Senate called to order at 11:05 a.m.
President pro Tempore Amodei presiding.
Roll called.
All present.
Prayer by the Chaplain, Pastor Bruce Kochsmeier.
At the beginning of this day, open our hearts to give You praise. Teach us to listen to You. Let us hear You in the power of Your Holy Spirit. These Senators and all who work in this body are given so much to do. So many people depend on them. The busyness of their day can be so overwhelming. By Your grace, give each one here Your peace. Focus their minds. Use the gifts You have given them to do the essential tasks You have for them today. Ease any anxiousness that may be upon them. Unite this body to work together for the greatest good of this State and Your people. Remind us that we are Your servants. Fill us with gratitude for the opportunities You give us and the ability that is ours as we trust in You today and always.

AMEN.

Pledge of allegiance to the Flag.

Senator Raggio moved that further reading of the Journal be dispensed with, and the President pro Tempore and Secretary be authorized to make the necessary corrections and additions.
Motion carried.

REPORTS OF COMMITTEES

Mr. President pro Tempore:
Your Committee on Commerce and Labor, to which was referred Senate Bill No. 255, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Also, your Committee on Commerce and Labor, to which were referred Senate Bills Nos. 29, 250, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

RANDOLPH J. TOWNSEND, Chair

Mr. President pro Tempore:
Your Committee on Government Affairs, to which were referred Senate Bills Nos. 409, 410, 415, 423, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Also, your Committee on Government Affairs, to which were referred Senate Bills Nos. 318, 466, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

WARREN B. HARDY II, Chair

Mr. President pro Tempore:
Your Committee on Transportation and Homeland Security, to which was referred Senate Bill No. 400, has had the same under consideration, and begs leave to report the same back with the recommendation: Rerefer to the Committee on Finance.

DENNIS NOLAN, Chair
The Fiscal Analysis Division, pursuant to Joint Standing Rule No. 14.6, has determined the eligibility for exemption of: Senate Bills Nos. 293, 298, 356, 381, 461, 463.

GARY GHIGGERI
Fiscal Analysis Division

MOTIONS, RESOLUTIONS AND NOTICES

Senator Nolan moved that Senate Bill No. 400 be rereferred to the Committee on Finance.
Remarks by Senator Nolan.
Motion carried.

SECOND READING AND AMENDMENT

Senate Bill No. 5.
Bill read second time.
The following amendment was proposed by the Committee on Finance:
Amendment No. 225.
Amend the bill as a whole by deleting section 1 and adding new sections designated sections 1 through 3, following the enacting clause, to read as follows:
"Section 1. NRS 231.250 is hereby amended to read as follows:
231.250 1. The Fund for the Promotion of Tourism is hereby created as a special revenue Fund.
2. The Fund must be administered by the Committee for the Development of Projects Relating to Tourism created by NRS 231.350. The money in the Fund and in any account in the Fund is hereby appropriated for the support of the Commission on Tourism [and for such other purposes as may be provided by law to carry out the provisions of NRS 231.160 to 231.360, inclusive.]
3. Gifts, grants and other money received for the development of projects relating to tourism must be deposited in the Fund.
4. Any interest earned on the money in the Fund must be credited to the Fund quarterly.
5. The money in the Fund does not revert to the State General Fund at the end of any fiscal year and must be carried forward to the next fiscal year.

Sec. 2. NRS 231.360 is hereby amended to read as follows:
231.360 1. [The] To the extent authorized by the Legislature, or by the Interim Finance Committee in accordance with NRS 353.220, the Committee for the Development of Projects Relating to Tourism may provide grants of money to counties, cities, and local and regional organizations in this State for the development of projects relating to tourism [to the extent that:
(a) Money in the Fund for the Promotion of Tourism created by NRS 231.250 is made available for that purpose. Not more than $200,000 of revenue from taxes on the gross receipts from the rental of transient lodging may be made available for that purpose in any biennium.}
(b) Gifts, grants or other money is made available for that purpose.

