the subject of a statutory study committee in the first-year session, or retained in committee for action, unless approved for drafting and introduction by a majority vote of the House Rules Committee or a two-thirds vote of those House members present and voting.

36. (a) All petitions, memorials, and other papers addressed to the House and all bills and resolutions to be introduced in the House, except those house resolutions not taking a policy position which are prepared by the Clerk of the House, shall be delivered or caused to be delivered to the Office of Legislative Services by the member presenting them. The Office of Legislative Services shall prepare those bills, resolutions, petitions, memorials and other papers in proper form and shall present them to the member(s) for signature. Legislative Services shall give precedence in drafting legislation to any measure which carries a fiscal note and all such legislation shall be prepared for signature by the sponsor by the date specified in Rule 64.

(b) All bills, resolutions, petitions, memorials and other papers addressed to the House, shall be endorsed with the name and the district of the legislator presenting them. All legislation shall be numbered serially according to type of legislation introduced. Each bill shall be marked on the first page.
“House Bill”; each joint resolution shall be marked “House Joint Resolution”; each concurrent resolution proposing a constitutional amendment shall be marked “Constitutional Amendment Concurrent Resolution”; other concurrent resolutions shall be marked “House Concurrent Resolution”; and each house resolution shall be marked “House Resolution.”

(c) When a bill is requested by any state agency, the name of the agency requesting it shall appear in the bill analysis.

(d) No LSR number shall be assigned and no House bill shall be drafted unless the LSR or bill has a House sponsor. No more than 5 House members shall be allowed to sponsor any bill or floor amendment. No more than 5 Senate members shall be allowed to co-sponsor legislation originating in the House. If more than five House members wish to be sponsors, the person who first requested the drafting of the bill, house resolution, concurrent resolution, joint resolution, or constitutional amendment-concurrent resolution shall determine the names of the 4 co-sponsors whose signatures are required for introduction. Other House members may be added as co-sponsors by notifying the Clerk prior to the date of the first public hearing on the proposal, and their names shall be recorded in the permanent journal of that session.

(e) If a drafting request for a bill or resolution, filed with the Office of Legislative Services, requires a fiscal note as provided in RSA 14:44-47, the substance or a draft of the proposal may be provided to the Legislative Budget Assistant for preparation of the required fiscal note without the specific consent of the sponsor of the proposal.

(f) For the purposes of these rules, money bills are those that either appropriate money or affect state revenues, whether new or existing.

37. Every request by a member of the House for drafting a bill, house resolution, taking a policy position, concurrent resolution, constitutional amendment-concurrent resolution, or joint resolution other than the general budget or the capital budget bill, which complies with these Rules, shall be accepted by the Office of Legislative Services for processing no later than the date specified by Rule 64. Each request shall be accompanied by sufficient information necessary for drafting. This deadline shall not apply to house resolutions which do not propose policy positions.

38. (a) The sign-off deadlines set by Rule 64 shall supersede the time limits set forth in this Rule.

(b) The sponsor of any legislation shall sign it for introduction within 10 calendar days after the draft legislation is mailed to the sponsor for approval, whether or not the fiscal note has been prepared. If the 10th day falls on a Saturday, Sunday, or holiday, the 10-day period shall expire on the subsequent working day. The Director of the Office of Legislative
Services may withdraw any legislation when the sign-off deadline has not been met. The sponsor's name shall be published at least once on the "signatures needed" list in the House Calendar within the sign-off period. If the sponsor requests a redraft within the sign-off period, the sponsor shall sign the legislation for introduction within 10 calendar days after the redraft has been mailed to the sponsor. No more than one redraft per LSR may be requested during the last 10 days prior to the sign off-deadline. The sign-off deadline in section (a) shall supersede the time limits set forth in this section.

(c) If the primary sponsor signs the legislation in time for introduction, but one or more co-sponsors fails to sign, the legislation shall be introduced in the names of those sponsors who have signed. If the primary sponsor fails to sign the legislation in time for introduction, a co-sponsor may become the primary sponsor. If the primary sponsor fails to sign, and no co-sponsor wishes to become the primary sponsor, the legislation may not be introduced.

(d) An LSR may be withdrawn at any time prior to its introduction with the consent of all of its sponsors. Any sponsor may request that his or her name be deleted as a sponsor of the bill prior to its introduction.

39. All joint resolutions shall be treated in the same manner as bills.

40. House Bills, House Joint Resolutions, House Constitutional Amendment Concurrent Resolutions, House Concurrent Resolutions and House Resolutions proposing that the House take a policy position may be introduced at any time prior to any deadline established by the House for their introduction. Exceptions:

(a) Notwithstanding any other provisions of the Rules, a House Bill, House Joint Resolution, House Constitutional Amendment Concurrent Resolution, or House Concurrent Resolution may be introduced into the House at any time prior to the crossover date specified in Rule 64, if approved by either a majority of the Committee on Rules, or a two-thirds vote of those House members present and voting; and

(b) House Resolutions proposing that the House take a policy position may be introduced into the House at any time after the deadline for introduction of bills and resolutions if approved by either a majority of the Committee on Rules, or a two-thirds vote of those House members present and voting.

41. Every bill, resolution, joint resolution, and concurrent resolution proposing that the House take a policy position shall have three separate readings in the House prior to its passage. The first and second readings and referral to committee shall be by title only which may be accomplished by a single motion. No bill or resolution after it has been read a second time shall have a third reading until after adjournment.
from the early session. The time assigned for the third reading of bills, resolutions, and joint resolutions shall be in the late session unless otherwise ordered by the House. The orders of the day for the reading of bills shall hold for every succeeding day until disposed.

42. After each bill has been numbered and referred by the Speaker to the appropriate committee, the Clerk shall provide a copy to the committee chairman and procure a sufficient number of copies for distribution.

43. A hearing shall be held on each bill referred to a committee. Notice of committee action shall be posted as follows:

(a) Public hearings shall be advertised in the House Calendar no less than 4 days prior to a hearing.

(b) Executive sessions shall be advertised in the House Calendar no less than 2 days prior to committee action or announced on the floor of the House by the Chairman of the appropriate committee.

(c) All other committee or subcommittee meetings at which decisions are made or information is received shall be advertised in the House Calendar or, if scheduled after the calendar deadline, shall be posted in the Clerk’s Office and outside the committee room at least 24 hours prior to the meeting.

(d) When requested by the President of the Senate, the Speaker may authorize and direct the appropriate House committee or committees to sit with the appropriate Senate committee or committees at a public hearing of any Senate bill, and no further public hearing on such bill shall be required when such bill is received subsequently in the House from the Senate.

44. (a) All bills in the possession of committees shall be reported out by the date specified in Rule 64 with one of the following recommendations: Ought to Pass, Ought to Pass with Amendment, Inexpedient to Legislate, Refer for Interim Study, or Recommended but to be Laid Upon the Table Because of Funding. All bills retained by a vote of the committee for action in the second year session shall be included on a list provided to the House Clerk on or prior to the deadlines specified in Rule 64. Refer for Interim Study shall be a committee report only in the second-year session. The Committee, as its Interim Study final report, shall submit its findings and any recommendations.

(b) All committee reports on bills shall be printed in the House Calendar at least once prior to the date listed for floor action. If a bill is reported favorably with an amendment, the committee report shall describe the bill as amended. The amendment shall be printed in the House Calendar.

(c) All bills retained in committee for action shall be acted on during the second-year session.
(d) No committee shall report with a positive recommendation any bill or resolution which would, if enacted, be a violation of Part I, Article 28-a of the N. H. Constitution. The vice chairman or another member of each committee shall review all pending legislation and shall advise the chairman and the members of all legislation before the committee which should be reviewed in terms of this Rule.

45. (a) No amendment shall be made until the second reading of a bill. All amendments to bills shall be prepared by the Office of Legislative Services, with the name of the member and the district represented by the member or the name of the policy committee proposing the amendment.

(b) No amendment shall be added to any bill, resolution, joint resolution or concurrent resolution which is not germane to the subject matter of the legislative document as referred to the Committee, unless the language of the amendment has already been passed by the House in the current session or the amendment has been the subject of a duly noticed public hearing advertised in the House Calendar or, if scheduled after the calendar deadline, posted in the Clerk’s Office and outside the committee room at least 24 hours prior to the meeting. Copies of the amendment shall be available at the Sergeant-at-Arms office at least 24 hours prior to the scheduled hearing.

(c) When a bill comes before the House, the body shall first consider the printed majority report of the committee. The Speaker shall not permit a motion to substitute any permitted alternative report for the Committee Report until the House has properly disposed of the majority report.

46. (a) All bills and joint resolutions appropriating state money shall, if approved by the House when reported by the appropriate policy committee, be referred to the Committee on Finance. All bills and joint resolutions affecting state revenues may, if approved by the House when reported by the appropriate policy committee, be referred to the Committee on Finance. If such bills have been referred to the Committee on Finance after report by another standing committee, the Committee on Finance may report separately and no further hearings shall be required by the Committee on Finance. Hearings on bills assigned to the Committee on Finance may at the discretion of the chairman be assigned to and held by the division of the committee to which the bill is assigned and no further hearing may be required.

(b) All bills and resolutions affecting state revenues and fees shall, if approved by the House when reported from the appropriate policy committee, be referred to the Committee on Ways and Means

(c) All bills and resolutions addressing licensure and/or certification shall, if approved by the House when reported by the appropriate policy committee,
be referred to the Committee on Executive Departments and Administration for a further report on the effect of the passage of such a bill or resolution. All those bills requiring agencies to adopt rules pursuant to RSA 541-A shall, if approved by the House when reported by the appropriate policy committee, be referred to the Committee on Executive Departments and Administration for a further report on the effect of the passage of such bill or resolution on rulemaking pursuant to RSA 541-A.

(d) All bills and resolutions affecting criminal penalties, if approved by the House when reported by the appropriate policy committee, shall be referred to the Committee on Criminal Justice and Public Safety.

(e) All bills affecting state bonding authority, if approved by the House when reported by the appropriate policy committee, shall be referred to the Committee on Public Works and Highways.

(f) The chairmen of committees receiving a bill or referral as outlined in this rule with the approval of the Speaker may decline the referral of any bill from another committee or, notwithstanding the provisions of Rule 43 (a), waive the public hearing on any bill referred from another committee.

(g) Nothing in this section shall require a bill be referred to more than one second committee.

47. Any budget bill reported by the Committee on Finance shall contain a balanced spending plan. In the second-year session, the Committee on Finance shall hold hearings on proposed changes to the State spending plan for the current biennium and may submit a supplemental budget bill. The Committee on Finance shall work closely in cooperation with the Committee on Ways and Means at mutually agreed periodic times in determining the state income available for budgeted purposes.

48. (a) There shall be a detailed briefing on the general budget bill presented to the House at least two days before final action is taken on such a bill.

(b) There shall be a detailed briefing on Senate changes to the House version of the general budget bill presented to the House membership by the second session day after the establishment of a Committee of Conference. The purpose of such a briefing will be to inform the House of the Senate position on the bill and to provide a sense of the House on that position as advisory guidance to the House conferees.

49. (a) Whenever there is any disagreement between the House and the Senate on the content of any bill or resolution, and whenever both bodies, voting separately, have agreed to establish a committee of conference, the Speaker shall appoint four members to the House conference committee. Exceptions: (1) the House committee of conference on the operating budget shall consist of five members; and (2) the number of members of the committees of conference on any bill may increase or decrease if the presiding officers of both the House and the Senate agree.
(b) The first-named person from the body where the bill or resolution in disagreement originated shall have the authority to call the time and place for the first meeting of the committee of conference on said bill.

(c) The first-named House member on a committee of conference shall be the chairman of the House conferees. The chairman of the committee of conference of the body where the bill or resolution in disagreement originated shall chair the joint meeting(s) of the committee of conference.

(d) A committee of conference report analysis for all bills and resolutions in conference shall be prepared by the first-named House member on each conference and shall be printed in the House Calendar.

(e) A committee of conference report may be placed on the Consent Calendar only by a unanimous vote of all House conferees.

(f) No action shall be taken on any committee of conference report earlier than some subsequent day after the report has been delivered to the members' seats.

(g) A committee of conference may neither change the title of any bill submitted to it nor add amendments which are not germane to the subject matter of the bill as originally submitted to it. For the purpose of this rule, a non-germane amendment is any subject matter not contained in either the House or Senate version of the bill.

(h) The prime sponsor of any bill or resolution referred to committee of conference shall, upon request, be granted a hearing before said committee prior to action on the bill or resolution.

(i) A member of a committee of conference who has been removed for any reason and replaced with another member of the House shall have his or her name appear on the committee of conference report with a strike-through showing the individual is no longer a member of the committee of conference.

50. All committees must report all bills referred to them seven days prior to any deadline for the House to take action unless otherwise provided in Rule 64. Any bill not reported shall be placed on the calendar by the Speaker with a report of No Recommendation and the reference to committee shall be revoked.

51. No bill shall be on a Consent Calendar unless the committee to which the bill was referred approves its placement on the Consent Calendar by a unanimous vote in executive session. Any member may request removal of any bill listed on the Consent Calendar. Any bill removed from the Consent Calendar shall be taken up at the conclusion of the Regular Calendar. All matters remaining on the Consent Calendar shall be acted upon without debate.

52. No standing rule of the House shall be suspended unless two-thirds of the members present vote in favor thereof. A motion to suspend the rules is debatable.
53. No rule shall be rescinded unless two days notice of a motion has been given and two-thirds of House members present vote therefor.

**COMMITTEE OF THE WHOLE HOUSE**

54. The House may resolve itself into a committee of the whole at any time on the motion of a member made for that purpose. In forming a committee of the whole House, the Speaker shall leave the chair, and a chairman to preside in committee shall be appointed by the Speaker.

55. When a bill or a resolution is committed to a committee of the whole House, the entire bill or resolution shall first be read by the Clerk, and then again read and debated by clauses, leaving the preamble of the bill to be considered last. The body of the bill or resolution shall not be defaced or interlined, but all amendments, noting the page and line, shall be duly entered by the Clerk on a separate paper, as they are agreed to by the committee and so reported to the House. After reporting, the bill or resolution shall again be subject to debate and amendment by clauses before a question to pass it to a third reading is taken.

56. The rules of proceeding in the House shall be observed in the committee of the whole House, as far as they may be applicable, except the rule limiting the time of speaking.

**ORDER OF BUSINESS**

57. (a) The order of business in the early session shall be as follows:
   1. Prayer by the Chaplain, pledge of allegiance and leaves of absence if received before the start of the legislative day;
   2. Introduction of guests;
   3. Petitions of members;
   4. Consideration of unfinished business;
   5. Introduction, first and second reading and referral of bills;
   6. Messages from the Senate, the Governor and the Secretary of State;
   7. Consideration of Consent Calendar items;
   8. Reports from standing and select committees;
   9. Resolutions, motions and notices;
   10. Adjournment from the early session.

(b) The order of business in the late session shall be as follows:
   1. Third reading of bills, resolutions and joint resolutions;
   2. Resolutions and motions;
   3. Personal privilege;
   4. Adjournment to a date certain.
(c) The order of business listed in this rule shall be adhered to unless otherwise ordered by a majority of those members of the House present and voting.

(d) Leaves of absence may be granted by the House at any time.

58. The unfinished business in which the House was engaged at the last preceding adjournment, if called for by any member, shall have preference over all other business except the general order of the day; and no motion, or any other business except the general order of the day, shall be received without special leave of the House, until the former is disposed.

OFFICERS AND PERSONNEL

59. The elected and appointed non-member officers and personnel of the House shall be under the direction of the Speaker, who shall define their duties not fixed by statute or otherwise ordered by the House.

60. No officer or employee of the House during the session or any adjournment thereof shall purchase or contract to purchase, pay or promise to pay any sum of money on behalf of the House or issue any requisition or manifest without securing the approval in writing of the Speaker of the House or designee.

61. The Speaker may appoint an individual trained and experienced in security matters or law enforcement work, who, under the supervision and direction of the Speaker, shall prevent the deliberations of the House from being disrupted or interfered with by any person or persons not members thereof.

62. No employee or attaché of the House Sergeant-at-Arms shall, directly or indirectly, be personally involved with or attempt to influence the passage or consideration of any measure whatsoever. If any such employee or attaché becomes involved with any such measure, it shall be grounds for summary dismissal.

MISCELLANEOUS

63. No person, including members of the House, except law enforcement officers while actively engaged in carrying out their duties as such, shall carry or have in possession any deadly weapon as defined in RSA 625:11, V while in the House Chamber, anterooms, cloakrooms, or any portion of the State House adjacent to any of the above. Any person in violation of this rule shall be subject to ejection from any such premises on the order of the Speaker and disciplinary action or arrest or both by action of the House. Nothing in this rule shall indicate that the security officer appointed by the House under Rule 61 has the right to stop and search a member of the House on the premises of the House. With the exception of devices for the hearing impaired, no member shall operate audible electronic transmitting and/or receiving devices nor shall any member operate a video camera or a camera utilizing flash bulbs on the floor of the House, while the House is in session.
DEADLINES

Legislative action in the first-year session shall be subject to the following deadlines:

Friday, January 9, 2009, noon  Last day to sign-off House LSRs, including requests for petitions other than petitions involving the election or qualifications of a member to serve in the House.

Wednesday, January 28, 2009  Last day to introduce House Bills

Thursday, February 19, 2009  Last day to amend House Rules by majority vote

Thursday, March 5, 2009  Last day to report House bills going to a second committee

Thursday, March 19, 2009  Last day to report all House bills not in a second committee, except budgets

Thursday, March 26, 2009  Last day to act on all House bills not in a second committee, except budgets

Thursday, April 2, 2009  Last day to report all remaining House bills. Last day to report list of retained House bills.

Thursday, April 9, 2009  Last day to act on House bills CROSSOVER

Thursday, April 30, 2009  Last day to report Senate bills going to a second committee.

Thursday, May 7, 2009  Last day to act on Senate bills going to a second committee.

Thursday, May 28, 2009  Last day to report all remaining Senate bills Last day to report list of retained Senate bills.

