Carson City (Thursday), May 10, 2007

Senate called to order at 11:30 a.m.
President Krolicki presiding.
Roll called.
All present.
Prayer by the Chaplain, Reverend Jeffrey Paul.

Almighty and eternal God, so draw our hearts to You, so guide our minds, so fill our imaginations, so quicken our wills, that we may be wholly Yours, utterly dedicated to You; and then use us, we pray, as You will and always to Your glory and the welfare of Your people.

In Your Name, we pray,

AMEN.

Pledge of Allegiance to the Flag.

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

REPORTS OF COMMITTEES

Mr. President:
Your Committee on Commerce and Labor, to which was referred Assembly Bill No. 88, 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:
Your Committee on Human Resources and Education, to which was referred Assembly Bill No. 432, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

MAURICE E. WASHINGTON, Chair

Mr. President:
Your Committee on Judiciary, to which was referred Assembly Bill No. 279, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

MARK E. AMODEI, Chair

MOTIONS, RESOLUTIONS AND NOTICES

By the Committee on Legislative Operations and Elections:
Senate Resolution No. 8—Providing for the appointment of an additional attache for the Senate.

RESOLVED BY THE SENATE OF THE STATE OF NEVADA, That Shirley Parks is elected as an additional attache of the Senate for the 74th Session of the Nevada Legislature.

Senator Cegavske moved the adoption of the resolution.
Remarks by Senator Cegavske.
Resolution adopted.

Senate Concurrent Resolution No. 35—Honoring John Snyder upon his selection for induction into The National Teachers Hall of Fame.

WHEREAS, The National Teachers Hall of Fame was founded in Emporia, Kansas, in 1989 to honor our nation's most important profession through a recognition program and a museum and resource center, and each year since 1992, outstanding elementary and secondary teachers throughout the country have been inducted into the Hall of Fame; and

WHEREAS, This summer, one of Nevada's most distinguished teachers, John Snyder, who teaches computer science at Advanced Technologies Academy in Las Vegas, will join four other select educators from across the nation as they are honored with the distinction of being among the best teachers in America through induction into the Hall of Fame; and

WHEREAS, John Snyder is no stranger to such recognition, as he has been the recipient of numerous awards during his 36-year career, including the Get Excited About Education grant from Citibank in 2006, the Chasing Rainbows Award in 2003, the Technology Teacher of the Year in 1995 from Technology & Learning magazine, the Milken National Educator Award in 1992, the designation as Nevada Teacher of the Year for 1989-1990 and the national Innovative Teaching Award from BusinessWeek magazine; and

WHEREAS, John Snyder's philosophy of education is to encourage students to learn with confidence and develop their skills by asking questions instead of listening to lectures; and

WHEREAS, One of the techniques John employs that makes him so effective in the classroom is his design of lessons that provide his students with the ability to assess accurately any situation they may encounter, the tools to resolve the situation successfully, and the pride and confidence to do so with excellence; and

WHEREAS, This dedicated teacher has spent many summer breaks working for private industry to stay current with technology innovations and to ensure that he employs the most up-to-date procedures and technology in the classroom; and

WHEREAS, The combination of his patience, selflessness and enthusiasm and the personal attention he gives to his students truly makes John Snyder worthy of the honors bestowed upon him, according to his students and the Academy's Principal, in addition to the entities that have honored him throughout his career; now, therefore, be it

RESOLVED BY THE SENATE OF THE STATE OF NEVADA, THE ASSEMBLY CONCURRING, That the members of the 74th Nevada Legislature hereby, with great pride, honor John Snyder upon his selection as the first Nevada teacher to be inducted into The National Teachers Hall of Fame; and be it further

RESOLVED, That John Snyder's devotion to students and dedication to teaching serve as an inspiration to all those with whom he comes into contact; and be it further

RESOLVED, That the Secretary of the Senate prepare and transmit a copy of this resolution to John Snyder and to his Principal at Advanced Technologies Academy, Karen Diamond.

Senator Horsford moved the adoption of the resolution.

Remarks by Senators Horsford and Woodhouse.

Senator Horsford requested that the following remarks be entered in the Journal.
Senator Horsford:

Thank you, Mr. President. It gives me great honor to ask for this body's consideration in adopting the resolution. We have the honor of having one of Nevada's finest teachers recognized nationally. This is the first time this has ever happened for a Nevada teacher. I think that speaks volumes to this person's commitment to public education and to the example he sets as a representative for thousands of other teachers throughout the State who seek to follow his example. The following are comments given to me by fellow teachers and staff at Advanced Technologies Academy who know him best.