2. Except as otherwise provided in this subsection, the State Controller shall, upon the request of the Committee, transfer to the State General Fund all money made available for the use of the Committee pursuant to subsection 1. All such money must be accounted for separately in the State General Fund. The State Controller shall not transfer any revenue from taxes on the gross receipts from the rental of transient lodging from the Fund for the Promotion of Tourism to the State General Fund unless the transfer is approved by the Interim Finance Committee.

3. The Committee shall administer the account created pursuant to subsection 2 and may make the grants described in subsection 1 only from that account. Any interest earned on the money in the account must be credited to the account quarterly. The money in the account does not revert to the State General Fund at the end of any fiscal year and must be carried forward to the next fiscal year.

4. the Fund for the Promotion of Tourism created by NRS 231.250.

3. The Committee shall:
(a) Develop and administer the Grant Program;
(b) Establish guidelines for the submission and review of applications to receive money from the Grant Program;
(c) Establish the criteria for eligibility to receive money from the Grant Program; and
(d) Consider and approve or disapprove applications for money from the Grant Program.

4. Except as otherwise provided in subsection 5, as a condition of eligibility for a grant from the Committee pursuant to this section, an applicant must provide an amount of money, at least equal to the amount of the grant, for the same purpose.

5. If an applicant for a grant is from a county whose population is less than 100,000 and the Committee determines that the applicant is financially unable to provide the matching money otherwise required by subsection 4, the Committee may provide a grant with less than equal matching money provided by the applicant.

Sec. 3. This act becomes effective on July 1, 2005.

Amend the title of the bill to read as follows:
"AN ACT relating to tourism; revising the manner in which the Committee for the Development of Projects Relating to Tourism receives, administers and disburses certain money relating to the Grant Program administered by the Committee; and providing other matters properly relating thereto."

Amend the summary of the bill to read as follows:
"SUMMARY—Revises provisions relating to certain money received, administered and disbursed by Committee for the Development of Projects Relating to Tourism. (BDR 18-383)"

Senator Raggio moved the adoption of the amendment.
Remarks by Senator Raggio.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 26.
Bill read second time.
The following amendment was proposed by the Committee on Natural Resources:
  Amendment No. 236.
  Amend section 1, page 3, by deleting lines 9 through 12 and inserting: "the county pursuant to subsection 1.".
  Amend section 1, page 3, by deleting lines 17 and 18 and inserting: "Interim Finance Committee a report on the use of the money received.".
  Senator Rhoads moved the adoption of the amendment.
Remarks by Senator Rhoads.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 55.
Bill read second time.
The following amendment was proposed by the Committee on Transportation and Homeland Security:
  Amendment No. 246.
  Amend section 1, page 2, lines 3 and 4, by deleting "governmental entities" and inserting: "the State of Nevada, a political subdivision of the State of Nevada or an agency or instrumentality of either,".
  Amend section 1, page 2, by deleting lines 9 through 12 and inserting: "3. He does not take possession of the vehicles so listed for any purpose, including, without limitation, to transfer an interest in a vehicle, to deliver a vehicle or to transport a vehicle; 4. He does not engage in negotiations for the sale or sales price of the vehicles so listed; and 5. He is compensated for his services, if at all, by receiving a flat fee for each vehicle so listed and sold.".
  Amend sec. 6, page 6, by deleting line 25 and inserting: "Sec. 6. 1. This section and sections 1 to 4, inclusive, of this act become effective on July 1, 2005. 2. Section 4 of this act expires by limitation on the date on which the provisions of 42 U.S.C. § 666 requiring each state to establish procedures under which the state has authority to withhold or suspend, or to restrict the use of professional, occupational and recreational licenses of persons who: (a) Have failed to comply with a subpoena or warrant relating to a proceeding to determine the paternity of a child or to establish or enforce an obligation for the support of a child; or (b) Are in arrears in the payment for the support of one or more children, are repealed by the Congress of the United States."
3. Section 5 of this act becomes effective on the date on which the provisions of 42 U.S.C. § 666 requiring each state to establish procedures under which the state has authority to withhold or suspend, or to restrict the use of professional, occupational and recreational licenses of persons who:
   (a) Have failed to comply with a subpoena or warrant relating to a proceeding to determine the paternity of a child or to establish or enforce an obligation for the support of a child; or
   (b) Are in arrears in the payment for the support of one or more children, are repealed by the Congress of the United States.”.