Thursday, June 4, 2009  Last day to act on Senate bills

Wednesday, June 10, 2009  Last day to form Committees of Conference

Thursday, June 18, 2009  Last day to sign Committee of Conference reports

Thursday, June 25, 2009  Last day to act on Committee of Conference reports

RULES OF COMMITTEE PROCEDURE

100. Committee Chairman; Duties.

The duties of each committee chairman, appointed pursuant to House Rule 32, shall be the following:

(a) To preside at all meetings of the committee;

(b) To call the meeting to order at the time and place designated by the meeting notice;

(c) A quorum being present, to cause the committee to proceed with its business in the proper order according to the agenda and to announce the business before the committee as it proceeds with such business;
To preserve order and decorum and to speak on points of order, in which case the chairman shall have preference over other members;

To decide all points of order, subject to appeal to the committee;

To explain or clarify any rule of procedure upon request;

To state, or direct the clerk to state, each motion as it is made;

To recognize members;

To state and put to a vote all questions requiring a vote or upon which a vote is ordered and to announce the vote;

To appoint the chairman and all members of all subcommittees;

To assign duties and responsibilities to the vice-chairman of the committee;

To sign all documents which require the chairman’s signature;

To arrange for the posting and filing of committee notices;

To supervise and be responsible for the preparation of committee reports and supplements;

To submit requests to the Speaker for committee members’ attendance at and travel to off-site meetings;

To have custody of all legislative documents and reports referred or submitted to the committee during the legislative session;

To transmit to the Clerk each legislative document and report which the committee has: 1) reported, or 2) been discharged from considering, or 3) been ordered to report;

To carry out all other duties as may be required.

101. Members, Duty to Attend Meetings; Attendance Record.
It shall be the duty of committee members to attend and participate in all committee meetings. A record of the members present and the members absent at each committee meeting shall be maintained. The chairman shall be responsible for assuring that this record is maintained and shall notify the Speaker of excessive unexcused absences.

102. Excessive Absences.
Each committee chairman may request the Speaker to remove from committee membership any member of the committee whose absences from committee meetings are judged to be excessive in number.

103. Notice of Executive Sessions.
Notice of all executive sessions at which a recorded vote will be taken shall be given by notification in the House Calendar at least two days prior to said executive session, or notification by the Chairman of the appropriate committee on the floor of the House.

104. Notice; Contents.
Each meeting notice shall contain the following information:
(1) the time and place of the meeting;
(2) the matters proposed for consideration;
(3) any other information which the committee deems pertinent.

105. Quorum Required to Transact Business.
The presence of a quorum, defined as a majority of each committee, shall be required for a committee to transact business and no official action shall be taken by a committee unless a quorum is present.

106. Vote Required for Committee Actions; Members Disqualified.
The approval of a majority of the quorum present shall be required for a committee to decide a question or to take official action on any matter; provided however, that a member who has filed a Declaration of Intent pursuant to the Ethics Guidelines that the member will not participate, shall not be required to vote and shall not be counted for purposes of determining the number necessary or for establishing a quorum to act on that question.

107. Roll Call, Recorded Votes Required.
At each legislative committee meeting, final action on any bill or resolution shall be by roll call. All roll call votes shall appear in the records of the committee as otherwise provided in these rules. In all roll call votes the names of the members voting for the motion, the names of the members voting against the motion, and the names of members not participating because of a conflict of interest, or absent shall be recorded. If a member is present when the question is put, he or she must vote when called unless the member is not participating pursuant to the New Hampshire General Court Ethics Guidelines.

108. Minutes of Meetings Required; Contents.
Minutes of each meeting shall be kept by the committee clerk or under the direction of the clerk and they shall constitute a written record of committee proceedings at such meeting. The minutes shall contain:

(a) The time and place of the meeting of the committee;
(b) The members present or absent;
(c) The names and addresses of all persons appearing before the committee with the names and address, if any, of the person, firm, corporation or association in whose behalf the appearance is made;
(d) The bills, resolutions or other matters considered;
(e) Action of the committee, including final action of the committee with respect to each bill or resolution on which the committee makes a report to the House;
(f) The vote of each member on each bill or resolution, matter or motion considered by the committee on which a roll call vote is taken;
(g) The important points made by each witness at a public hearing and by each member of the committee, insofar as possible.
109. Permanent Committee Records; Disposition.

(a) The permanent records of the committee shall include a file of the public record on each bill or resolution received by the committee. The public record on each bill or resolution shall include minutes of all committee and subcommittee meetings, a copy of the original document, a copy of committee amendments proposed by a member, whether adopted or not, and the disposition thereof; a copy of any fiscal note, actuarial note or notice attached to a bill or resolution at the time of committee consideration; all prepared statements which have been filed with the committee by members or interested parties. Only paper copies of letters, statements or other documents delivered by a member or other interested party to the committee chair, vice chair or committee clerk in hand or by US or commercial mail shall constitute a filing with the committee and made part of the public record.

(b) The permanent records of the committee shall be kept by the House Clerk in a place designated by the Speaker.

110. Open Meetings.
All meetings of any committee of the House and Senate shall be open to the public subject to the provisions of N.H. RSA 91-A.


* * * * *

DEFINITIONS

RESOLUTIONS
Resolutions are the formal expressions of the opinions and wishes of the legislature. There are four types: joint resolutions, concurrent resolutions, simple resolutions, and constitutional amendment-concurrent resolutions (CACRs). Joint resolutions, concurrent resolutions and CACRs must be approved by both branches of the legislature, while simple resolutions are considered only by the body of introduction. All resolutions take effect upon passage, so they often are used to meet emergency situations.

(a) JOINT RESOLUTION:
A joint resolution is one which has the force and effect of law, and as such must pass both the house and senate and be signed by the governor. The constitution, Pt. II, Art. 45, provides that joint resolutions shall be treated as bills.
Joint resolutions are introduced and considered in the same manner as bills, except that they can only be used for temporary provisions. Joint resolutions cannot be used
to amend the public or private laws of New Hampshire (the RSA or the session laws), but they can be used to appropriate money for limited purposes; to establish temporary study committees; and to make adjustments in the state retirement system for certain individuals. Because a joint resolution is effective upon passage, it is useful for supplemental or deficiency appropriations, but such appropriations may not extend beyond the second fiscal year of the biennium. As with other appropriations, if a resolution makes an appropriation from the general fund the governor must be authorized to draw [his] a warrant for the sums appropriated.

(b) **CONCURRENT RESOLUTION:**
A concurrent resolution is acted on by the house or senate and sent to the other house for approval but is not sent to the governor for signature. Therefore, it does not have the effect of a law, and it is important to note that it can not be used to appropriate money. Concurrent resolutions may be used to put the legislature on record as supporting or disavowing some aspect of national or state policy. Also, a concurrent resolution may be utilized to express appreciation to some individual or group.

(c) **SIMPLE RESOLUTION:**
A simple resolution is one which is considered by the legislative body in which it is introduced and is of interest to only that body. Neither house nor senate resolutions have the effect of law. They are written to show appreciation to some individual or group, to ask the supreme court for an advisory opinion on a bill originating in that body, to express sympathy for an individual’s death or illness, or, in a lighter vein, to commemorate an event affecting one of the members.

(d) **CONSTITUTIONAL AMENDMENT-CONCURRENT RESOLUTION:**
An amendment to the constitution may be proposed by the legislature, as well as a constitutional convention. N. H. Const. Pt. 2, Art. 100. Each body must approve the CACR by a three-fifths vote of the entire membership, then be submitted to the voters at the next biennial November election. The CACR must be approved by two-thirds of the qualified voters present and voting.
Joint Staff

LEGISLATIVE SERVICES
Carol J. Holahan, Director

LEGISLATIVE BUDGET ASSISTANT
Jeffry A. Pattison

LEGISLATIVE ACCOUNTING
Joyce A. Phinney, Manager
Mary Vinson, Accounting Technician
Toni Belair, Accounting Clerk

GENERAL COURT INFORMATION SYSTEMS
W. Stanton Kelly, Director
David E. Nadeau, Assistant Manager/Software Engineer
Stephen W. Holland, Software Engineer
Scott M. Kelley, Network Administrator/Web Master
Scott Rupp, Network Administrator/Programmer
Laurie A. Sortevik, PC/LAN Specialist
Vel Masse, Help Desk/LAN Support

GENERAL COURT LEGISLATIVE OPERATIONS
Douglas Dolcino, Director
William Comeau, Building Services Worker
Peter Gauthier, Building Services Worker
Dawn Graves, Shop Steward
Jamie O’Connor, Administrative Assistant
PROTECTIVE SERVICES
Randy J. Joyner, Chief of Protective Services
Joseph E. Burke, Robert C. Edmonds,
Stanley Kolodnicki, Larry Krupnik,
James Landrigan, John Woolf, James Young
Jamie O’Connor, Senior Administrative Assistant

VISITORS CENTER
Virginia J. Drew, Director
Deborah I. Rivers, Public Information Administrator

NURSE
Dianne Bergquist, RN; Ellen Neilley, RN
# Statutory and Joint Committees

**ADMINISTRATIVE RULES**  
(RSA 541-A:2, I)

**HOUSE**  
Maurice L. Pilotte  
Peter B. Schmidt  
Betsey L. Patten  
Suzanne H. Gottling  
Alida I. Millham  
Laurie J. Boyce (alt)  
Kathleen N. Taylor (alt)  
Kimberley S. Casey (alt)  
Tara A. Sad (alt)  
David H. Kidder (alt)

**SENATE**  
Jacalyn L. Cilley  
Martha Fuller Clark  
Amanda Merrill  
Robert J. Letourneau  
Kathleen G. Sgambati (alt)  
Matthew S. Houde (alt)  
Betsi DeVries (alt)  
Michael W. Downing (alt)  
Sharon M. Carson (alt)

## ADVANCED MANUFACTURING EDUCATION ADVISORY COUNCIL  
(RSA 188-E:21)

**HOUSE**  
Sally H. Kelly

**SENATE**  
Molly M. Kelly

## ADVISORY COMMITTEE ON STANDARD WELLNESS PLAN FOR SMALL EMPLOYERS  
(RSA 420-G:4-B, III)

**HOUSE**  
Edward A. Butler

**SENATE**  
Kathleen G. Sgambati

## AGING  
(RSA 161-F:7, I)

**HOUSE**  
Robert G. Bridgham

**SENATE**  
Margaret Gilmour
AIR POLLUTION ADVISORY
(RSA 125-J:11)

HOUSE
Suzanne Harvey
David A. Borden
Robin P. Read
Robert E. Introne

SENATE
Margaret W. Hassan
Jcalyn L. Cilley
John T. Gallus
Bob Odell

ALCOHOL & DRUG ABUSE PREVENTION, INTERVENTION & TREATMENT, GOVERNOR’S COMMISSION ON
(RSA 12-J:1)

HOUSE
Suzanne Harvey
Patricia M. McMahon

SENATE
Harold Janeway
Theodore L. Gatsas

APPLIED TECHNOLOGY & INNOVATION
(RSA 12-H:1, I)

HOUSE
Rick M. Ladd, Jr.
Charles L. Townsend

SENATE
Martha Fuller Clark
Peter E. Bragdon
Matthew S. Houde

ASSESSING STANDARDS BOARD
(RSA 21-J:14-A)

HOUSE
Peter B. Schmidt
Betsy L. Patten

SENATE
Betsi DeVries
Amanda Merrill

AUTOMATED EXTERNAL DEFIBRILLATOR ADVISORY
(RSA 195-I:2)

HOUSE
Christine C. Hamm
William J. Remick

SENATE
Margaret Gilmour
AUTOMATED INFORMATION SYSTEMS
(RSA 201-A:24)

HOUSE
Daniel A. Eaton

SENATE
Peter E. Bragdon

AUTOMOTIVE TECHNOLOGY ADVISORY COUNCIL
(RSA 188-E:20)

HOUSE
Robert W. Williams

SENATE
Robert J. Letourneau

BREATHE ANALYZER MACHINES ADVISORY
(RSA 106-G:1)

HOUSE
Stephen J. Shurtleff

SENATE
Betsi DeVries

BUSINESS FINANCE AUTHORITY
(RSA 162-A:4)

HOUSE
Stephen T. DeStefano
Thomas L. Buco

SENATE
Harold Janeway
Molly M. Kelly

CAMPAIGN FINANCING STATUTES ADVISORY
(RSA 664:5-C, II)

HOUSE
James R. Splaine
Richard B. Drisko

SENATE
Bette R. Lasky
John S. Barnes, Jr.

CANNON MOUNTAIN ADVISORY COMMISSION
(RSA 12-A:29-B)

HOUSE
Kathleen Taylor
David H. Russell
Martha S. McLeod (citizen)

SENATE
John T. Gallus
Deborah R. Reynolds
CAPITAL BUDGET OVERVIEW
(RSA 17-J:2)

HOUSE
Candace C.W. Bouchard
John R. Cloutier
Daniel A. Eaton
Bernard L. Benn
John A. Graham
W. Douglas Scamman, Jr.

SENATE
Harold Janeway
Lou D’Allesandro
Michael W. Downing

CERTIFICATE OF NEED TASK FORCE
(RSA 151-C:16)

HOUSE
Thomas E. Donovan
Cindy Rosenwald

SENATE
Kathleen G. Sgambati
Margaret Gilmour

CHARTER SCHOOL & OPEN ENROLLMENT
LEGISLATIVE OVERSIGHT
(RSA 194-B:21)

HOUSE
Kimberly S. Casey
Barbara E. Shaw
John B. Hunt

SENATE
Molly M. Kelly
Peter E. Bragdon
Amanda Merrill

CHILD CARE ADVISORY
(RSA 126-A:17)

HOUSE
Anne C. Grassie

SENATE
Amanda Merrill

CHILDREN & ADOLESCENTS WITH
CHRONIC HEALTH CONDITIONS
(RSA 126-J:1)

HOUSE
James P. Pilliod

SENATE
Margaret W. Hassan
CHILDREN WITH DISABILITIES ADVISORY
(RSA 186-C:3-B)

HOUSE
Claire D. Clarke
Nancy Stiles

SENATE
Amanda Merrill
Peter E. Bragdon

CHILDREN’S TRUST FUND
(RSA 169-C:39-D)

HOUSE
Anne C. Grassie
Betsy McKinney

SENATE
Margaret Gilmour
Bette R. Lasky

CHRISTA MCAULIFFE PLANETARIUM COMMISSION
(RSA 12-L:3)

HOUSE
Jessie L. Osborne
William J. Remick

SENATE
Harold Janeway
Robert J. Letourneau

CITIZENS TRADE POLICY COMMISSION
(RSA 19-L)

HOUSE
Susi Nord
William J. Infantine

SENATE
Jacquelyn L. Cilley
Bob Odell

CIVIL WAR MEMORIALS COMMISSION
(RSA 21-K:18)

HOUSE
Robert H. Rowe
Sherman A. Packard
Linda T. Foster

SENATE
Matthew S. Houde
John S. Barnes, Jr.
Robert J. Letourneau
CLAIMS
(RSA 541-B:3)

HOUSE
Kathleen G. Sgambati
Bob Odell

SENATE

COLLEGE TUITION SAVINGS PLAN ADVISORY
(RSA 195-H:2)

HOUSE
Robert A. Foose
Russell F. Ingram

SENATE
Harold Janeway

COMMISSION ON DEAFNESS AND HEARING LOSS
(RSA 125-Q)

HOUSE
Susan Emerson
Joy K. Tilton

SENATE
No Appt. Required

COMMISSION ON MOTOR VEHICLE FINES
(RSA 262:45)

HOUSE
David A. Welch
Susan W. Almy
Jennifer M. Brown

SENATE
No Appt. Required

COMPREHENSIVE CANCER PLAN OVERSIGHT
(RSA 126-A:65)

HOUSE
Robert G. Bridgham
Larry A. Emerton

SENATE
Martha Fuller Clark
Bob Odell

CONSERVATION NUMBER PLATE ADVISORY
(RSA 261:97-D)

HOUSE
Judith T. Spang
Stephen H. Nedeau
Derek Owen

SENATE
Martha Fuller Clark
John T. Gallus
Robert J. Letourneau
COordinated SCHOOL HEALTH COMMITTEE
(RSA 186:67-A)

HOUSE
Joy K. Tilton

SENATE
Molly M. Kelly

COUNCIL ON THE RELATIONSHIP BETWEEN PUBLIC HEALTH
AND THE ENVIRONMENT
(RSA 125-P)

HOUSE
Barbara C. French
Frank G. Case
Derek Owen

SENATE
Martha Fuller Clark
Sharon M. Carson

COURT ACCREDITATION COMMISSION
(RSA 490:5-A)

HOUSE
Candace C.W. Bouchard

SENATE
Matthew S. Houde

CURRENT USE
(RSA 79-A:3)

HOUSE
Derek Owen

SENATE
Jacalyn L. Cilley

DAM MANAGEMENT REVIEW
(RSA 482:93, I)

HOUSE
Henry A.L. Parkhurst
Marcia G. Moody
James D. Aguiar
Peter S. Bolster

SENATE
Jacalyn L. Cilley
Bob Odell
Amanda Merrill
### Developmental Disability and Acquired Brain Disorder Waitlist and Services Fund Allocation Oversight Committee

**House**
- Suzanne S. Butcher
- Trinka T. Russell
- Charles E. McMahon

**Senate**
- Kathleen G. Sgambati
- Margaret W. Hassan
- Peter E. Bragdon

### Dropout Prevention & Dropout Recovery Oversight Council

**House**
- Scott A. Merrick

**Senate**
- Molly M. Kelly

### Economic Development Advisory Council

**House**
- Margaret W. Hassan

### Economic Development Fund Review

**House**
- Peter R. Leishman
- Cynthia J. Dokmo

**Senate**
- Sylvia B. Larsen
- Lou D’Allesandro
- John T. Gallus

### Education Improvement & Assessment Oversight

**House**
- Emma L. Rous
- James M. O’Neil
- W. Douglas Scamman, Jr.

**Senate**
- Molly M. Kelly
- Amanda Merrill
- Bob Odell
EDUCATIONAL COMMISSION OF THE STATES
(RSA 200-G:2)

HOUSE
Emma L. Rous
SENATE
Molly M. Kelly

ELDERLY AFFAIRS
(RSA 17-H:2)

HOUSE
Joan H. Schulze
Robert G. Bridgham
Charlotte Houde-Quimby
Kate Miller
Larry A. Emerton
Peter L. Batula
SENATE
Margaret W. Hassan
Margaret Gilmour
Sheila Roberge

ELECTRIC UTILITY RESTRUCTURING OVERSIGHT
(RSA 374-F:5)

HOUSE
Naida L. Kaen
Jacqueline A. Cali-Pitts
Suzanne Harvey
James M. Garrity
James M. Devine
SENATE
Amanda Merrill

EMERGENCY MANAGEMENT SYSTEM OVERSIGHT
(RSA 21-P:51)

HOUSE
Mary J. Gorman
Peter L. Batula
Michael S. Rollo
Joy K. Tilton
Robin P. Read
David A. Welch
SENATE
Lou D’Allesandro
Betsy DeVries
Sharon M. Carson
EMERGENCY SHELTER AND HOMELESS COORDINATION
(RSA 126-A:32)

HOUSE
Priscilla P. Lockwood
Frances D. Potter

SENATE
Martha Fuller Clark
Sharon M. Carson

EMPLOYEE RELATIONS
(RSA 273-A:9,V)

HOUSE
Terie Norelli
Mary Jane Wallner
Sherman A. Packard
Marjorie K. Smith
Candace C.W. Bouchard
Sharon L. Nordgren
Jeffrey P. Goley
Franklin C. Bishop

SENATE
Sylvia B. Larsen
Margaret W. Hassan
Peter E. Bragdon
Lou D’Allesandro
Harold Janeway
Bob Odell
Betsi DeVries

ENERGY EFFICIENCY AND SUSTAINABLE ENERGY BOARD
(RSA 125-O:5-A)

HOUSE
David A. Borden
James M. Garrity

SENATE
Martha Fuller Clark

ENVIRONMENTAL RESEARCH ADVISORY
(RSA 187-B:1)

HOUSE
Suzanne H. Gottling
David A. Borden
Susan E. Wiley
David H. Watters

SENATE
Martha Fuller Clark

EQUALIZATION STANDARDS BOARD
(RSA 21-J:14-C)

HOUSE
Peter B. Schmidt
Peyton B. Hinkle

SENATE
ETHICS
(RSA 14-B:2)

HOUSE
Janet G. Wall
Stella Scamman
Kimon S. Zachos, Esq. (citizen)
Richard L. Russman (citizen jointly appointed)

SENATE
Amanda Merrill
Sheila Roberge
Martin L. Gross, Esq. (citizen)

EXOTIC AQUATIC WEEDS & SPECIES STUDY
(RSA 487:30)

HOUSE
Richard B. Drisko
Jane E. Beaulieu
Frank A. Tupper
Chris Christensen
David H. Russell

SENATE
Matthew S. Houde
Don Foudriat (citizen)
Stewart Lamprey (citizen - alt)

FACILITIES
(RSA 17-E:2)

HOUSE
Terie Norelli
Mary Jane Wallner
Sherman A. Packard
Marjorie K. Smith
Daniel A. Eaton
Gene G. Chandler

SENATE
Sylvia B. Larsen
Margaret W. Hassan
Peter E. Bragdon
Lou D’Allesandro
Martha Fuller Clark
Sheila Roberge

FILM AND TELEVISION COMMISSION
(RSA 21-K:23,III)

HOUSE
Leigh A. Webb

SENATE
Deborah R. Reynolds
FISCAL
(RSA 14:30-A)

HOUSE
Marjorie K. Smith
Sharon L. Nordgren
Neal M. Kurk
W. Douglas Scamman, Jr.
Robert A. Foose
Daniel A. Eaton (alt)
Fran Wendelboe (alt)

SENATE
Lou D’Allesandro
Kathleen G. Sgambati
John T. Gallus
Sylvia B. Larsen
Peter E. Bragdon

FREEDOM’S WAY HERITAGE AREA COMMISSION
(RSA 217-B:2)

HOUSE
Henry Parkhurst

SENATE
Bette R. Lasky

GAS UTILITY RESTRUCTURING OVERSIGHT
(RSA 374:60)

HOUSE
Suzanne Harvey
Robert E. Introne

SENATE
Martha Fuller Clark
Jacalyn L. Cilley
Bob Odell
Sheila Roberge

GOVERNOR’S CAPITAL BUDGET ADVISORY
(RSA 9:3-A, IV)

HOUSE
Candace C.W. Bouchard

SENATE
Harold Janeway

GRANITE STATE CULTURAL LEGACY AWARD SELECTION
(RSA 21-K:17)

HOUSE
Peter H. Allen
Angeline A. Kopka
Dennis H. Fields

SENATE
Betsi DeVries
Martha Fuller Clark
Sheila Roberge
GRANT REVIEW COMMITTEE
(RSA 12-A:54)

HOUSE  
James D. Aguiar

SENATE  
Betsi DeVries

GUARDIAN AD LITEM BOARD
(RSA 490-C:1)

HOUSE  
Mary Beth Walz

SENATE  
Sheila Roberge

HAZARDOUS MATERIAL TRANSPORTATION ADVISORY
(RSA 21-P:24-A)

HOUSE  
John DeJoie
Jennifer R. Coffey

SENATE  
Betsi DeVries
Robert J. Letourneau

HEALTH & HUMAN SERVICES OVERSIGHT
(RSA 126-A:13)

HOUSE  
Cindy Rosenwald
Thomas E. Donovan
John DeJoie
Peter L. Batula
Alida I. Millham

SENATE  
Kathleen G. Sgambati
Margaret Gilmour
John T. Gallus

HEALTHY KIDS CORPORATION
(RSA 126-H:3)

HOUSE  
John B. Hunt

SENATE  
Kathleen G. Sgambati
### HEALTHY KIDS CORPORATION REFORM OVERSIGHT COMMITTEE  
(RSA 126-H:9)

<table>
<thead>
<tr>
<th>HOUSE</th>
<th>SENATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anne C. Grassie</td>
<td>Martha Fuller Clark</td>
</tr>
<tr>
<td>John B. Hunt</td>
<td>Betsi DeVries</td>
</tr>
<tr>
<td>Barbara Hull Richardson</td>
<td>Harold Janeway</td>
</tr>
<tr>
<td>Julie M. Brown</td>
<td>Kathleen G. Sgambati</td>
</tr>
<tr>
<td>Charles B. Yeaton</td>
<td>Bob Odell</td>
</tr>
</tbody>
</table>

### HERITAGE COLLECTIONS  
(RSA 227-C:18)

<table>
<thead>
<tr>
<th>HOUSE</th>
<th>SENATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Linda T. Foster</td>
<td>Martha Fuller Clark</td>
</tr>
</tbody>
</table>

### HISTORICAL COMMITTEE  
(RSA 17-I:1)

<table>
<thead>
<tr>
<th>HOUSE</th>
<th>SENATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Linda T. Foster</td>
<td>Sylvia B. Larsen</td>
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<tr>
<td>Janet G. Wall</td>
<td>Bob Odell</td>
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<tr>
<td>Michael S. Rollo</td>
<td>Margaret W. Hassan</td>
</tr>
<tr>
<td>David A. Welch</td>
<td>Peter E. Bragdon</td>
</tr>
</tbody>
</table>

### HOME EDUCATION ADVISORY COUNCIL  
(RSA 193-A:10)

<table>
<thead>
<tr>
<th>HOUSE</th>
<th>SENATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emma L. Rous</td>
<td>Molly M. Kelly</td>
</tr>
<tr>
<td>Paul Ingbretson</td>
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</tr>
</tbody>
</table>

### HOUSING AND CONSERVATION PLANNING PROGRAM ADVISORY BOARD  
(RSA 4-C:29)

<table>
<thead>
<tr>
<th>HOUSE</th>
<th>SENATE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Timothy Butterworth</td>
<td>Martha Fuller Clark</td>
</tr>
<tr>
<td>Andy R. Peterson</td>
<td></td>
</tr>
</tbody>
</table>
IMPROVING THE QUALITY OF VITAL RECORDS INFORMATION (RSA 126:24-H)

HOUSE
Roger G. Wells

SENATE
Margaret Gilmour

INFORMATION TECHNOLOGY COUNCIL (RSA 21-R:6)

HOUSE
Charles L. Townsend

SENATE
Deborah R. Reynolds

INFORMATION TECHNOLOGY OVERSIGHT COMMITTEE (RSA 21-R:9)

HOUSE
Daniel A. Eaton
Russell C. Day
Charles L. Townsend

SENATE
Jacalyn L. Cilley
Deborah R. Reynolds
Robert J. Letourneau

INNOVATION RESEARCH CENTER OVERSIGHT (RSA 187-A:32)

HOUSE
Naida L. Kaen

SENATE
Amanda Merrill

INTERAGENCY COORDINATING COUNCIL FOR WOMEN OFFENDERS (RSA 21-H:14-C)

HOUSE
Gene P. Charron

SENATE
Sylvia B. Larsen

INTERAGENCY ENERGY EFFICIENCY (RSA 21-1:19-C)

HOUSE
David A. Borden
Saghir A. Tahir

SENATE
No Appt. Required
INTERAGENCY RECYCLING AND PRODUCT PURCHASE COMMITTEE  
(RSA 9-C:4)  
HOUSE  
Jane E. Beaulieu  
Pamela Z. Tucker  
SENATE  
Harold Janeway  

INTERBRANCH CRIMINAL AND JUVENILE JUSTICE COUNCIL  
(RSA 651-E)  
HOUSE  
David A. Welch  
Sandra C. Harris  
SENATE  
Deborah R. Reynolds  
Robert J. Letourneau  

INTERNATIONAL TRADE ADVISORY  
(RSA 12-A:30)  
HOUSE  
Paul McEachern  
SENATE  
Jacalyn L. Cilley  

JOINT COMMITTEE ON COSTING AN ADEQUATE EDUCATION  
(RSA 193-E:2-D)  
HOUSE  
Emma L. Rous  
Judith T. Reever  
David W. Hess  
Robert A. Foose  
SENATE  
Molly M. Kelly  
Amanda Merrill  
Lou D’Allesandro  
Bob Odell  
Peter E. Bragdon  

JOINT COMMITTEE ON EMPLOYEE CLASSIFICATION  
(RSA 14:14-C)  
HOUSE  
Anne-Marie Irwin  
Ken Hawkins  
Sandra B. Keans  
SENATE  
Kathleen G. Sgambati  
Lou D’Allesandro  
Michael W. Downing
<table>
<thead>
<tr>
<th>Committee</th>
<th>House</th>
<th>Senate</th>
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</thead>
<tbody>
<tr>
<td><strong>JUDICIAL COUNCIL</strong></td>
<td></td>
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<tr>
<td>(RSA 494:1)</td>
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<tr>
<td>HOUSE</td>
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<tr>
<td>David E. Cote</td>
<td></td>
<td>Deborah R. Reynolds</td>
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<tr>
<td><strong>JUDICIAL RETIREMENT BOARD OF TRUSTEES</strong></td>
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<td>(RSA 100-C:11)</td>
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<tr>
<td>Janet G. Wall</td>
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<td>Deborah R. Reynolds</td>
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<tr>
<td><strong>JUVENILE JUSTICE</strong></td>
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<td>(RSA 169-H:1)</td>
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<td>HOUSE</td>
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<tr>
<td>Mary Stuart Gile</td>
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<td>Deborah R. Reynolds</td>
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<tr>
<td>Laura C. Pantelakos</td>
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<td>Sheila Roberge</td>
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<tr>
<td><strong>JUVENILE JUSTICE ADVISORY</strong></td>
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<tr>
<td>HOUSE</td>
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<tr>
<td>Patricia A. Dowling</td>
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<td>Deborah R. Reynolds</td>
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<tr>
<td>Benjamin C. Baroody</td>
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<tr>
<td>Deanna S. Rollo</td>
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<td>David J. Bettencourt</td>
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<tr>
<td><strong>LAND &amp; COMMUNITY HERITAGE INVESTMENT AUTHORITY</strong></td>
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<tr>
<td>(RSA 227-M:4)</td>
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<tr>
<td>HOUSE</td>
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<tr>
<td>Judith T. Spang</td>
<td></td>
<td>Martha Fuller Clark</td>
</tr>
<tr>
<td>David W. Hess</td>
<td></td>
<td>Harold Janeway</td>
</tr>
</tbody>
</table>
LEGISLATIVE ADVISORY COMMITTEE ON STATE EMPLOYEES
INSURANCE BENEFITS
(RSA 21-I:28-A)

HOUSE
Patricia M. McMahon
Peter R. Leishman
Russell F. Ingram

SENATE
Margaret W. Hassan
Bob Odell

LEGISLATIVE YOUTH ADVISORY COUNCIL
(RSA 19-K:1)

HOUSE
Carolyn M. Gargasz

SENATE
Deborah R. Reynolds

LONG-RANGE CAPITAL PLANNING & UTILIZATION
(RSA 17-M:1)

HOUSE
John R. Cloutier
David B. Campbell
Gene G. Chandler
James B. Rausch

SENATE
Molly M. Kelly
Lou D’Allesandro
Harold Janeway
John T. Gallus

LONG-TERM CARE RATE ADVISORY COMMITTEE
(RSA 151-E:6-A)

HOUSE
John DeJoie
Charles E. McMahon

SENATE
Kathleen G. Sgambati
Margaret Gilmour

MANUFACTURED HOUSING
(RSA 205-A:25)

HOUSE
David H. Russell
Larry Brown

SENATE
No Appt. Required
STATUTORY AND JOINT COMMITTEES

MEDICAL MALPRACTICE AND INSURANCE OVERSIGHT COMMITTEE
(RSA 519-B:11)

HOUSE
Joan H. Schulze
John B. Hunt
Janet G. Wall
Shannon E. Chandley

SENATE
Deborah R. Reynolds
Bette R. Lasky
Matthew S. Houde
Robert J. Letourneau

MILK PRODUCERS RELIEF FUND BOARD
(RSA 184:109)

HOUSE
Tara A. Sad

SENATE
Deborah R. Reynolds

NATIONAL GUARD SCHOLARSHIP FUND
(RSA 110-B:62)

HOUSE
Michael S. Rollo

SENATE
John S. Barnes, Jr.

NEW ENGLAND BOARD OF HIGHER EDUCATION
(RSA 200-A:3)

HOUSE
Marjorie K. Smith

SENATE
Lou D’Allesandro

NEW HAMPSHIRE BRAIN & SPINAL CORD INJURY ADVISORY
(RSA 137-K:2)

HOUSE
Laurie J. Boyce

SENATE
Kathleen G. Sgambati

NEW HAMPSHIRE COUNCIL ON SUICIDE PREVENTION
(RSA 126-R)

HOUSE
Trinka T. Russell
Alida I. Millham

SENATE
John T. Gallus
<table>
<thead>
<tr>
<th>Committee Name</th>
<th>House Members</th>
<th>Senate Members</th>
</tr>
</thead>
<tbody>
<tr>
<td>NH HOSPITAL CLINICAL OPERATION &amp; ADMINISTRATION OVERSIGHT</td>
<td>Sharon L. Nordgren, Lori A. Movsesian</td>
<td>Kathleen G. Sgambati, Bob Odell</td>
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<tr>
<td>(RSA 541-B:23)</td>
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<tr>
<td>NH RAIL TRANSIT AUTHORITY BOARD OF DIRECTORS</td>
<td>Robert W. Williams, Stephen H. Nedeau</td>
<td>Robert J. Letourneau, Martha Fuller Clark</td>
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<tr>
<td>(RSA 238-A:2)</td>
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<tr>
<td>NEW HAMPSHIRE-CANADIAN TRADE COUNCIL</td>
<td>Benjamin C. Baroody, J. David Knox</td>
<td>Jacalyn L. Cilley, John T. Gallus</td>
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<tr>
<td>(RSA 12-A:2-G)</td>
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<tr>
<td>NUCLEAR DECOMMISSIONING ELECTRIC GENERATING FACILITIES</td>
<td>Robert E. Introne</td>
<td>Jacalyn L. Cilley</td>
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<tr>
<td>(RSA 162-F:15)</td>
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<tr>
<td>NUCLEAR WASTE POLICY ADVISORY</td>
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<tr>
<td>OBD II TESTING ADVISORY</td>
<td>Mary R. Cooney, Robert W. Williams, Sherman A. Packard</td>
<td>Betsy DeVries, Robert J. Letourneau, Michael W. Downing</td>
</tr>
<tr>
<td>(RSA 266:59-B,VII (A))</td>
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</tr>
</tbody>
</table>
OFFICIAL COVER PLATE ADVISORY COMMITTEE
(RSA 261:90-A)

HOUSE
Daniel A. Eaton

SENATE
Sylvia B. Larsen

OIL FUND DISBURSEMENT
(RSA 146-D:4)

HOUSE
Chris Christensen
Leigh A. Webb

SENATE
Harold Janeway
Bette R. Lasky

ORIENTATION
(RSA 17-C:2)

HOUSE
Sharon L. Nordgren
Frank W. Davis
Suzanne Harvey
Pamela G. Price
Karen O. Wadsworth (Clerk)

SENATE
Sylvia B. Larsen
Lou D’Allesandro
Peter E. Bragdon

OSTEOPOROSIS ADVISORY
(RSA 126-I:3)

HOUSE
Barbara C. French

SENATE
Sheila Roberge

PEASE DEVELOPMENT AUTHORITY
(RSA 12-G:4)

HOUSE
Robert A. Allard (citizen)

SENATE
Robert F. Preston, Sr. (citizen)
PERFORMANCE AUDIT & OVERSIGHT
(RSA 17-N:1)

HOUSE
Marjorie K. Smith
Linda T. Foster
Anne-Marie Irwin
John Reagan
Lynne M. Ober

SENATE
Harold Janeway
Kathleen G. Sgambati
Lou D’Allesandro
John S. Barnes, Jr.
Peter E. Bragdon

PERINATAL, ALCOHOL, TOBACCO & OTHER DRUG USE
(RSA 132:19)

HOUSE
Barbara Hull Richardson

SENATE
Kathleen G. Sgambati
Sheila Roberge

PERMISSIBLE FIREWORKS REVIEW
(RSA 160-C:13)

HOUSE
David A. Welch
John W. Flanders, Sr.