Senator Nolan moved the adoption of the amendment.
Remarks by Senator Nolan.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 146.
Bill read second time.
The following amendment was proposed by the Committee on Human Resources and Education:
Amendment No. 81.
Amend the bill as a whole by renumbering sections 5 and 6 as sections 6 and 7 and adding a new section designated sec. 5, following sec. 4, to read as follows:

"Sec. 5. NRS 455.110 is hereby amended to read as follows:
455.110 1. Except as otherwise provided in subsection 2, a person shall not begin an excavation or demolition if the excavation or demolition is to be conducted in an area that is known or reasonably should be known to contain a subsurface installation, except a subsurface installation owned or operated by the person conducting the excavation or demolition, unless he:
(a) Notifies the appropriate association for operators pursuant to NRS 455.120, at least 2 working days but not more than 14 calendar days before excavation or demolition is scheduled to commence. The notification may be written or provided by telephone and must state the name, address and telephone number of the person who is responsible for the excavation or demolition, the starting date of the excavation or demolition, anticipated duration and type of excavation or demolition to be conducted, the specific area of the excavation or demolition and whether explosives are to be used.
(b) Cooperates with the operator in locating and identifying its subsurface installation by:
   (1) Meeting with its representative as requested; and
   (2) Making a reasonable effort that is consistent with the practice in the industry to mark with white paint, flags, stakes, whiskers or another method that is agreed to by the operator and the person who is responsible for the excavation or demolition, the proposed area of the excavation or demolition.
2. A person responsible for emergency excavation or demolition is not required to comply with the provisions of subsection 1 if there is a substantial
likelihood that loss of life, health or property will result before the provisions of subsection 1 can be fully complied with. The person shall notify the operator of the action he has taken as soon as practicable."

Amend sec. 5, page 3, by deleting lines 27 through 45 and inserting:
"455.133 An operator who marks the approximate location of a subsurface installation shall make a reasonable effort to make the markings in a manner that is consistent with the practice in the industry. The operator shall use the identifying criteria and colors set forth in the regulations of the Public Utilities Commission of Nevada for the markings.

1. Safety red must be used for electrical power, distribution and transmission installations, conduit for traffic signals and street lights and municipal electric installations.

2. High visibility safety yellow must be used for gas distribution and transmission installations, oil distribution and transmission installations and installations containing or transporting dangerous materials, products or steam.

3. Safety alert orange must be used for telephone and telegraph installations, police and fire communication installations and cable television installations. The letter "F" in safety alert orange must be used for fiber optic communication lines.

4. Safety precaution blue must be used for water installations and slurry pipelines.

5. Safety green must be used for sewer installations.".

Amend the title of the bill by deleting the fifth through seventh lines and inserting: "requiring an operator who marks the approximate location of a subsurface installation to use the identifying criteria and colors for such markings which are set forth in the regulations of the Public Utilities Commission of Nevada; providing penalties;".

Senator Washington moved the adoption of the amendment.
Remarks by Senator Washington.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

MOTIONS, RESOLUTIONS AND NOTICES

Senator McGinness moved that Senate Bill No. 482 be taken from the Second Reading File and placed on the Secretary's desk.
Remarks by Senator McGinness.
Motion carried.

Senator Raggio moved that Senate Bill No. 32 be taken from the Secretary's desk and rereferred to the Committee on Finance.
Remarks by Senator Raggio.
Motion carried.
SECOND READING AND AMENDMENT