SENATE
Molly M. Kelly
Peter E. Bragdon

PET OVERPOPULATION
(RSA 437-A:7)

HOUSE
Tara A. Sad
James B. Rausch

SENATE
Sheila Roberge
John T. Gallus

PRE-ENGINEERING TECHNOLOGY ADVISORY
(RSA 188-E:15)

HOUSE
Norman L. Major

SENATE
Molly M. Kelly
PUBLIC HIGHER EDUCATION STUDY  
(RSA 187-A:28-A)

HOUSE
Emma L. Rous  
Scott A. Merrick  
Pamela G. Price  
William S. Belvin  
Mary R. Cooney

SENATE
Molly M. Kelly  
Lou D’Allesandro  
Peter E. Bragdon

PUBLIC WATER ACCESS  
(RSA 233-A:2, I)

HOUSE
John W. Henson  
Jayne E. Spaulding

SENATE
Deborah R. Reynolds  
John T. Gallus

RECYCLING MARKET DEVELOPMENT  
(RSA 149-O:1)

HOUSE
Jane E. Beaulieu

SENATE
Jacalyn L. Cilley

RETIREMENT SYSTEM ADMINISTRATION  
(RSA 100-A:14)

HOUSE
Patricia M. McMahon

SENATE
Harold Janeway

RIGHT-TO-KNOW OVERSIGHT COMMISSION  
(RSA 91-A:11)

HOUSE
Lucy M. Weber  
Jessie L. Osborne  
James M. Garrity  
Kimberly S. Casey

SENATE
Betsi DeVries  
Jacalyn L. Cilley  
John S. Barnes, Jr.

SCENIC & CULTURAL BYWAYS  
(RSA 238:20)

HOUSE
Marcia G. Moody

SENATE
Deborah R. Reynolds
SCHOOL ADMINISTRATIVE UNITS OVERSIGHT
(RSA 194-C:11)

HOUSE
Emma L. Rous
Nancy F. Stiles
William S. Belvin

SENATE
Molly M. Kelly
Michael W. Downing
Bob Odell

SEPTEMBER 11 MEMORIAL
(RSA 4:9-F)

HOUSE
Randolph NS Holden
Baldwin M. Domingo
Maureen Mann

SENATE
Lou D’Allesandro
Matthew S. Houde
John S. Barnes, Jr.

SKYHAVEN AIRPORT COMMISSION
(RSA 422:37)

HOUSE
Sandra B. Keans

SENATE
Jacalyn L. Cilley

STATE PARK SYSTEM ADVISORY
(RSA 216-A:3-K)

HOUSE
Leigh A. Webb
Susan R. Kepner
Christopher J. Ahlgren

SENATE
Margaret W. Hassan
Bob Odell

STATE RETIREE HEALTH PLAN COMMISSION
(RSA 100-A:56)

HOUSE
Edward A. Butler

SENATE
Michael W. Downing

STATE SUGGESTION AND EXTRAORDINARY
SERVICE AWARD PROGRAM
(RSA 99-E, I)

HOUSE
Dianne E. Schuett

SENATE
Michael W. Downing
STATE VETERANS' ADVISORY  
(RSA 115-A:2, VI) 

HOUSE  
Roger R. Berube  
Alfred P. Baldasaro  

SENATE  
Margaret W. Hassan  
Sharon M. Carson  

STRATEGIC CAPITAL PLAN COMMITTEE  
(RSA 21-H:14-A)  

HOUSE  
Candace C.W. Bouchard  
Laura C. Pantelakos  
Bernard L. Benn  
David A. Welch  
Eric Anderson  

SENATE  
Margaret W. Hassan  
Michael W. Downing  

TELECOMMUNICATIONS OVERSIGHT  
(RSA 374:22-H)  

HOUSE  
Naida L. Kaen  
Melanie Levesque  
James E. Devine  

SENATE  
Deborah R. Reynolds  
Theodore L. Gatsas  

TELECOMMUNICATIONS PLANNING AND DEVELOPMENT ADVISORY  
(RSA 12-A:46)  

HOUSE  
Carol H. Friedrich  

SENATE  
Deborah R. Reynolds  

TRAIL SYSTEM ADVISORY COMMITTEE SUBCOMMITTEE  
(RSA 216-F:5, IV)  

HOUSE  
Henry A.L. Parkhurst  

SENATE  
Harold Janeway  

UNEMPLOYMENT COMPENSATION ADVISORY  
(RSA 282-A:128)  

HOUSE  
Franklin C. Bishop  

SENATE  
Betsi DeVries
VOLUNTEER NH  
(RSA 19-H:1)  

HOUSE  
Joy K. Tilton  

SENATE  
Betsi DeVries  

WATER RESOURCES COMMITTEE  
(RSA 481:1-B)  

HOUSE  
Peter H. Allen  
James D. Aguiar  
David H. Russell  

SENATE  
Jacalyn L. Cilley  
Margaret W. Hassan  
Bob Odell  

WEBSTER ADVISORY BOARD  
(RSA 201-A:27)  

HOUSE  
Norman L. Major  

SENATE  
Peter E. Bragdon  

WELLNESS & PRIMARY PREVENTION COUNCIL  
(RSA 126-M:3)  

HOUSE  
Barbara C. French  

SENATE  
Kathleen G. Sgambati  

WINNIPESAUKEE WATERSHED ADVISORY  
(RSA 483-D:2)  

HOUSE  
Frank A. Tupper  

SENATE  
Kathleen G. Sgambati  

WORKERS’ COMPENSATION ADVISORY  
(RSA 281-A:62)  

HOUSE  
Jeffrey P. Goley  

SENATE  
Betsi DeVries
Press

ASSOCIATED PRESS – Norma Love

BOSTON GLOBE – Eric Moskowitz

CONCORD MONITOR – Lauren Dorgan, Sarah Leibowitz

FOSTER’S DAILY DEMOCRAT (DOVER)
Geoff Cunningham, Adam Krauss

THE CITIZEN (LACONIA) – John Howe

GOLDEN DOME NEWS – Chris Dornin

MANCHESTER UNION LEADER
John DiStaso, Tom Fahey, Garry Rayno

NASHUA TELEGRAPH – Kevin Landrigan

NEW ENGLAND CABLE NEWS (NECN) – Lauren Collins

PORTSMOUTH HERALD – Shir Haberman

WEVO (CONCORD) - NHPR – Josh Rogers, Dan Gorenstein

WGIR (MANCHESTER) – Angela Anderson

WOKQ (DOVER) – Don Briand

WZID (MANCHESTER) – Tracy Caruso

WENH-TV 11 (DURHAM) - NHPTV – Richard Ager

WMUR-TV 9 (MANCHESTER) – Josh McElveen, Adam Sexton

WNNE-TV 31 (WHITE RIVER JCT., VT) – Tiffany Yasuf
John H. Lynch
Governor
Executive Department
271-2121

GOVERNOR
John H. Lynch, Hopkinton

EXECUTIVE COUNCILORS
Raymond S. Burton, r, Bath, District 1
John Shea, d, Nelson, District 2
Beverly A. Hollingworth, d, Portsmouth, District 3
Raymond J. Wieczorek, r, Manchester, District 4
Debora B. Pignatelli, d, Nashua, District 5

EXECUTIVE ASSISTANT TO THE EXECUTIVE COUNCIL
Joanne Ruel

CHIEF OF STAFF
Richard Sigel, Manchester

DEPUTY CHIEF OF STAFF
Pamela M. Walsh, Concord

LEGAL COUNSEL/POLICY DIRECTOR
Michael A. Delaney, Manchester

BUDGET DIRECTOR
Kristen McLeod, Concord

DIRECTOR OF APPOINTMENTS/LIAISON
TO EXECUTIVE COUNCIL
Jennifer Kuzma, Concord

PRESS SECRETARY
Colin Manning, Concord
SPECIAL ASSISTANT FOR POLICY
Kate Peters, Bow
Katja Fox, Wolfeboro
Liz Ignacio, Concord

NORTH COUNTRY
Richard McLeod, Franconia

DIRECTOR OF SCHEDULING
Lindsay Johnson, Concord

DIRECTOR OF OFFICE ADMINISTRATION
Hilary Denoncourt, Salisbury

ADMINISTRATIVE ASSISTANT
Chickie Shanelaris, Loudon
Elaine Sword, Hopkinton

RECEPTIONIST
Brittney Ives, Loudon

SPECIAL ASSISTANT TO THE GOVERNOR
Jamie Richardson, Gilford

OFFICE OF CITIZEN AFFAIRS
Cara Osborn, Portsmouth
Lindsay Whitelaw, Concord
Maurya Tollefsen, Manchester

SECURITY
Sgt. Bruce Twyon, Hopkinton
TFC Scott Frye, Nashua
Governor’s Military Staff

ADJUTANT GENERAL
Major General Kenneth R. Clark, N.H. National Guard

AIDES-DE-CAMP
Brigadier General Benton M. Smith, NH Army National Guard
Commander Peter S. Burdett, NH Army National Guard
Lieutenant Colonel Brian Phillips, NH Army National Guard
Major Ernest F. Loomis, NH Army National Guard
Major Anthony L. Picano, NH Air National Guard
Major Jennifer Haggard, NH Army National Guard
Major Davis Ulricson, NH Army National Guard
Major Eric Hogancamp, NH Army National Guard
Major James Challender, NH Army National Guard
Major Steven M. Grady, NH Army National Guard
Captain Suzanne L. Barricklow, NH Air National Guard
Captain Kenneth Leedberg, NH Air National Guard
Major Stephanie Riley, NH Army National Guard
Captain Dennis P. Kazynski, NH Army National Guard
First Lieutenant Mathew H. Wright, NH Army National Guard
Lieutenant Colonel Ralph J. Huber, NH Army National Guard
Captain Robert J. Burnham, NH Army National Guard
DIAGRAM OF THE COUNCIL CHAMBER
New Hampshire Constitution

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AS SUBSEQUENTLY AMENDED AND IN FORCE

JANUARY 2009

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33. Secretary of state to count votes for senators and notify persons elected.
34. Vacancies in senate, how filled.
35. Senate, judges of their own elections.
36. Adjournment.
37. Senate to elect their own officers; quorum.
38. Senate to try impeachments; mode of proceeding.
40. Chief justice to preside on impeachment of governor.

EXECUTIVE POWER - GOVERNOR
41. Governor, supreme executive magistrate.
42. Election of governor, return of votes; electors; if no choice, legislature to elect one of two highest candidates; qualifications for governor.
43. In cases of disagreement, governor to adjourn or prorogue legislature; if causes exist, may convene them elsewhere.
44. Veto to bills.
45. Resolves to be treated like bills.
46. Nominations and appointment of officers.
47. Governor and council have negative on each other.
48. [Repealed, 1976.]
49. President of senate, etc. to act as governor when office vacant; speaker of house to act when office of president of senate also vacant.
49-a. Prolonged failure to qualify; vacancy in office of governor due to physical or mental incapacity, etc.
50. Governor to prorogue or adjourn legislature, and call extra sessions.
52. Pardoning power.
53. [Repealed, 1976.]
54. [Repealed, 1976.]
55. [Repealed, 1976.]
56. Disbursements from treasury.
57. [Repealed, 1950.]
58. Compensation of governor and council.
59. Salaries of judges.

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60. Councilors; mode of election, etc.
61. Vacancies, how filled, if no choice.
62. Subsequent vacancies; governor to convene; duties.
63. Impeachment of councilors.
64. Secretary to record proceedings of council.
65. Councilor districts provided for.
66. Elections by legislature may be adjourned from day to day; order thereof.

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67. Election of secretary and treasurer.
68. State records, where kept; duty of secretary.
69. Deputy secretary.
70. Secretary to give bond.

COUNTY TREASURER, ETC.
71. County treasurers, registers of probate, county attorneys, sheriffs, and registers of deeds elected.
72. Counties may be divided into districts for registering deeds.
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72-a. Supreme and superior courts.
73. Tenure of office to be expressed in commissions; judges to hold office during good behavior, etc., removal.
73-a. Supreme court, administration.
74. Judges to give opinions, when.
75. Justices of peace commissioned for five years.
76. Divorce and probate appeals, where tried.
77. Jurisdiction of justices in civil causes.
78. Judges and sheriffs, when disqualified by age.
79. Judges and justices not to act as counsel.
80. Jurisdiction and term of probate courts.
81. Judges and registers of probate not to act as counsel.

CLERKS OF COURTS

82. Clerks of courts, by whom appointed.

ENCOURAGEMENT OF LITERATURE, TRADE, ETC.

83. Encouragement of literature, etc.; control of corporations, monopolies, etc.

OATHS AND SUBSCRIPTIONS EXCLUSION FROM OFFICES, ETC.

84. Oath of civil officers.
85. Before whom taken.
86. Form of commissions.
87. Form of writs.
88. Form of indictments, etc.
89. Suicides and deodands.
90. Existing laws continued if not repugnant.
91. Habeas corpus.
92. Enacting style of statutes.
93. Governor and judges prohibited from holding other offices.
94. Incompatibility of offices; only two offices of profit to be held at same time.
95. Incompatibility of certain offices.
96. Bribery and corruption disqualify for office.
97. [Repealed, 1950.]
98. Constitution, when to take effect.
99. [Repealed, 1980.]
100. Alternate methods of Proposing amendments.
101. Enrollment of constitution.
Article 1. [Equality of Men; Origin and Object of Government.] All men are born equally free and independent; therefore, all government of right originates from the people, is founded in consent, and instituted for the general good.

June 2, 1784*

[Art.] 2. [Natural Rights.] All men have certain natural, essential, and inherent rights - among which are, the enjoying and defending life and liberty; acquiring, possessing, and protecting, property; and, in a word, of seeking and obtaining happiness. Equality of rights under the law shall not be denied or abridged by this state on account of race, creed, color, sex or national origin.

June 2, 1784
Amended 1974 adding sentence to prohibit discrimination.

[Art.] 2-a. [The Bearing of Arms.] All persons have the right to keep and bear arms in defense of themselves, their families, their property and the state.

December 1, 1982

[Art.] 3. [Society, its Organization and Purposes.] When men enter into a state of society, they surrender up some of their natural rights to that society, in order to ensure the protection of others; and, without such an equivalent, the surrender is void.

June 2, 1784

[Art.] 4. [Rights of Conscience Unalienable.] Among the natural rights, some are, in their very nature unalienable, because no equivalent can be given or received for them. Of this kind are the Rights of Conscience.

June 2, 1784

[Art.] 5. [Religious Freedom Recognized.] Every individual has a natural and unalienable right to worship God according to the dictates of his own conscience, and reason; and no subject shall be hurt, molested, or restrained, in his person, liberty, or estate, for worshipping God in the manner and season most agreeable to the dictates of his own conscience; or for his religious profession, sentiments, or persuasion; provided he doth not disturb the public peace or disturb others in their religious worship.

June 2, 1784

*The date on which each article was proclaimed as having been adopted is given after each article. This is followed by the year in which amendments were adopted and the subject matter of all the amendments.
[Art.] 6. [Morality and Piety.] As morality and piety, rightly grounded on high principles, will give the best and greatest security to government, and will lay, in the hearts of men, the strongest obligations to due subjection; and as the knowledge of these is most likely to be propagated through a society, therefore, the several parishes, bodies, corporate, or religious societies shall at all times have the right of electing their own teachers, and of contracting with them for their support or maintenance, or both. But no person shall ever be compelled to pay towards the support of the schools of any sect or denomination. And every person, denomination or sect shall be equally under the protection of the law; and no subordination of any one sect, denomination or persuasion to another shall ever be established.

June 2, 1784
Amended 1968 to remove obsolete sectarian references.

[Art.] 7. [State Sovereignty.] The people of this state have the sole and exclusive right of governing themselves as a free, sovereign, and independent state; and do, and forever hereafter shall, exercise and enjoy every power, jurisdiction, and right, pertaining thereto, which is not, or may not hereafter be, by them expressly delegated to the United States of America in congress assembled.

June 2, 1784

[Art.] 8. [Accountability of Magistrates and Officers; Public’s Right to Know.] All power residing originally in, and being derived from, the people, all the magistrates and officers of government are their substitutes and agents, and at all times accountable to them. Government, therefore, should be open, accessible, accountable and responsive. To that end, the public’s right of access to governmental proceedings and records shall not be unreasonably restricted.

June 2, 1784
Amended 1976 by providing right of access to governmental proceedings and records.

[Art.] 9. [No Hereditary Office or Place.] No office or place, whatsoever, in government, shall be hereditary - the abilities and integrity requisite in all, not being transmissible to posterity or relations.

June 2, 1784

[Art.] 10. [Right of Revolution.] Government being instituted for the common benefit, protection, and security, of the whole community, and not for the private interest or emolument of any one man, family, or class of men; therefore, whenever the ends of government are perverted, and public liberty manifestly endangered, and all other means of redress are ineffectual, the people may, and of right ought
to reform the old, or establish a new government. The doctrine of nonresistance against arbitrary power, and oppression, is absurd, slavish, and destructive of the good and happiness of mankind.