Senate Bill No. 188.
Bill read second time.
The following amendment was proposed by the Committee on Commerce and Labor:
Amendment No. 223.
Amend sec. 3, page 3, line 21, after "customer" by inserting: "of a provider of electric service".
Amend sec. 3, page 3, by deleting lines 24 through 26 and inserting: "(c) The costs of the acquisition or installation of the measure are directly reimbursed, in whole or in part, by the provider of electric service.".
Amend sec. 7, page 4, lines 2 and 7, after "portfolio" by inserting "energy".
Amend sec. 8, page 4, by deleting lines 22 and 23 and inserting: "(b) The payment of money from the private trust to carry out the terms and conditions of renewable energy contracts approved by the Commission between a utility provider and one or more new renewable energy projects.".
Amend sec. 12, page 6, by deleting lines 37 and 38 and inserting: "(b) Of the total amount of">
Amend sec. 12, page 6, line 41, by deleting "such".
Amend sec. 12, page 6, line 42, after "measures." by inserting: "If the provider intends to use energy efficiency measures to comply with its portfolio standard during any calendar year, of the total amount of electricity saved from energy efficiency measures for which the provider seeks to obtain portfolio energy credits pursuant to this paragraph, at least 50 percent of that amount must be saved from energy efficiency measures installed at service locations of residential customers of the provider, unless a different percentage is approved by the Commission.".
Amend sec. 12, page 7, by deleting lines 16 through 25 and inserting: "this State, the provider has [subsidized,] directly reimbursed, in whole or in part, the costs of the acquisition or installation of a solar energy system which qualifies as a renewable energy system and which reduces the consumption of electricity, the total reduction in the consumption of electricity during each calendar year that results from the solar energy system shall be deemed to be electricity that the provider generated or acquired from a renewable energy system for the purposes of complying with its portfolio standard.".
Amend sec. 12, page 8, line 8, before "provider" by inserting "utility".
Amend sec. 12, page 8, by deleting line 11 and inserting: "structure of the utility provider. In evaluating any proposal made by a utility provider pursuant to this paragraph, the Commission shall consider the effect that the proposal will have on the rates paid by the retail customers of the utility provider.".
Senator Hardy moved the adoption of the amendment.
Remarks by Senators Hardy, Titus and Townsend.
Conflict of interest declared by Senator Raggio.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 256.
Bill read second time.
The following amendment was proposed by the Committee on Commerce and Labor:

Amendment No. 224.
Amend sec. 4, page 5, by deleting lines 43 and 44 and inserting: "changes in any schedule, [not later than 180 days after the date on which the application is filed,] the Commission shall issue a".
Amend sec. 4, page 6, line 2, by deleting "changes." and inserting: "changes [\(\text{a}\)]."
(a) For a public utility that is a PAR carrier, not later than 180 days after the date on which the application is filed; and
(b) For all other public utilities, not later than 240 days after the date on which the application is filed.".
Amend sec. 4, page 6, by deleting lines 28 and 29 and inserting: "the Commission, or within [180 days after the date on which the general rate application is filed with the Commission,] the period set forth in subsection 2, whichever".
Amend sec. 4, page 6, line 33, by deleting "\([\text{at least}]\)" and inserting "at least".
Amend sec. 4, page 6, by deleting lines 36 and 37 and inserting: "or before October 3, 2005, and at least once every 24 months thereafter."
Amend sec. 4, page 6, by deleting lines 39 through 41 and inserting: "counties shall file a general rate application on or before November 15, 2006, and at least once every 24 months thereafter."
Senator Hardy moved the adoption of the amendment.
Remarks by Senator Hardy.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 260.
Bill read second time.
The following amendment was proposed by the Committee on Human Resources and Education:

Amendment No. 232.
Amend section 1, page 1, by deleting lines 2 through 6 and inserting:
"422.403  1. The Department shall, by regulation [\(\text{establish}\) : (a) Establish and manage the use by the Medicaid program of step therapy and prior authorization for prescription drugs [\(\text{establish}\) ]; (b) Define the term "step therapy" as that term is used in this section; and
(c) Ensure that the Drug Use Review Board bases its guidelines relating to step therapy on clinical evidence and best clinical practice guidelines without consideration of the cost of prescription drugs."

Amend section 1, page 2, by deleting lines 2 through 9 and inserting: "by the Medicaid program for prescription drugs.".

Amend section 1, page 2, line 11, by deleting: ", and the Drug Use Review Board shall not,".

Amend section 1, page 2, by deleting lines 18 through 20 and inserting: "used by the Medicaid program for prescription drugs.".

Senator Washington moved the adoption of the amendment.
Remarks by Senator Washington.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 272.
Bill read second time and ordered to third reading.