June 2, 1784

[Art.] 11. [Elections and Elective Franchises.] All elections are to be free, and every inhabitant of the state of 18 years of age and upwards shall have an equal right to vote in any election. Every person shall be considered an inhabitant for the purposes of voting in the town, ward, or unincorporated place where he has his domicile. No person shall have the right to vote under the constitution of this state who has been convicted of treason, bribery or any willful violation of the election laws of this state or of the United States; but the supreme court may, on notice to the attorney general, restore the privilege to vote to any person who may have forfeited it by conviction of such offenses. The general court shall provide by law for voting by qualified voters who at the time of the biennial or state elections, or of the primary elections therefor, or of city elections, or of town elections by official ballot, are absent from the city or town of which they are inhabitants, or who by reason of physical disability are unable to vote in person, in the choice of any officer or officers to be elected or upon any question submitted at such election. Voting registration and polling places shall be easily accessible to all persons including disabled and elderly persons who are otherwise qualified to vote in the choice of any officer or officers to be elected or upon any question submitted at such election. The right to vote shall not be denied to any person because of the non-payment of any tax. Every inhabitant of the state, having the proper qualifications, has equal right to be elected into office.

June 2, 1784

Amended 1903 to provide that in order to vote or be eligible for office a person must be able to read the English language and to write.

Amended 1912 to prohibit those convicted of treason, bribery or willful violation of the election laws from voting or holding elective office.

Amended 1942 to provide for absentee voting in general elections. Amended 1956 to provide for absentee voting in primary elections.

Amended 1968 to provide right to vote not denied because of nonpayment of taxes.

Also amended in 1968 to delete an obsolete phrase.

Amended 1976 to reduce voting age to 18.

Amended 1984 to provide accessibility to all registration and polling places.

[Art.] 12. [Protection and Taxation Reciprocal.] Every member of the community has a right to be protected by it, in the enjoyment of his life, liberty, and property; he is therefore bound to contribute his share in the expense of such protection,
and to yield his personal service when necessary. But no part of a man’s property shall be taken from him, or applied to public uses, without his own consent, or that of the representative body of the people. Nor are the inhabitants of this state controllable by any other laws than those to which they, or their representative body, have given their consent.

June 2, 1784

Amended 1964 by striking out reference to buying one’s way out of military service.

[Art.] 12-a. [Power to Take Property Limited.] No part of a person’s property shall be taken by eminent domain and transferred directly or indirectly, to another person if the taking is for the purpose of private development or other private use of the property.

November 7, 2006

[Art.] 13. [Conscientious Objectors not Compelled to Bear Arms.] No person, who is conscientiously scrupulous about the lawfulness of bearing arms, shall be compelled thereto.

June 2, 1784

Amended 1964 by striking out reference to buying one’s way out of military service.

[Art.] 14. [Legal Remedies to be Free, Complete, and Prompt.] Every subject of this state is entitled to a certain remedy, by having recourse to the laws, for all injuries he may receive in his person, property, or character; to obtain right and justice freely, without being obliged to purchase it; completely, and without any denial; promptly, and without delay; conformably to the laws.

June 2, 1784

[Art.] 15. [Right of Accused.] No subject shall be held to answer for any crime, or offense, until the same is fully and plainly, substantially and formally, described to him; or be compelled to accuse or furnish evidence against himself. Every subject shall have a right to produce all proofs that may be favorable to himself; to meet the witnesses against him face to face, and to be fully heard in his defense, by himself, and counsel. No subject shall be arrested, imprisoned, despoiled, or deprived of his property, immunities, or privileges, put out of the protection of the law, exiled or deprived of his life, liberty, or estate, but by the judgment of his peers, or the law of the land; provided that, in any proceeding to commit a person acquitted of a criminal charge by reason of insanity, due process shall require that clear and convincing evidence that the person is potentially dangerous to himself or to others and that the person suffers from a mental disorder must be established. Every person held to answer in any crime or offense punishable by deprivation of
liberty shall have the right to counsel at the expense of the state if need is shown; this right he is at liberty to waive, but only after the matter has been thoroughly explained by the court.

June 2, 1784
Amended 1966 to provide the right to counsel at state expense if the need is shown.
Amended 1984 reducing legal requirement proof beyond a reasonable doubt to clear and convincing evidence in insanity hearings.

[Art.] 16. [Former Jeopardy; Jury Trial in Capital Cases.] No subject shall be liable to be tried, after an acquittal, for the same crime or offense. Nor shall the legislature make any law that shall subject any person to a capital punishment, (excepting for the government of the army and navy, and the militia in actual service) without trial by jury.

June 2, 1784

[Art.] 17. [Venue of Criminal Prosecutions.] In criminal prosecutions, the trial of facts, in the vicinity where they happened, is so essential to the security of the life, liberty and estate of the citizen, that no crime or offense ought to be tried in any other county or judicial district than that in which it is committed; except in any case in any particular county or judicial district, upon motion by the defendant, and after a finding by the court that a fair and impartial trial cannot be had where the offense may be committed, the court shall direct the trial to a county or judicial district in which a fair and impartial trial can be obtained.

June 2, 1784
Amended 1792 to change “assembly” to: legislature.
Amended 1978 so that court at defendant’s request may change trial to another county or judicial district.

[Art.] 18. [Penalties to be Proportioned to Offenses; True Design of Punishment.] All penalties ought to be proportioned to the nature of the offense. No wise legislature will affix the same punishment to the crimes of theft, forgery, and the like, which they do to those of murder and treason. Where the same undistinguishing severity is exerted against all offenses, the people are led to forget the real distinction in the crimes themselves, and to commit the most flagrant with as little compunction as they do the lightest offenses. For the same reason a multitude of sanguinary laws is both impolitic and unjust. The true design of all punishments being to reform, not to exterminate mankind.

June 2, 1784
Amended 1792 deleting “those of” after do in 3d sentence and changing “dye” to: offenses.
[Art.] 19. [Searches and Seizures Regulated.] Every subject hath a right to be secure from all unreasonable searches and seizures of his person, his houses, his papers, and all his possessions. Therefore, all warrants to search suspected places, or arrest a person for examination or trial in prosecutions for criminal matters, are contrary to this right, if the cause or foundation of them be not previously supported by oath or affirmation; and if the order, in a warrant to a civil officer, to make search in suspected places, or to arrest one or more suspected persons or to seize their property, be not accompanied with a special designation of the persons or objects of search, arrest, or seizure; and no warrant ought to be issued; but in cases and with the formalities, prescribed by law.

June 2, 1784
Amended 1792 to change order of words.

[Art.] 20. [Jury Trial in Civil Causes.] In all controversies concerning property, and in all suits between two or more persons except those in which another practice is and has been customary and except those in which the value in controversy does not exceed $1,500 and no title to real estate is involved, the parties have a right to a trial by jury. This method of procedure shall be held sacred, unless, in cases* arising on the high seas and in cases relating to mariners’ wages, the legislature shall think it necessary hereafter to alter it.

June 2, 1784

*"Cases" appears in 1792 parchment copy of constitution. Original constitution had “causes.”
Amended in 1877 to prohibit jury trials unless the amount in controversy exceeds $100.
Amended in 1960 to increase the amount to $500 before a jury trial may be requested.
Amended in 1988 to change $500 to $1,500

[Art.] 21. [Jurors; Compensation.] In order to reap the fullest advantage of the inestimable privilege of the trial by jury, great care ought to be taken, that none but qualified persons should be appointed to serve; and such ought to be fully compensated for their travel, time and attendance.

June 2, 1784

[Art.] 22. [Free Speech; Liberty of the Press.] Free speech and liberty of the press are essential to the security of freedom in a state: They ought, therefore, to be inviolably preserved.

June 2, 1784
Amended 1968 to include free speech.

[Art.] 23. [Retrospective Laws Prohibited.] Retrospective laws are highly injurious, oppressive, and unjust. No such laws, therefore, should be made, either for the decision of civil causes, or the punishment of offenses.

June 2, 1784
[Art.] 24. [Militia.] A well regulated militia is the proper, natural, and sure defense, of a state.
June 2, 1784

[Art.] 25. [Standing Armies.] Standing armies are dangerous to liberty, and ought not to be raised, or kept up, without the consent of the legislature.
June 2, 1784

[Art.] 26. [Military Subject to Civil Power.] In all cases, and at all times, the military ought to be under strict subordination to, and governed by, the civil power.
June 2, 1784

[Art.] 27. [Quartering of Soldiers.] No soldier in time of peace, shall be quartered in any house, without the consent of the owner; and in time of war, such quarters ought not to be made but by the civil authorities in a manner ordained by the legislature.
June 2, 1784

Amended in 1980 substituting "authorities" for "magistrate."

[Art.] 28. [Taxes, by Whom Levied.] No subsidy, charge, tax, impost, or duty, shall be established, fixed, laid, or levied, under any pretext whatsoever, without the consent of the people, or their representatives in the legislature, or authority derived from that body.
June 2, 1784

[Art.] 28-a. [Mandated Programs.] The state shall not mandate or assign any new, expanded or modified programs or responsibilities to any political subdivision in such a way as to necessitate additional local expenditures by the political subdivision unless such programs or responsibilities are fully funded by the state or unless such programs or responsibilities are approved for funding by a vote of the local legislative body of the political subdivision.
November 28, 1984

[Art.] 29. [Suspension of Laws by Legislature Only.] The power of suspending the laws, or the execution of them, ought never to be exercised but by the legislature, or by authority derived therefrom, to be exercised in such particular cases only as the legislature shall expressly provide for.
June 2, 1784

[Art.] 30. [Freedom of Speech.] The freedom of deliberation, speech, and debate, in either house of the legislature, is so essential to the rights of the people, that it cannot be the foundation of any action, complaint, or prosecution, in any other court or place whatsoever.
June 2, 1784
[Art.] 31. [Meetings of Legislature, for What Purposes.] The legislature shall assemble for the redress of public grievances and for making such laws as the public good may require.
June 2, 1784
Amended 1792 generally rewording sentence and omitting "for correcting, strengthening and confirming the laws."

[Art.] 32. [Rights of Assembly, Instruction, and Petition.] The people have a right, in an orderly and peaceable manner, to assemble and consult upon the common good, give instructions to their representatives, and to request of the legislative body, by way of petition or remonstrance, redress of the wrongs done them, and of the grievances they suffer.
June 2, 1784

[Art.] 33. [Excessive Bail, Fines, and Punishments Prohibited.] No magistrate, or court of law, shall demand excessive bail or sureties, impose excessive fines, or inflict cruel or unusual punishments.
June 2, 1784

[Art.] 34. [Martial Law Limited.] No person can, in any case, be subjected to law martial, or to any pains or penalties by virtue of that law, except those employed in the army or navy, and except the militia in actual service, but by authority of the legislature.
June 2, 1784

[Art.] 35. [The Judiciary; Tenure of Office, etc.] It is essential to the preservation of the rights of every individual, his life, liberty, property, and character, that there be an impartial interpretation of the laws, and administration of justice. It is the right of every citizen to be tried by judges as impartial as the lot of humanity will admit. It is therefore not only the best policy, but for the security of the rights of the people, that the judges of the supreme judicial court should hold their offices so long as they behave well; subject, however, to such limitations, on account of age, as may be provided by the constitution of the state; and that they should have honorable salaries, ascertained and established by standing laws.
June 2, 1784
Amended 1792 to provide for age limitation as provided by the constitution.

[Art.] 36. [Pensions.] Economy being a most essential virtue in all states, especially in a young one, no pension shall be granted, but in consideration of actual services; and such pensions ought to be granted with great caution, by the legislature, and never for more than one year at a time.
June 2, 1784
[Art.] 36-a [Use of Retirement Funds.] The employer contributions certified as payable to the New Hampshire retirement system or any successor system to fund the system’s liabilities, as shall be determined by sound actuarial valuation and practice, independent of the executive office, shall be appropriated each fiscal year to the same extent as is certified. All of the assets and proceeds, and income therefrom, of the New Hampshire retirement system and of any and all other retirement systems for public officers and employees operated by the state or by any of its political subdivisions, and of any successor system, and all contributions and payments made to any such system to provide for retirement and related benefits shall be held, invested or disbursed as in trust for the exclusive purpose of providing for such benefits and shall not be encumbered for, or diverted to, any other purposes.

November 28, 1984

[Art.] 37. [Separation of Powers.] In the government of this state, the three essential powers thereof, to wit, the legislative, executive, and judicial, ought to be kept as separate from, and independent of, each other, as the nature of a free government will admit, or as is consistent with that chain of connection that binds the whole fabric of the constitution in one indissoluble bond of union and amity.

June 2, 1784

[Art.] 38. [Social Virtues Inculcated.] A frequent recurrence to the fundamental principles of the constitution, and a constant adherence to justice, moderation, temperance, industry, frugality, and all the social virtues, are indispensably necessary to preserve the blessings of liberty and good government; the people ought, therefore, to have a particular regard to all those principles in the choice of their officers and representatives, and they have a right to require of their lawgivers and magistrates, an exact and constant observance of them, in the formation and execution of the laws necessary for the good administration of government.

June 2, 1784

[Art.] 39. [Changes in Town and City Charters, Referendum Required.] No law changing the charter or form of government of a particular city or town shall be enacted by the legislature except to become effective upon the approval of the voters of such city or town upon a referendum to be provided for in said law.

The legislature may by general law authorize cities and towns to adopt or amend their charters or forms of government in any way which is not in conflict with general law, provided that such charters or amendments shall become effective only upon the approval of the voters of each such city or town on a referendum.

November 16, 1966
PART SECOND -- FORM OF GOVERNMENT

Article I. [Name of Body Politic.] The people inhabiting the territory formerly called the province of New Hampshire, do hereby solemnly and mutually agree with each other, to form themselves into a free, sovereign and independent body-politic, or state, by the name of THE STATE OF NEW HAMPSHIRE.

June 2, 1784

GENERAL COURT

[Art.] 2. [Legislature, How Constituted.] The supreme legislative power, within this state, shall be vested in the senate and house of representatives, each of which shall have a negative on the other.

June 2, 1784

[Art.] 3. [General Court, When to Meet and Dissolve.] The senate and house shall assemble biennially on the first Wednesday of December for organizational purposes in even numbered years, and shall assemble annually on the first Wednesday following the first Tuesday in January, and at such other times as they may judge necessary; and shall dissolve and be dissolved at 12:01 A.M. on the first Wednesday of December in even numbered years and shall be styled THE GENERAL COURT OF NEW HAMPSHIRE.

June 2, 1784

Amended 1877 changing annual sessions to biennial sessions.
Amended 1889 calling for the legislature to meet in January instead of June.
1966 amendment permitting annual sessions was ruled invalid in Gerber v. King, 107 NH 495.
Amended 1974 to permit organizational meetings in December and the January meeting to be on the first Wednesday after the first Tuesday.
Amended 1984 changing biennial sessions to annual sessions.

[Art.] 4. [Power of General Court to Establish Courts.] The general court (except as otherwise provided by Article 72-a of Part 2) shall forever have full power and authority to erect and constitute judicatories and courts of record, or other courts, to be holden, in the name of the state, for the hearing, trying, and determining, all manner of crimes, offenses, pleas, processes, plaints, action, causes, matters and things whatsoever arising or happening within this state, or between or concerning persons inhabiting or residing, or brought, within the same, whether the same be criminal or civil, or whether the crimes be capital, or not capital, and whether the said pleas be real, personal or mixed, and for the awarding and issuing execution
thereon. To which courts and judicatures, are hereby given and granted, full power and authority, from time to time, to administer oaths or affirmations, for the better discovery of truth in any matter in controversy, or depending before them.

June 2, 1784
Amended 1966 to add exception relating to Art. 72-a, Part 2.

[Art.] 5. [Power to Make Laws, Elect Officers, Define Their Powers and Duties, Impose Fines and Assess Taxes; Prohibited from Authorizing Towns to Aid Certain Corporations.] And farther, full power and authority are hereby given and granted to the said general court, from time to time, to make, ordain, and establish, all manner of wholesome and reasonable orders, laws, statutes, ordinances, directions, and instructions, either with penalties, or without, so as the same be not repugnant or contrary to this constitution, as they may judge for the benefit and welfare of this state, and for the governing and ordering thereof, and of the subjects of the same, for the necessary support and defense of the government thereof, and to name and settle biennially, or provide by fixed laws for the naming and settling, all civil officers within this state, such officers excepted, the election and appointment of whom are hereafter in this form of government otherwise provided for; and to set forth the several duties, powers, and limits, of the several civil and military officers of this state, and the forms of such oaths or affirmations as shall be respectively administered unto them, for the execution of their several offices and places, so as the same be not repugnant or contrary to this constitution; and also to impose fines, mulcts, imprisonments, and other punishments, and to impose and levy proportional and reasonable assessments, rates, and taxes, upon all the inhabitants of, and residents within, the said state; and upon all estates within the same; to be issued and disposed of by warrant, under the hand of the governor of this state for the time being, with the advice and consent of the council, for the public service, in the necessary defense and support of the government of this state, and the protection and preservation of the subjects thereof, according to such acts as are, or shall be, in force within the same; provided that the general court shall not authorize any town to loan or give its money or credit directly or indirectly for the benefit of any corporation having for its object a dividend of profits or in any way aid the same by taking its stocks or bonds. For the purpose of encouraging conservation of the forest resources of the state, the general court may provide for special assessments, rates and taxes on growing wood and timber.

June 2, 1784
Amended 1792 changing “president” to “governor.”
Amended 1877 changing “annually” to “biennially.” Also amended to prohibit towns and cities from loaning money or credit to corporations.
Amended 1942 to permit a timber tax.
[Art.] 5-a. [Continuity of Government in Case of Enemy Attack.] Notwithstanding any general or special provision of this constitution, the general court, in order to insure continuity of state and local government operations in periods of emergency resulting from disasters caused by enemy attack, shall have the power and the immediate duty to provide for prompt and temporary succession to the powers and duties of public offices, of whatever nature and whether filled by election or appointment, the incumbents of which may become unavailable for carrying on the powers and duties of such offices, and to adopt such other measures as may be necessary and proper for insuring the continuity of governmental operations including but not limited to the financing thereof. In the exercise of the powers hereby conferred the general court shall in all respects conform to the requirements of this constitution except to the extent that in the judgment of the general court so to do would be impracticable or would admit of undue delay.

November 30, 1942

[Art.] 5-b. [Power to Provide for Tax Valuations Based on Use.] The general court may provide for the assessment of any class of real estate at valuations based upon the current use thereof.