Senate Bill No. 293.
Bill read second time.
The following amendment was proposed by the Committee on Natural Resources:
Amendment No. 248.
Amend section 1, page 2, line 13, after "weeds" by inserting: "in this State".

Amend sec. 2, page 2, line 34, by deleting "act." and inserting: "act for the eradication and control of noxious weeds in this State.".

Amend the title of the bill, fifth line, by deleting the semicolon and inserting: "for the eradication and control of noxious weeds in this State;".

Senator Rhoads moved the adoption of the amendment.
Remarks by Senator Rhoads.
Amendment adopted.
Senator Raggio moved that Senate Bill No. 293 be rereferred to the Committee on Finance upon return from reprint.
Remarks by Senator Raggio.
Motion carried.
Bill ordered reprinted, engrossed and to the Committee on Finance.

Senate Bill No. 346.
Bill read second time and ordered to third reading.

Senate Bill No. 381.
Bill read second time and ordered to third reading.

Senate Joint Resolution No. 8.
Resolution read second time and ordered to third reading.
Assembly Joint Resolution No. 13 of the 72nd Session.
Resolution read second time and ordered to third reading.

GENERAL FILE AND THIRD READING

Senate Bill No. 16.
Bill read third time.
Roll call on Senate Bill No. 16:
YEAS—21.
NAYS—None.

Senate Bill No. 16 having received a constitutional majority,
Mr. President pro Tempore declared it passed, as amended.
Bill ordered transmitted to the Assembly.

Senate Bill No. 122.
Bill read third time.
The following amendment was proposed by the Committee on Finance:
Amendment No. 270.
Amend section 1, page 2, line 25, after "Freedom" by inserting: "or Operation Iraqi Freedom".
Amend sec. 2, page 5, line 13, after "Freedom" by inserting: "or Operation Iraqi Freedom".
Amend the title of the bill, third line, after "Freedom" by inserting: "or Operation Iraqi Freedom".
Senator Raggio moved the adoption of the amendment.
Remarks by Senator Raggio.
Amendment adopted.
Bill ordered reprinted, reengrossed and to third reading.

Senate Bill No. 177.
Bill read third time.
Remarks by Senator Raggio.
Roll call on Senate Bill No. 177:
YEAS—21.
NAYS—None.

Senate Bill No. 177 having received a two-thirds majority,
Mr. President pro Tempore declared it passed, as amended.
Bill ordered transmitted to the Assembly.

Senate Bill No. 234.
Bill read third time.
Roll call on Senate Bill No. 234:
YEAS—21.
NAYS—None.

Senate Bill No. 234 having received a constitutional majority,
Mr. President pro Tempore declared it passed, as amended.
Bill ordered transmitted to the Assembly.
Senate Bill No. 294.
Bill read third time.
Roll call on Senate Bill No. 294:
YEAS—21.
NAYS—None.

Senate Bill No. 294 having received a constitutional majority,
Mr. President pro Tempore declared it passed.
Bill ordered transmitted to the Assembly.

Senate Bill No. 297.
Bill read third time.
Roll call on Senate Bill No. 297:
YEAS—21.
NAYS—None.

Senate Bill No. 297 having received a constitutional majority,
Mr. President pro Tempore declared it passed.
Bill ordered transmitted to the Assembly.

Senate Bill No. 367.
Bill read third time.
Roll call on Senate Bill No. 367:
YEAS—21.
NAYS—None.

Senate Bill No. 367 having received a constitutional majority,
Mr. President pro Tempore declared it passed, as amended.
Bill ordered transmitted to the Assembly.

Senate Bill No. 445.
Bill read third time.
Roll call on Senate Bill No. 445:
YEAS—21.
NAYS—None.

Senate Bill No. 445 having received a constitutional majority,
Mr. President pro Tempore declared it passed.
Bill ordered transmitted to the Assembly.

Senate Bill No. 456.
Bill read third time.
Roll call on Senate Bill No. 456:
YEAS—21.
NAYS—None.

Senate Bill No. 456 having received a constitutional majority,
Mr. President pro Tempore declared it passed.
Bill ordered transmitted to the Assembly.
Senate Joint Resolution No. 13.
Resolution read third time.
Roll call on Senate Joint Resolution No. 13:
YEAS—21.
NAYS—None.