November 15, 1968

[Art.] 6. [Valuation and Taxation.] The public charges of government, or any part thereof, may be raised by taxation upon polls, estates, and other classes of property, including franchises and property when passing by will or inheritance; and there shall be a valuation of the estates within the state taken anew once in every five years, at least, and as much oftener as the general court shall order.

June 2, 1784

Amended 1903 to permit taxes on other classes of property including franchises and property passing by inheritances.

[Art.] 6-a. [Use of Certain Revenues Restricted to Highways.] All revenue in excess of the necessary cost of collection and administration accruing to the state from registration fees, operators’ licenses, gasoline road tolls or any other special charges or taxes with respect to the operation of motor vehicles or the sale or consumption of motor vehicle fuels shall be appropriated and used exclusively for the construction, reconstruction and maintenance of public highways within this state, including the supervision of traffic thereon and payment of the interest and principal of obligations incurred for said purposes; and no part of such revenues shall, by transfer of funds or otherwise, be diverted to any other purpose whatsoever.

November 29, 1938
[Art.] 6-b. [Use of Lottery Revenues Restricted to Educational Purposes.] All moneys received from a state-run lottery and all the interest received on such moneys shall, after deducting the necessary costs of administration, be appropriated and used exclusively for the school districts of the state. Such moneys shall be used exclusively for the purpose of state aid to education and shall not be transferred or diverted to any other purpose.

November 6, 1990

[Art.] 7. [Members of Legislature Not to Take Fees or Act as Counsel.] No member of the general court shall take fees, be of counsel, or act as advocate, in any cause before either branch of the legislature; and upon due proof thereof, such member shall forfeit his seat in the legislature.

September 5, 1792

[Art.] 8. [Open Sessions of Legislature.] The doors of the galleries, of each house of the legislature, shall be kept open to all persons who behave decently, except when the welfare of the state, in the opinion of either branch, shall require secrecy.

September 5, 1792

HOUSE OF REPRESENTATIVES

[Art.] 9. [Representatives Elected Every Second Year; Apportionment of Representatives.] There shall be in the legislature of this state a house of representatives, biennially elected and founded on principles of equality, and representation therein shall be as equal as circumstances will admit. The whole number of representatives to be chosen from the towns, wards, places, and representative districts thereof established hereunder, shall be not less than three hundred seventy-five or more than four hundred. As soon as possible after the convening of the next regular session of the legislature, and at the session in 1971, and every ten years thereafter, the legislature shall make an apportionment of representatives according to the last general census of the inhabitants of the state taken by authority of the United States or of this state. In making such apportionment, no town, ward or place shall be divided nor the boundaries thereof altered.

June 2, 1784

Amended 1877 three times providing for biennial elections; increasing representation from 150 rateable polls to 600; prohibiting towns and wards from being altered so as to increase representation.

Amended 1942 limiting size of House to between 375 and 400.

Amended 1964 providing for equal representation.
[Art.] 9-a. [Legislative Adjustments of Census with Reference to Non-Residents.]
The general court shall have the power to provide by statute for making suitable adjustments to the general census of the inhabitants of the state taken by the authority of the United States or of this state on account of non-residents temporarily residing in this state.
November 30, 1960

[Art.] 10. [Representation of Small Towns.] (Repealed)
June 2, 1784. Small towns grouped together to provide one representative for 150 rateable polls.
The election meeting was to rotate annually between the towns.
Amended 1877 increasing districts to 600 inhabitants; rotation of meeting changed to biennially.
Repealed in 1889. Provisions incorporated into Art. 11.

[Art.] 11. [Small Towns; Representation by Districts.] When the population of any town or ward, according to the last federal census, is within a reasonable deviation from the ideal population for one or more representative seats, the town or ward shall have it own district of one or more representative seats. The apportionment shall not deny any other town or ward membership in one non-floterial representative district. When any town, ward, or unincorporated place has fewer than the number of inhabitants necessary to entitle it to one representative, the legislature shall form those towns, wards, or unincorporated places into representative districts which contain a sufficient number of inhabitants to entitle each district so formed to one or more representatives for the entire district. In forming the districts, the boundaries of towns, wards, and unincorporated places shall be preserved and contiguous. The excess number of inhabitants of a district may be added to the excess number of inhabitants of other districts to form at-large or floterial districts conforming to acceptable deviations. The legislature shall form the representative districts at the regular session following every decennial federal census.
June 2, 1784
Amended 1792 changing General Assembly to General Court.
Amended 1877 changing 150 rateable polls to 600 inhabitants.
Amended 1889 providing that towns of less than 600 should be represented a proportional amount of time instead of being classed as formerly provided in Art. 10.
Amended 1942 deleting reference to 600 and providing that small towns should be represented at least once in every 10 years.
Amended 1964 to permit small towns to be districted for one or more representatives.
Amended November 7, 2006 to enable towns with sufficient population to have their own representative district and permits the use of floterial districts.
[Art.] 11-a. [Division of Town, Ward or Place; Representative Districts.] Notwithstanding Articles 9 and 11, a law providing for an apportionment to form representative districts under Articles 9 and 11 of Part Second may divide a town, ward or unincorporated place into two or more representative districts if such town, ward or place, by referendum requests such division.

November 22, 1978 (Rejected in 1976 as proposed by convention, but adopted in 1978 as proposed by the general court and including both representative and senate districts.)

[Art.] 12. [Biennial Election of Representatives in November.] The members of the house of representatives shall be chosen biennially, in the month of November, and shall be the second branch of the legislature.

June 2, 1784

Amended twice in 1877 substituting “biennially” for “annually” and “November” for “March.”

[Art.] 13. [Qualifications of Electors.] (Repealed)

June 2, 1784. All persons qualified to vote in the election of senators shall be entitled to vote within the town, district, parish, or place where they dwell, in the choice of representatives. Note: The phrase “town, district, parish, or place” was shortened to “district” in engrossed copy of 1792, apparently without authority.

Repealed in 1976.

[Art.] 14. [Representatives, How Elected, Qualifications of.] Every member of the house of representatives shall be chosen by ballot; and, for two years, at least, next preceding his election shall have been an inhabitant of this state; shall be, at the time of his election, an inhabitant of the town, ward, place, or district he may be chosen to represent and shall cease to represent such town, ward, place, or district immediately on his ceasing to be qualified as aforesaid.

June 2, 1784

Amended 1852 deleting provision for representatives to have an estate of 100 pounds.

Amended 1877 deleting requirement that representatives be Protestants.

Amended 1956 substituting “ward” for “parish.”

Amended 1964 adding word “district.”

[Art.] 15. [Compensation of the Legislature.] The presiding officers of both houses of the legislature, shall severally receive out of the state treasury as compensation in full for their services for the term elected the sum of $250, and all other members thereof, seasonably attending and not departing without license, the sum of $200 and each member shall receive mileage for actual daily attendance on legislative days, but not after the legislature shall have been in session for 45 legislative days or after the first day of July following the annual assembly of the legislature, whichever occurs
CONSTITUTION OF NEW HAMPSHIRE

first; provided, however, that, when a special session shall be called by the governor or by a 2/3 vote of the then qualified members of each branch of the general court, such officers and members shall receive for attendance an additional compensation of $3 per day for a period not exceeding 15 days and the usual mileage. Nothing herein shall prevent the payment of additional mileage to members attending committee meetings or on other legislative business on nonlegislative days.

June 2, 1784
Amended 1792 requiring state to pay wages instead of town.
Amended 1889 setting salary for members at $200 and for officers at $250 with $3 per day for special sessions.
Amended 1960 limiting mileage to 90 legislative days.
Amended 1984 limiting mileage to 45 legislative days in each annual session.

[Art.] 16. [Vacancies in House, How Filled.] All intermediate vacancies, in the house of representatives may be filled up, from time to time, in the same manner as biennial elections are made.

June 2, 1784
Amended 1877 changing “annual” to “biennial” elections.

[Art.] 17. [House to Impeach Before the Senate.] The house of representatives shall be the grand inquest of the state; and all impeachments made by them, shall be heard and tried by the senate.

June 2, 1784

[Art.] 18. [Money Bills to Originate in House.] All money bills shall originate in the house of representatives; but the senate may propose, or concur with amendments, as on other bills.

June 2, 1784

[Art.] 18-a [Budget Bills.] All sections of all budget bills before the general court shall contain only the operating and capital expenses for the executive, legislative and judicial branches of government. No section or footnote of any such budget bill shall contain any provision which establishes, amends or repeals statutory law, other than provisions establishing, amending or repealing operating and capital expenses for the executive, legislative and judicial branches of government.

November 28, 1984

[Art.] 19. [Adjournment.] The house of representatives shall have the power to adjourn themselves.

June 2, 1784
Amended 1948 substituting “five” for “two” days as length of adjournment.
Amended 1966 removing limitation on adjournment.
[Art.] 20. [Quorum, What Constitutes.] A majority of the members of the house of representatives shall be a quorum for doing business: But when less than two-thirds of the representatives elected shall be present, the assent of two-thirds of those members shall be necessary to render their acts and proceedings valid.
June 2, 1784

[Art.] 21. [Privileges of Members of Legislature.] No member of the house of representatives, or senate shall be arrested, or held to bail, on mesne process, during his going to, returning from, or attendance upon, the court.
June 2, 1784

[Art.] 22. [House to Elect Speaker and Officers, Settle Rules of Proceedings, and Punish Misconduct.] The house of representatives shall choose their own speaker, appoint their own officers, and settle the rules of proceedings in their own house; and shall be judge of the returns, elections, and qualifications, of its members, as pointed out in this constitution. They shall have authority to punish, by imprisonment, every person who shall be guilty of disrespect to the house, in its presence, by any disorderly and contemptuous behavior, or by threatening, or illtreating, any of its members; or by obstructing its deliberations; every person guilty of a breach of its privileges, in making arrests for debt, or by assaulting any member during his attendance at any session; in assaulting or disturbing any one of its officers in the execution of any order or procedure of the house; in assaulting any witness, or other person, ordered to attend, by and during his attendance of the house; or in rescuing any person arrested by order of the house, knowing them to be such.
June 2, 1784

Amended 1792 by adding that the House shall be judge of the returns, elections, and qualifications of its members.

[Art.] 23. [Senate and Executive Have Like Powers; Imprisonment Limited.] The senate, governor and council, shall have the same powers in like cases; provided, that no imprisonment by either, for any offense, exceeds ten days.
June 2, 1784

Amended 1792 substituting “governor” for “president.”

[Art.] 24 [Journals and Laws to be Published; Yeas and Nays; and Protests.] The journals of the proceedings, and all public acts of both houses, of the legislature, shall be printed and published immediately after every adjournment or prorogation; and upon motion made by any one member, duly seconded, the yeas and nays, upon any question, shall be entered, on the journal. And any member of the senate, or
house of representatives, shall have a right, on motion made at the time for that purpose to have his protest, or dissent, with the reasons, against any vote, resolve, or bill passed, entered on the journal.

June 2, 1784

Amended 1792 permitting protest or dissent with reasons to be entered in the journals.

Amended 1966 requiring roll call requests to be seconded.

SENATE

[Art.] 25. [Senate, How Constituted.] The senate shall consist of twenty-four members.

June 2, 1784. Provided for 12 senators.

Amended 1792. Generally rephrased specifying term as one year from the first Wednesday in June.

Amended 1877 increasing senators to 24 and providing for 2 year term.

Amended 1889 so that term started in January instead of June.

Amended 1974 deleting reference to term.

[Art.] 26. [Senatorial Districts, How Constituted.] And that the state may be equally represented in the senate, the legislature shall divide the state into single-member districts, as nearly equal as may be in population, each consisting of contiguous towns, city wards and unincorporated places, without dividing any town, city ward or unincorporated place. The legislature shall form the single-member districts at its next session after approval of this article by the voters of the state and thereafter at the regular session following each decennial federal census.

June 2, 1784. Number of senators elected from each district (county) proportioned to taxes paid by each district.

Amended 1792 dividing the state into 12 senatorial districts still based on proportion of taxes paid by the district.

Amended 1877 increasing senate to 24 members from single member districts.

Amended 1964 providing for election of senators on basis of population.

[Art.] 26-a. [Division of Town, Ward or Place; Senatorial Districts.] Notwithstanding Article 26 or any other article, a law providing for an apportionment to form senatorial districts under Article 26 of Part Second may divide a town, ward or unincorporated place into two or more senatorial districts if such town, ward or place by referendum requests such division.

November 22, 1978
[Art.] 27. [Election of Senators.] The freeholders and other inhabitants of each district, qualified as in this constitution is provided shall biennially give in their votes for a senator, at some meeting holden in the month of November.
June 2, 1784. Annual election of senators at annual meeting in March.
Amended 1792 rewording phrases but not changing the meaning.
Amended 1877 twice substituting biennial election and sessions for annual elections and sessions and providing for elections in November instead of March.

[Art.] 28. [Senators, How and by Whom Chosen; Right of Suffrage.] (Repealed)
June 2, 1784. Senate, first branch of the legislature, elected by male inhabitants 21 years of age and older who pay their own poll tax.
Amended 1792 changing wording but not the meaning.
Amended 1877 twice, substituting “biennially” for “annually” and “November” for “March.”
Amended 1958 removing obsolete reference to “male” inhabitants as being the only ones allowed to vote.

[Art.] 29. [Qualifications of Senators.] Provided nevertheless, that no person shall be capable of being elected a senator, who is not of the age of thirty years, and who shall not have been an inhabitant of this state for seven years immediately preceding his election, and at the time thereof he shall be an inhabitant of the district for which he shall be chosen. Should such person, after election, cease to be an inhabitant of the district for which he was chosen, he shall be disqualified to hold said position and a vacancy shall be declared therein.
June 2, 1784
Amended 1852 deleting property qualifications.
Amended 1877 deleting requirements that senators be Protestant.
Amended 1976 adding provision that a senator is disqualified if he moves from his district.

[Art.] 30. [Inhabitant Defined.] And every person, qualified as the constitution provides, shall be considered an inhabitant for the purpose of being elected into any office or place within this state, in the town, or ward, where he is domiciled.
June 2, 1784
Amended 1958 substituting “ward” for “parish, and plantation.”
Amended 1976 twice deleting reference to electing and substituting “is domiciled” for “dwelleth and hath his home.”

[Art.] 31. [Inhabitants of Unincorporated Places; Their Rights, etc.] (Repealed)
June 2, 1784. Procedure and qualifications for inhabitants of unincorporated places to vote.
Amended 1877 twice providing for biennial instead of annual elections in November instead of March.
Amended 1958 deleting reference to plantations and substituting “wards” for “parishes.”
[Art.] 32. [Biennial Meetings, How Warned, Governed, and Conducted; Return of Votes, etc.] The meetings for the choice of governor, council and senators, shall be warned by warrant from the selectmen, and governed by a moderator, who shall, in the presence of the selectmen (whose duty it shall be to attend) in open meeting, receive the votes of all the inhabitants of such towns and wards present, and qualified to vote for senators; and shall, in said meetings, in presence of the said selectmen, and of the town or city clerk, in said meetings, sort and count the said votes, and make a public declaration thereof, with the name of every person voted for, and the number of votes for each person; and the town or city clerk shall make a fair record of the same at large, in the town book, and shall make out a fair attested copy thereof, to be by him sealed up and directed to the secretary of state, within five days following the election, with a superscription expressing the purport thereof.

June 2, 1784
Amended 1792 generally rewording section.
Amended 1889 substituting “January” for “June” regarding notification to secretary of state.
Amended 1958 substituting “wards” for “parishes” and added reference to city clerks.
Amended 1974 substituting “December” for “January” and “twenty” for “thirty” regarding notification to secretary of state.
Amended 1976 changing notification to 5 days after the election.

[Art.] 33. [Secretary of State to Count Votes for Senators and Notify Persons Elected.] And that there may be a due meeting of senators and representatives on the first Wednesday of December, biennially, the secretary of state shall, as soon as may be, examine the returned copy of such records; and fourteen days before the first Wednesday of December, he shall issue his summons to such persons as appear to be chosen senators and representatives, by a plurality of votes, to attend and take their seats on that day.

June 2, 1784. President and 3 of the council to issue summons to senators to take their seats.
Amended 1792 changing president to governor and specific number of councilors to majority of councilors.
Amended 1877 changing annually to biennially.
Amended 1889 changing June to January for beginning of session.
Amended 1912 substituting “plurality of votes” for “majority of votes.”
Amended 1968 deleting proviso relating to the first year.
Amended 1974 changing meeting to first Wednesday of December.
Amended 1976 providing that the secretary of state should examine the returns and notify those elected instead of governor.
[Art.] 34. [Vacancies in Senate, How Filled.] And in case there shall not appear to be a senator elected, by a plurality of votes, for any district, the deficiency shall be supplied in the following manner, viz. The members of the house of representatives, and such senators as shall be declared elected, shall take the names of the two persons having the highest number of votes in the district, and out of them shall elet, by joint ballot, the senator wanted for such district; and in this manner all such vacancies shall be filled up, in every district of the state and in case the person receiving a plurality of votes in any district is found by the Senate not to be qualified to be seated, a new elecon shall be held forthwith in said district. All vacancies in the seate arisingby dethremoval out of the state, or otherwise, except from failure to elect, shall be filled by a new election by the people of the district upon the requisition of the governor and council, as soon as may be after such vacancies shall happen.

June 2, 1784

Amended 1792 generally rewording section.
Amended 1889 adding provisions for new elections in case of vacancies.
Amended 1912 providing for plurality of votes instead of majority.
Amended 1968 providing for new election if person elected is not qualified.

[Art.] 35. [Senate, Judges of Their Own Elections.] The senate shall be final judges of the elections, returns, and qualifications, of their own members, as pointed out in this constitution.

June 2, 1784

[Art.] 36. [Adjournment.] The senate shall have power to adjourn themselves, and whenever they shall sit on the trial of any impeachment, they may adjourn to such time and place as they may think proper although the legislature be not assembled on such day, or at such place.

June 2, 1784

Amended 1792 adding proviso relating to impeachment.
Amended 1948 increasing adjournment from 2 days to 5 days.
Amended 1966 deleting limitation on adjournment.