Senate Joint Resolution No. 13 having received a constitutional majority,
Mr. President pro Tempore declared it passed.
Resolution ordered transmitted to the Assembly.

REMARKS FROM THE FLOOR

Senator Townsend requested that his remarks be entered in the Journal.

Because of the time constraints that are necessary for us to operate within, the last four days have been a unique process for all of us. During the past three days, I have worked with six people, along with our staff, who should and need to be commended.

Since we have an obligation to process the bills out of our committee before tomorrow's deadline, it requires all seven of us on the committee to work together. The last two days have been the best two days of my career in this House. To work with six people and a staff who are willing to set aside any personal differences, any partisan differences and any sectional differences to work in mostly subcommittees, then, to bring to the full committee the amount of work they accomplished is truly remarkable. They did so with a number of traditions I hope we never lose in this House. They did so with dignity, with respect and with a work ethic I have not seen in quite some time.

These are not easy issues. Most of you know these complex issues and are probably tired of hearing them. They are common interest communities, energy, financial institutions, boards, commissions and medical issues, but these issues are important to every member of the public.

The six people I serve with took these issues seriously and whether we agreed or not, and many times we did not, our disagreements were never partisan, never sectional and never personal.

I am proud to commend Mr. Scott Young, Legislative Counsel Bureau (LCB), Research Division; Mr. Kevin Powers, LCB Legal Division; Ms. Gregory and all the other wonderful staff who take care of our business. I am proud to have seen this process work correctly. This is the way the process should and can work.

People who appear in front of the Committee on Commerce and Labor did so professionally. They were dignified, and they did what was appropriate. They provided us with the information in a manner we could digest so that we could do the best job we could as part-time Legislators. To committee members and our wonderful staff, I thank you. Moreover, you have my respect and my friendship.

Senator Raggio requested that his remarks be entered in the Journal.

I appreciate the remarks from the committee chairs, today. We are approaching the deadline for committee hearings on the Senate bills that are not exempt. Everyone in this Senate has been cooperative, diligent and willing to take on the extra time required. We were behind schedule because the bills did not get to the Legislature for introduction until later than usual. We have had to make up the time. I want to commend everyone for participating in the process. It was done in a bipartisan and dedicated fashion.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Care, the privilege of the floor of the Senate Chamber for this day was extended to Sandi Dutton, Pat Salmen, Tim Tetz, Randy Potts; and the following members of the New Levels Community Development Corporation: Pastor William John Wynn, Edith Wynn, Mike Davis, Joseph Lancto, Jackie Murphy, Denishia Jordan, Danielle Jordan, Tamika Harris, Mario Washington, Robert Caesar, Tenessa Armstrong,

On request of Senator Cegavske, the privilege of the floor of the Senate Chamber for this day was extended to Tiffany Jones, Julie Littmann, Karen Boyer, Ken Buhrmann, Pam Chambers, Verlene Chiodini, Barbara Clark, Sandy Curtis, Linda Enteles, Charles Fletcher, Sharon Flick, Susan Fly, Dana Galvin, Linda Gingras, Sherry Grund, Lynne Herman, Terry Hickman, Mary Ella Holloway, Steve Horner, John Lynch, Samye Lynom, Gaylea Manning, Doug McCain, Virginia Mills, Ruben Murillo Jr., Melody Peterson, Marj Robinson, Martha Urioste, Lynn Warne, Tim Weekley, Tom Wellman, Glenn Wright, Belinda Yealy and Marji Zillerman.

On request of Senator Horsford, the privilege of the floor of the Senate Chamber for this day was extended to Robin Munier.

On request of Senator Lee, the privilege of the floor of the Senate Chamber for this day was extended to Shawn Spanier.


Senator Raggio moved that the Senate adjourn until Friday, April 15, 2005, at 11:30 a.m.
Motion carried.
Senate adjourned at 12:06 p.m.

Approved:  
MARK E. AMODEI  
President pro Tempore of the Senate

Attest:  CLAIRE J. CLIFT  
Secretary of the Senate