[Art.] 37. [Senate to Elect Their Own Officers; Quorum.] The senate shall appoint their president and other officers, and determine their own rules of proceedings: And not less than thirteen members of the senate shall make a quorum for doing business; and when less than sixteen senators shall be present, the assent of ten, at least, shall be necessary to render their acts and proceedings valid.

June 2, 1784

Amended 1792 adding “president.”
Amended 1877 increasing quorum from 7 to 13 and changing assent of 5 when less than 8 present to assent of 10 when less than 16 present.
[Art.] 38. [Senate to Try Impeachments; Mode of Proceeding.] The senate shall be a court, with full power and authority to hear, try, and determine, all impeachments made by the house of representatives against any officer or officers of the state, for bribery, corruption, malpractice or maladministration, in office; with full power to issue summons, or compulsory process, for convening witnesses before them: But previous to the trial of any such impeachment, the members of the senate shall respectively be sworn truly and impartially to try and determine the charge in question, according to evidence. And every officer, impeached for bribery, corruption, malpractice or maladministration in office, shall be served with an attested copy of the impeachment, and order of the senate thereon with such citation as the senate may direct, setting forth the time and place of their sitting to try the impeachment; which service shall be made by the sheriff, or such other sworn officer as the senate may appoint, at least fourteen days previous to the time of trial; and such citation being duly served and returned, the senate may proceed in the hearing of the impeachment, giving the person impeached, if he shall appear, full liberty of producing witnesses and proofs, and of making his defense, by himself and counsel, and may also, upon his refusing or neglecting to appear hear the proofs in support of the impeachment, and render judgment thereon, his nonappearance notwithstanding; and such judgment shall have the same force and effect as if the person impeached had appeared and pleaded in the trial.

June 2, 1784
Amended 1792 adding mode of proceeding.

[Art.] 39. [Judgment on Impeachment Limited.] Their judgment, however, shall not extend further than removal from office, disqualification to hold or enjoy any place of honor, trust, or profit, under this state, but the party so convicted, shall nevertheless be liable to indictment, trial, judgment, and punishment, according to the laws of the land.

June 2, 1784

[Art.] 40. [Chief Justice to Preside on Impeachment of Governor.] Whenever the governor shall be impeached, the chief justice of the supreme judicial court, shall, during the trial, preside in the senate, but have no vote therein.

September 5, 1792

EXECUTIVE POWER
GOVERNOR

[Art.] 41. [Governor, Supreme Executive Magistrate.] There shall be a supreme executive magistrate, who shall be styled the Governor of the State of New Hampshire, and whose title shall be His Excellency. The executive power of the state is
vested in the governor. The governor shall be responsible for the faithful execution of the laws. He may, by appropriate court action or proceeding brought in the name of the state, enforce compliance with any constitutional or legislative mandate, or restrain violation of any constitutional or legislative power, duty, or right, by any officer, department or agency of the state. This authority shall not be construed to authorize any action or proceedings against the legislative or judicial branches.

June 2, 1784

Amended 1792 substituting “Governor” for “President.”

Amended 1966 clarifying and reinforcing executive powers of the governor.

[Art.] 42. [Election of Governor, Return of Votes; Electors; If No Choice, Legislature to Elect One of Two Highest Candidates; Qualifications for Governor.] The governor shall be chosen biennially in the month of November; and the votes for governor shall be received, sorted, counted, certified and returned, in the same manner as the votes for senators; and the secretary shall lay the same before the senate and house of representatives, on the first Wednesday following the first Tuesday of January to be by them examined, and in case of an election by a plurality of votes through the state, the choice shall be by them declared and published. And the qualifications of electors of the governor shall be the same as those for senators; and if no person shall have a plurality of votes, the senate and house of representatives shall, by joint ballot elect one of the two persons, having the highest number of votes, who shall be declared governor. And no person shall be eligible to this office, unless at the time of his election, he shall have been an inhabitant of this state for 7 years next preceding, and unless he shall be of the age of 30 years.

June 2, 1784

Amended 1792 deleting specifics of handling votes at town meeting.

Amended 1852 removing property qualification for holding office.

Amended 1877 three times: biennial elections replacing annual; elections in November instead of March; deleting provision that office holders be of protestant religion.

Amended 1889 changing June to January for the secretary of state to lay the votes before the house and senate

Amended 1912 requiring a plurality instead of majority for election of governor.

Amended 1982 changing first Wednesday of January to Wednesday after the first Tuesday.

[Art.] 43. [In Cases of Disagreement Governor to Adjourn or Prorogue Legislature; If Causes Exist, May Convene Them Elsewhere.] In cases of disagreement between the two houses, with regard to the time or place of adjournment or prorogation, the governor, with advice of council, shall have a right to adjourn or prorogue the general court, not exceeding ninety days at any one time, as he may determine the public good may require, and he shall dissolve the same on the first Wednesday of December biennially. And, in cases whereby dangers may arise to
the health or lives of the members from their attendance at the general court at any place, the governor may direct the session to be holden at some other the most convenient place within the state.

June 2, 1784
Amended 1792 twice changing president to governor and inserting “place” of adjournment.
Amended 1889 changing June to January for time of dissolving house and senate.
Amended 1974 providing for the legislature to be dissolved on the first Wednesday of December.
Amended 1980 removing “infectious distemper” as a reason for the governor to convene the legislature at a different place.

[Art.] 44. [Veto to Bills.] Every bill which shall have passed both houses of the general court, shall, before it becomes a law, be presented to the governor, if he approves, he shall sign it, but if not, he shall return it, with his objections, to that house in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it; if after such reconsideration, two-thirds of that house shall agree to pass the bill, it shall be sent, together with such objections, to the other house, by which it shall likewise be reconsidered, and, if approved by two-thirds of that house, it shall become a law. But in all such cases the votes of both houses shall be determined by yeas and nays, and the names of persons, voting for or against the bill, shall be entered on the journal of each house respectively. If any bill shall not be returned by the governor within five days (Sundays excepted) after it shall have been presented to him, the same shall be a law in like manner as if he had signed it unless the legislature, by their adjournment, prevent its return, in which case it shall not be a law.
September 5, 1792

[Art.] 45. [Resolves to Be Treated Like Bills.] Every resolve shall be presented to the governor, and before the same shall take effect, shall be approved by him, or being disapproved by him, shall be repassed by the senate and house of representatives, according to the rules and limitations prescribed in the case of a bill.
September 5, 1792

[Art.] 46. [Nomination and Appointment of Officers.] All judicial officers, the attorney general, and all officers of the navy, and general and field officers of the militia, shall be nominated and appointed by the governor and council; and every such nomination shall be made at least three days prior to such appointment; and no appointment shall take place, unless a majority of the council agree thereto.
June 2, 1784
Amended 1792 making minor changes in wording.
Amended 1877 deleting solicitors and sheriffs from those appointed by governor and council.
Amended 1976 deleting appointment of coroners by governor and council.
[Art.] 47. [Governor and Council Have Negative on Each Other.] The governor and council shall have a negative on each other, both in the nominations and appointments. Every nomination and appointment shall be signed by the governor and council, and every negative shall be also signed by the governor or council who made the same.

September 5, 1792

[Art.] 48. [Field Officers to Recommend, and Governor to Appoint, Company Officers.] (Repealed)

June 2, 1784

Amended 1792 providing that field officers were to nominate and recommend to the governor the captains and subalterns instead of appointing them.

Amended 1903 added proviso that nominees had to be examined and qualified by an examining board.

Repealed 1976.

[Art.] 49. [President of Senate, etc., To Act as Governor When Office Vacant; Speaker of House to Act When Office of President of Senate Is also Vacant.] In the event of the death, resignation, removal from office, failure to qualify, physical or mental incapacity, absence from the state, or other incapacity of the governor, the president of the senate, for the time being, shall act as governor until the vacancy is filled or the incapacity is removed; and if the president of the senate, for any of the above-named causes, shall become incapable of performing the duties of governor, the same shall devolve upon the speaker of the house of representatives, for the time being, or in the case of the like incapacity of the speaker, upon the secretary of state, or in case of his like incapacity, upon the state treasurer, each of whom, in that order, shall act as governor, as hereinabove provided, until the vacancy is filled or the incapacity removed. Whenever a vacancy for the duration or remainder of the governor’s term of office occurs before the commencement of the last year of such term, a special election for governor shall take place to fill the vacancy, as provided by law. Whenever the speaker of the house acts as governor, he shall act as such only until such time as the vacancy is filled or the incapacity removed in either the office of governor or of president of the senate, whichever occurs first. Whenever either the secretary of state or the treasurer acts as governor, he shall act as such only until such time as the vacancy is filled or the incapacity removed in the offices of governor, of president of the senate or of speaker of the house, whichever occurs first. While acting as governor under this article, the president of the senate, speaker of the house, secretary of state or state treasurer, as the case may be, shall be styled Acting Governor, shall not be required to take an additional oath of office, shall have and exercise all the powers, duties and authorities of, and receive compensation equal to that of the office of governor;
and the capacity of each such officer to serve as president of the senate as well as senator, speaker of the house of representatives as well as representative, secretary of state, or state treasurer, as the case may be, or to receive the compensation of such office, shall be suspended only. While the governor or an acting governor is absent from the state on official business, he shall have the power and authority to transact such business.

June 2, 1784

Amended 1792 changing some wording and providing that the senate president acting as governor could not hold his office in the senate.

Amended 1889 providing for the speaker of the house to act as governor.

Amended 1956 providing that the governor while absent from the state has authority to transact such business.

Amended 1968 providing for succession through secretary of state and state treasurer, but only until a new senate president or house speaker is elected.

Amended 1984 rewording section generally to include incapacity, new election if vacancy occurs before last year of the term, compensation of acting governor to equal that of governor, and suspension of senate president acting as a senator or speaker to act as a representative while serving as acting governor.

[Art.] 49-a [Prolonged Failure to Qualify; Vacancy in Office of Governor Due to Physical or Mental Incapacity, etc.] Whenever the governor transmits to the secretary of state and president of the senate his written declaration that he is unable to discharge the powers and duties of his office by reason of physical or mental incapacity and until he transmits to them a written declaration to the contrary, the president of the senate, for the time being, shall act as governor as provided in article 49, subject to the succession provisions therein set forth. Whenever it reasonably appears to the attorney general and a majority of the council that the governor is unable to discharge the powers and duties of his office by reason of physical or mental incapacity, but the governor is unwilling or unable to transmit his written declaration to such effect as above provided, the attorney general shall file a petition for declaratory judgment in the supreme court requesting a judicial determination of the ability of the governor to discharge the powers and duties of his office. After notice and hearing, the justices of the supreme court shall render such judgment as they find warranted by a preponderance of the evidence; and, if the court holds that the governor is unable to discharge the powers and duties of his office, the president of the senate, for the time being, shall act as governor as provided in article 49, subject to the succession provisions therein set forth, until such time as the disability of the governor is removed or a newly elected governor is inaugurated. Such disability, once determined by the supreme court, may be removed upon petition for declaratory judgment to the supreme court by the governor if the court finds, after notice and hearing, by a preponderance of the
evidence that the governor is able to discharge the powers and duties of his office. Whenever such disability of the governor, as determined by his written declaration or by judgment of the supreme court, has continued for a period of 6 months, the general court may, by concurrent resolution adopted by both houses, declare the office of governor vacant. Whenever the governor-elect fails to qualify by reason of physical or mental incapacity or any cause other than death or resignation, for a period of 6 months following the inauguration date established by this constitution, the general court may, by concurrent resolution adopted by both houses, declare the office of governor vacant. The provisions of article 49 shall govern the filling of such vacancy, either by special election or continued service of an acting governor. If the general court is not in session when any such 6-month period expires, the acting governor, upon written request of at least 1/4 of the members of each house, shall convene the general court in special session for the sole purpose of considering and acting on the question whether to declare a vacancy in the office of governor under this article.

November 28, 1984

[Art.] 50. [Governor to Prorogue or Adjourn Legislature, and Call Extra Sessions.] The governor, with advice of council, shall have full power and authority, in the recess of the general court, to prorogue the same from time to time, not exceeding ninety days, in any one recess of said court; and during the sessions of said court, to adjourn or prorogue it to any time the two houses may desire, and to call it together sooner than the time to which it may be adjourned, or prorogued, if the welfare of the state should require the same.

June 2, 1784

Amended 1792 changing president to governor.

[Art.] 51. [Powers and Duties of Governor as Commander-in-Chief.] The governor of this state for the time being, shall be commander-in-chief of all the military forces of the state; and shall have full power, by himself or by any chief commander, or other officer or officers, from time to time, to train, instruct, exercise and govern the militia; to call forth the militia and to put in warlike posture the inhabitants of the state; to execute the laws of the state and of the United States; to suppress insurrection and to repel invasion; and, in fine, the governor is hereby entrusted with all other powers incident to the office of commander-in-chief to be exercised agreeably to the rules and regulations of the constitution and the laws of the land.

June 2, 1784

Amended 1792 changing president to governor.

Amended 1968 condensing authority of the governor as commander-in-chief of military forces.
[Art.] 52. [Pardoning Power.] The power of pardoning offenses, except such as persons may be convicted of before the senate, by impeachment of the house, shall be in the governor, by and with the advice of council: But no charter of pardon, granted by the governor, with advice of the council, before conviction, shall avail the party pleading the same, notwithstanding any general or particular expressions contained therein, descriptive of the offense or offenses intended to be pardoned.

June 2, 1784
Amended 1792 changing president to governor.

[Art.] 53. [Militia Officers, Removal of.] (Repealed)

June 2, 1784
Amended 1792 changing president to governor.
Repealed 1976.

[Art.] 54. [Staff and Non-commissioned Officers, by Whom Appointed.] (Repealed)

June 2, 1784
Repealed 1976.

[Art.] 55. [Division of Militia into Brigades, Regiments, and companies.] (Repealed)

June 2, 1784
Repealed 1976.

[Art.] 56. [Disbursements from Treasury.] No moneys shall be issued out of the treasury of this state, and disposed of, (except such sums as may be appropriated for the redemption of bills of credit, or treasurer’s notes, or for the payment of interest arising thereon) but by warrant under the hand of the governor for the time being, by and with the advice and consent of the council, for the necessary support and defense of this state, and for the necessary protection and preservation of the inhabitants thereof, agreeably to the acts and resolves of the general court.

June 2, 1784
Amended 1792 changing president to governor.

[Art.] 57. [Accounts of Military Stores.] (Repealed)

June 2, 1784
Amended 1792 changing president to governor.
Repealed 1950.
[Art.] 58. [Compensation of Governor and Council.] The governor and council shall be compensated for their services, from time to time, by such grants as the general courts shall think reasonable.

June 2, 1784
Amended 1792 changing president to governor.

[Art.] 59. [Salaries of Judges.] Permanent and honorable salaries shall be established by law, for the justices of the superior court.

June 2, 1784

COUNCIL

[Art.] 60. [Councilors; Mode of Election, etc.] There shall be biennially elected, by ballot, five councilors, for advising the governor in the executive part of government. The freeholders and other inhabitants in each county, qualified to vote for senators, shall some time in the month of November, give in their votes for one councilor; which votes shall be received, sorted, counted, certified, and returned to the secretary’s office, in the same manner as the votes for senators, to be by the secretary laid before the senate and house of representatives on the first Wednesday following the first Tuesday of January.

June 2, 1784
Amended 1792 twice changing the council from members of the house and senate elected by the house and senate to individuals elected by voters - one in each county; and changing president to governor.
Amended 1877 twice substituting biennially for annually and November for March.
Amended 1889 substituting January for June.
Amended 1984 changing the first Wednesday to the first Wednesday following the first Tuesday.

[Art.] 61. [Vacancies, How Filled, if No Choice.] And the person having a plurality of votes in any county, shall be considered as duly elected a councilor: But if no person shall have a plurality of votes in any county, the senate and house of representatives shall take the names of the two persons who have the highest number of votes in each county, and not elected, and out of those two shall elect by joint ballot, the councilor wanted for such county, and the qualifications for councilors shall be the same as for senator.

September 5, 1792
Amended 1912 substituting plurality for majority.

[Art.] 62. [Subsequent Vacancies; Governor to Convene; Duties.] If any person thus chosen a councilor, shall be elected governor or member of either branch of the legislature, and shall accept the trust; or if any person elected a councilor, shall refuse to accept the office, or in case of the death, resignation, or removal of any councilor out of the state, the governor may issue a precept for the election of a new councilor in that county where such vacancy shall happen and the choice shall
be in the same manner as before directed. And the governor shall have full power and authority to convene the council, from time to time, at his discretion; and, with them, or the majority of them, may and shall, from time to time hold a council, for ordering and directing the affairs of the state, according to the laws of the land.

September 5, 1792

[Art.] 63. [Impeachment of Councilors.] The members of the council may be impeached by the house, and tried by the senate for bribery, corruption, malpractice, or maladministration.

June 2, 1784

Amended 1792 changing wording generally and changing mal-conduct to bribery, corruption, malpractice, or maladministration.

[Art.] 64. [Secretary to Record Proceedings of Council.] The resolutions and advice of the council shall be recorded by the secretary, in a register, and signed by all members present agreeing thereto; and this record may be called for at any time, by either house of the legislature; and any member of the council may enter his opinion contrary to the resolutions of the majority, with the reasons for such opinion.

June 2, 1784

Amended 1792 adding phrases: “by the secretary,” “agreeing thereto,” and “with the reasons for such opinion.”

[Art.] 65. [Councilor Districts Provided for.] The legislature may, if the public good shall hereafter require it, divide the state into five districts, as nearly equal as may be, governing themselves by the number of population, each district to elect a councilor: And, in case of such division, the manner of the choice shall be conformable to the present mode of election in counties.

September 5, 1792

Amended 1912 substituting population for rateable polls.

[Art.] 66. [Elections by Legislature May Be Adjourned From Day to Day; Order Thereof.] And, whereas the elections, appointed to be made by this constitution on the first Wednesday of January biennially, by the two houses of the legislature, may not be completed on that day, the said elections may be adjourned from day to day, until the same be completed; and the order of the elections shall be as follows - the vacancies in the senate, if any, shall be first filled up: The governor shall then be elected, provided there shall be no choice of him by the people: And afterwards, the two houses shall proceed to fill up the vacancy, if any, in the council.

June 2, 1784

Amended 1792 twice changing president to governor and election of the council only if there is a vacancy.
Amended 1877 substituting biennially for annually.
Amended 1889 substituting January for June.
SECRETARY, TREASURER, ETC.

[Art.] 67. [Election of Secretary and Treasurer.] The secretary and treasurer shall be chosen by joint ballot of the senators and representatives assembled in one room.
June 2, 1784
Amended 1950 deleting commissary-general.

[Art.] 68. [State Records, Where Kept; Duty of Secretary.] The records of the state shall be kept in the office of the secretary, and he shall attend the governor and council, the senate and representatives, in person, or by deputy, as they may require.
June 2, 1784
Amended 1792 twice transferring authority of the secretary to appoint his deputies to next article, and changing president to governor.

[Art.] 69. [Deputy Secretary.] The secretary of the state shall, at all times, have a deputy, to be by him appointed; for whose conduct in office he shall be responsible: And, in case of the death, removal, or inability of the secretary, his deputy shall exercise all the duties of the office of secretary of this state, until another shall be appointed.
June 2, 1784
Amended 1792 describing duties of the deputy secretary.

[Art.] 70. [Secretary to Give Bond.] The secretary, before he enters upon the business of his office, shall give bond, with sufficient sureties, in a reasonable sum, for the use of the state, for the punctual performance of his trust.
September 5, 1792

COUNTY TREASURER, ETC.

[Art.] 71. [County Treasurers, Registers of Probate, County Attorneys, Sheriffs, and Registers of Deeds Elected.] The county treasurers, registers of probate, county attorneys, sheriffs and registers of deeds, shall be elected by the inhabitants of the several towns, in the several counties in the state, according to the method now practiced, and the laws of the state, Provided nevertheless the legislature shall have authority to alter the manner of certifying the votes, and the mode of electing those officers; but not so as to deprive the people of the right they now have of electing them.
June 2, 1784
Amended 1792 twice adding proviso that the legislature could alter the manner of certifying the votes and mode of electing the officers; deleting oath and bond of county treasurer and transferring oath and bond of register of deeds to next article.
Amended 1877 adding registers of probate, county solicitors, and sheriffs to those to be elected.
Amended 1958 changing county solicitor to county attorney.
[Art.] 72. [Counties May Be Divided into Districts for Registering Deeds.] And the legislature, on the application of the major part of the inhabitants of any county, shall have authority to divide the same into two districts for registering deeds, if to them it shall appear necessary; each district to elect a register of deeds: And before they enter upon the business of their offices, shall be respectively sworn faithfully to discharge the duties thereof, and shall severally give bond, with sufficient sureties, in a reasonable sum, for the use of the county for the punctual performance of their respective trusts.

June 2, 1784

Amended 1792 providing for counties being divided into districts for registering deeds and electing registers.

JUDICIARY POWER

[Art.] 72-a. [Supreme and Superior Courts.] The judicial power of the state shall be vested in the supreme court, a trial court of general jurisdiction known as the superior court, and such lower courts as the legislature may establish under Article 4th of Part 2.

November 16, 1966

[Art.] 73. [Tenure of Office To Be Expressed in Commissions; Judges to Hold Office During Good Behavior, etc.; Removal.] The tenure that all commissioned officers shall have by law in their offices shall be expressed in their respective commissions, and all judicial officers duly appointed, commissioned and sworn, shall hold their offices during good behavior except those for whom a different provision is made in this constitution. The governor with consent of the council may remove any commissioned officer for reasonable cause upon the address of both houses of the legislature, provided nevertheless that the cause for removal shall be stated fully and substantially in the address and shall not be a cause which is a sufficient ground for impeachment, and provided further that no officer shall be so removed unless he shall have had an opportunity to be heard in his defense by a joint committee of both houses of the legislature.

June 2, 1784

Amended 1792 changing president to governor.
Amended 1966 spelling out procedures for removal from office.

[Art.] 73-a. [Supreme Court, Administration.] The chief justice of the supreme court shall be the administrative head of all the courts. He shall, with the concurrence of a majority of the supreme court justices, make rules governing the administration of all courts in the state and the practice and procedure to be followed in all such courts. The rules so promulgated shall have the force and effect of law.

November 22, 1978
[Art.] 74. [Judges to Give Opinions, When.] Each branch of the legislature as well as the governor and council shall have authority to require the opinions of the justices of the supreme court upon important questions of law and upon solemn occasions.

June 2, 1784
Amended 1792 changing president to governor.
Amended 1958 substituting supreme court for superior court.

[Art.] 75. [Justices of Peace Commissioned for Five Years.] In order that the people may not suffer from the long continuance in place of any justice of the peace who shall fail in discharging the important duties of his office with ability and fidelity, all commissions of justice of the peace shall become void at the expiration of five years from their respective dates, and upon the expiration of any commission, the same may if necessary be renewed or another person appointed as shall most conduce to the well being of the state.

June 2, 1784

[Art.] 76. [Divorce and Probate Appeals, Where Tried.] All causes of marriage, divorce and alimony; and all appeals from the respective judges of probate shall be heard and tried by the superior court until the legislature shall by law make other provision.

June 2, 1784

[Art.] 77. [Jurisdiction of Justices in Civil Causes.] The general court are empowered to give to justices of the peace jurisdiction in civil causes, when the damages demanded shall not exceed one hundred dollars and title of real estate is not concerned; but with right of appeal, to either party, to some other court. And the general court are further empowered to give to police courts original jurisdiction to try and determine, subject to right of appeal and trial by jury, all criminal causes wherein the punishment is less than imprisonment in the state prison.

September 5, 1792
Amended 1877 substituting $100 for 4 pounds
Amended 1912 giving jurisdiction to police courts.

[Art.] 78. [Judges and Sheriffs, When Disqualified by Age.] No person shall hold the office of judge of any court, or judge of probate, or sheriff of any county, after he has attained the age of seventy years.

September 5, 1792
[Art.] 79. [Judges and Justices Not to Act as Counsel.] No judge of any court, or justice of the peace, shall act as attorney, or be of counsel, to any party, or originate any civil suit, in matters which shall come or be brought before him as judge, or justice of the peace.

September 5, 1792

[Art.] 80. [Jurisdiction and Term of Probate Courts.] All matters relating to the probate of wills, and granting letters of administration, shall be exercised by the judges of probate, in such manner as the legislature have directed, or may hereafter direct: And the judges of probate shall hold their courts at such place or places, on such fixed days, as the conveniency of the people may require; and the legislature from time to time appoint.

June 2, 1784

Amended 1792 rewording section generally.

[Art.] 81. [Judges and Registers of Probate Not to Act as Counsel.] No judge, or register of probate, shall be of counsel, act as advocate, or receive any fees as advocate or counsel, in any probate business which is pending, or may be brought into any court of probate in the county of which he is judge or register.

September 5, 1792

CLERKS OF COURTS

[Art.] 82. [Clerks of Courts, by Whom Appointed.] The judges of the courts (those of probate excepted) shall appoint their respective clerks to hold their office during pleasure: And no such clerk shall act as an attorney or be of counsel in any cause in the court of which he is clerk, nor shall he draw any writ originating a civil action.

June 2, 1784

Amended 1792 rewording section generally.

ENCOURAGEMENT OF LITERATURE, TRADES, ETC.

[Art.] 83. [Encouragement of Literature, etc.; Control of Corporations, Monopolies, etc.] Knowledge and learning, generally diffused through a community, being essential to the preservation of a free government; and spreading the opportunities and advantages of education through the various parts of the country, being highly conducive to promote this end; it shall be the duty of the legislators and magistrates, in all future periods of this government, to cherish the interest of literature and the sciences, and all seminaries and public schools, to encourage private and public institutions, rewards, and immunities for the promotion of agriculture, arts, sciences, commerce, trades, manufactures, and natural history of
the country; to countenance and inculcate the principles of humanity and general benevolence, public and private charity, industry and economy, honesty and punctuality, sincerity, sobriety, and all social affections, and generous sentiments, among the people: Provided, nevertheless, that no money raised by taxation shall ever be granted or applied for the use of the schools of institutions of any religious sect or denomination. Free and fair competition in the trades and industries is an inherent and essential right of the people and should be protected against all monopolies and conspiracies which tend to hinder or destroy it. The size and functions of all corporations should be so limited and regulated as to prohibit fictitious capitalization and provision should be made for the supervision and government thereof. Therefore, all just power possessed by the state is hereby granted to the general court to enact laws to prevent the operations within the state of all persons and associations, and all trusts and corporations, foreign or domestic, and the officers thereof, who endeavor to raise the price of any article of commerce or to destroy free and fair competition in the trades and industries through combination, conspiracy, monopoly, or any other unfair means; to control and regulate the acts of all such persons, associations, corporations, trusts, and officials doing business within the state; to prevent fictitious capitalization; and to authorize civil and criminal proceedings in respect to all the wrongs herein declared against.

June 2, 1784

Amended 1877 prohibiting tax money from being applied to schools of religious denominations.
Amended 1903 permitting the general court to regulate trusts and monopolies restraining free trade.

OATHS AND SUBSCRIPTIONS - EXCLUSION FROM OFFICES - COMMISSIONS - WRITS - CONFIRMATION OF LAWS - HABEAS CORPUS - THE ENACTING STYLE - CONTINUANCE OF OFFICERS - PROVISION FOR FUTURE REVISION OF THE CONSTITUTION - ETC.

[Art.] 84. [Oath of Civil Officers.] Any person chosen governor, councilor, senator, or representative, military or civil officer, (town officers excepted) accepting the trust, shall, before he proceeds to execute the duties of his office, make and subscribe the following declaration, viz. -

I, A.B. do solemnly swear, that I will bear faith and true allegiance to the United States of America and the state of New Hampshire, and will support the constitution thereof. So help me God.

I, A.B. do solemnly and sincerely swear and affirm that I will faithfully and impartially discharge and perform all duties incumbent on me as ......................... according to the best of my abilities, agreeably to the rules and regulations of this constitution and laws of the state of New Hampshire. So help me God.
Any person having taken and subscribed the oath of allegiance, and the same being filed in the secretary’s office, he shall not be obliged to take said oath again.

Provided always, when any person chosen or appointed as aforesaid shall be of the denomination called Quakers, or shall be scrupulous of swearing, and shall decline taking the said oaths, such person shall take and subscribe them, omitting the word “swear,” and likewise the words “So help me God,” subjoining instead thereof, “This I do under the pains and penalties of perjury.”

June 2, 1784

Amended 1792 three times, changing president to governor; shortening oath of allegiance; and dispensing with need to take second oath.

Amended 1970 adding allegiance to the United States of America.

[Art.] 85. [Before Whom Taken.] The oaths or affirmations shall be taken and subscribed by the governor before a justice of a New Hampshire court, in the presence of both houses of the legislature, by the senators and representatives before the governor and council for the time being, and by all other officers before such persons and in such manner as the general court shall from time to time appoint.

June 2, 1784

Amended 1792 three times changing president to governor, senior senator to president of the senate, assembly to legislature, and generally rewording section.

Amended 1968 deleting reference to those first elected.

Amended 1984 providing that the governor’s oath shall be taken before a justice of a New Hampshire court.

[Art.] 86. [Form of Commissions.] All commissions shall be in the name of the state of New Hampshire, signed by the governor, and attested by the secretary, or his deputy, and shall have the great seal of the state affixed thereto.

June 2, 1784

Amended 1792 changing president to governor.

[Art.] 87. [Form of Writs.] All writs issuing out of the clerk’s office in any of the courts of law, shall be in the name of the state of New Hampshire; shall be under the seal of the court whence they issue, and bear test of the chief, first, or senior justice of the court; but when such justice shall be interested, then the writ shall bear test of some other justice of the court, to which the same shall be returnable; and be signed by the clerk of such court.

June 2, 1784

[Art.] 88. [Form of Indictments, etc.] All indictments, presentments, and informations, shall conclude, “against the peace and dignity of the state.”

June 2, 1784
[Art.] 89. [Suicides and Deodands.] The estates of such persons as may destroy their own lives, shall not for that offense be forfeited, but descend or ascend in the same manner, as if such persons had died in a natural way. Nor shall any article, which shall accidentally occasion the death of any person, be henceforth deemed a deodand, or in any wise forfeited on account of such misfortune.
June 2, 1784

[Art.] 90. [Existing Laws Continued if Not Repugnant.] All the laws which have heretofore been adopted, used, and approved, in the province, colony, or state of New Hampshire, and usually practiced on in the courts of law, shall remain and be in full force, until altered and repealed by the legislature; such parts thereof only excepted, as are repugnant to the rights and liberties contained in this constitution: Provided that nothing herein contained, when compared with the twenty-third article in the bill of rights, shall be construed to affect the laws already made respecting the persons, or estates of absentees.
June 2, 1784

[Art.] 91. [Habeas Corpus.] The privilege and benefit of the habeas corpus, shall be enjoyed in this state, in the most free, easy, cheap, expeditious, and ample manner, and shall not be suspended by the legislature, except upon most urgent and pressing occasions, and for a time not exceeding three months.
June 2, 1784

[Art.] 92. [Enacting Style of Statutes.] The enacting style in making and passing acts, statutes, and laws, shall be, Be it enacted by the Senate and House of Representatives in General Court convened.
June 2, 1784

[Art.] 93. [Governor and Judges Prohibited From Holding Other Offices.] No governor, or judge of the supreme judicial court, shall hold any office or place under the authority of this state, except such as by this constitution they are admitted to hold, saving that the judges of the said court may hold the offices of justice of the peace throughout the state; nor shall they hold any place or office, or receive any pension or salary, from any other state, government, or power, whatever.
June 2, 1784

Amended 1792 changing president to governor. The engrossed copy of 1792, apparently without authority, changed superior court to supreme judicial court.

[Art.] 94. [Incompatibility of Offices; Only Two Offices of Profit to Be Holden at Same Time.] No person shall be capable of exercising, at the same time more than one of the following offices within this state, viz. judge of probate, sheriff, register of deeds; and never more than two offices of profit, which may be held
by appointment of the governor, or governor and council, or senate and house of representatives, or superior or inferior courts; military offices, and offices of justice of the peace excepted.

June 2, 1784
Amended 1792 changing president to governor.

[Art.] 95. [Incompatibility of Certain Offices.] No person holding the office of judge of any court, (except special judges) secretary, treasurer of the state, attorney-general, register of deeds, sheriff, collectors of state and federal taxes, members of Congress or any person holding any office under the United States, including any person in active military service, shall at the same time hold the office of governor, or have a seat in the senate, or house of representatives, or council; but his being chosen and appointed to, and accepting the same, shall operate as a resignation of his seat in the chair, senate, or house of representatives, or council; and the place so vacated shall be filled up. No member of the council shall have a seat in the senate or house of representatives.

June 2, 1784
Amended 1792 generally rewording section.
Amended 1950 deleting commissary-general.
Amended 1958 changing obsolete words and phrases.
Amended 1980 prohibiting persons in active military service from holding state office.

[Art.] 96. [Bribery and Corruption Disqualify for Office.] No person shall ever be admitted to hold a seat in the legislature or any office of trust or importance under this government, who, in the due course of law, has been convicted of bribery or corruption, in obtaining an election or appointment.

June 2, 1784

[Art.] 97. [Value of Money, How Computed.] (Repealed)
June 2, 1784. Money valued at 6 shillings 8 pence per ounce of silver.
Repealed 1950.

[Art.] 98. [Constitution, When to Take Effect.] To the end that there may be no failure of justice, or danger to the state, by the alterations and amendments made in the constitution, the general court is hereby fully authorized and directed to fix the time when the alterations and amendments shall take effect, and make the necessary arrangements accordingly.

September 5, 1792

[Art.] 99. [Revision of Constitution Provided For.] (Repealed)
June 2, 1784. Question of calling a convention to be submitted to the people after seven years.
Delegates to be elected in the same manner as representatives. Questions to be approved by two thirds of qualified voters present and voting thereon.
Amended 1792 detailing procedure for calling a convention.
Repealed 1980.

[Art.] 100. [Alternate Methods of Proposing Amendments.] Amendments to this constitution may be proposed by the general court or by a constitutional convention selected as herein provided.

(a) The senate and house of representatives, voting separately, may propose amendments by a three-fifths vote of the entire membership of each house at any session.

(b) The general court, by an affirmative vote of a majority of all members of both houses voting separately, may at any time submit the question “Shall there be a convention to amend or revise the constitution?” to the qualified voters of the state. If the question of holding a convention is not submitted to the people at some time during any period of ten years, it shall be submitted by the secretary of state at the general election in the tenth year following the last submission. If a majority of the qualified voters voting on the question of holding a convention approves it, delegates shall be chosen at the next regular general election, or at such earlier time as the legislature may provide, in the same manner and proportion as the representatives to the general court are chosen. The delegates so chosen shall convene at such time as the legislature may direct and may recess from time to time and make such rules for the conduct of their convention as they may determine.

(c) The constitutional convention may propose amendments by a three-fifths vote of the entire membership of the convention.

Each constitutional amendment proposed by the general court or by a constitutional convention shall be submitted to the voters by written ballot at the next biennial November election and shall become a part of the Constitution only after approval by two-thirds of the qualified voters present and voting on the subject in the towns, wards, and unincorporated places.

September 5, 1792. Question of calling a convention to be submitted every 7 years.
Amended 1964 twice changing submission of question on calling a convention to every 10 years rather than 7 and providing that the general court could propose amendments.
Amended 1980 twice incorporating provisions of repealed Art. 99 and requiring all proposals be submitted at the next biennial November election.

[Art.] 101. [Enrollment of Constitution.] This form of government shall be enrolled on parchment, and deposited in the secretary’s office, and be a part of the laws of the land and printed copies thereof shall be prefixed to the books containing the laws of this state, in all future editions thereof.

June 2, 1784