"John Snyder is a kind and gentle soul whose genius he leaves for others to discover. He has been my soul mate in poetry discussions, and he alerted me to poems that are now part of my lessons. He is so deserving of being placed with the best of the best," Mary Ziegler, English Department.

"Mr. Snyder uses real project-based learning in his classroom. He is a facilitator for the project. If students need help, they ask John for assistance. If not, they continue unimpeded. This way what they learn is real and it sticks with them long after they would have known something that they were told. 'Teaching is not telling; repeating is not learning,'" Mitch Johnson, Science teacher.

"John Snyder is a compassionate teacher. Every day he gives his heart and soul to his work. He is continually changing and modifying lessons to meet his students' needs. John is the essence of what every teacher desires to be in the classroom," Valarie Young, Social Studies teacher.

"John Snyder is a man of honor and integrity. Not only does he create an environment for higher learning for his students, he manages to find time to come to the aid of every staff member. He is the embodiment of a true team player, a seeker of collaboration and one who exudes the type of energy that draws you into his presence in the hope that his goodness can be absorbed into you, not one to gossip or succumb to peer negativity. John is a bright, positive beacon in our school environment," Anquionetta Springer-Eagles, Secretary.

We recognize many people throughout the Session, but to have the first Nevada teacher ever to be recognized by the National Teachers Hall of Fame is quite an achievement.

Senator Woodhouse:

Thank you, Mr. President. I am honored to rise in support of Senate Concurrent Resolution No. 35, recognizing and outstanding teacher, gentleman and friend, John Snyder. I would like to share with you an example of how John Snyder works with his students to assist other students.

In 1993, the Clark County School District joined in partnership with the JASON Project, the dream of Dr. Robert Ballard, discoverer of the Titanic, to bring live scientific expeditions to students so that they could explore their universe while studying an in-depth, integrated, multi-media curriculum. Because these live expeditions would be beamed across the world, we had to find the right people to help us with this technology.

John Snyder was one of those very special people. In partnership with Bechel Nevada (Ns-Tech), the Department of Energy, Sprint (Embarq), Science Applications International Corporation, UNLV, Community College of Southern Nevada, John Snyder of CCSD's Advanced Technologies Academy and others, we made the dream come true for tens of thousands of students each year. They studied the rainforests of Panama and Belize, the volcanoes of Hawaii, the Everglades of Florida, the glaciers and hot spots of Iceland and Yellowstone Park, the coral reefs around the world, a comparison of Earth and Mars, and the disappearing wetlands of the Louisiana Bayou, just to name a few.

The students' studies were highlighted each year by attending a field trip to the CCSN campus wherein they viewed a live broadcast of Dr. Ballard's expedition from that year, explored hands-on exhibits and had the opportunity to interact directly with the expedition scientists by asking questions and receiving answers in real-time. The technology for the interactive platform was what John Snyder brought to the table. In addition, he trained his students to work with our younger students using this technology. What fantastic role models they have been. John did not stop there as he shared his knowledge and love of this program with other teachers and students at his school, and they continue to assist with this program. We will be forever grateful for the
dedication, vision and knowledge John Snyder has brought to so many students over the years. He is truly an inspiration. Thank you.

Resolution adopted.
Resolution ordered transmitted to the Assembly.


Senate Concurrent Resolution No. 36—Commending the Division of Forestry of the State Department of Conservation and Natural Resources for its distinguished 50-year history of service.

WHEREAS, In 1957, the Division of Forestry of the State Department of Conservation and Natural Resources was created by statute and, through the State Forester Firewarden, is required to supervise or coordinate all forestry and watershed work on state and privately owned lands, including fire control, while working with federal agencies, private associations, counties, towns, cities and natural persons; and
WHEREAS, The growth and development of the Division during the 50 years since its inception reflects the professionalism of the employees of the Division and the dedication of those employees to the mission of the Division; and
WHEREAS, The occurrence of numerous wildfires has adversely affected the natural resources, environmental quality, wildlife, tourism, economy and social well-being of the entire State of Nevada; and
WHEREAS, The Division has a long history of providing exceptional services relating to the suppression and prevention of wildfires, and education and comprehensive emergency response services concerning wildfires; and
WHEREAS, The Division has provided technical assistance to many private landowners in the State of Nevada, resulting in the treatment of thousands of acres of land for insects and disease, the thinning of that land for healthier forests and the reduction of combustible materials which are available as fuel for wildfires; and
WHEREAS, To serve as a reminder of the valuable contributions that the Division has made to the State of Nevada and of the vital natural resources available to the people of Nevada, many activities celebrating the 50th anniversary of the Division will occur throughout the calendar year 2007, beginning with the Annual Arbor Day Celebration on April 27, 2007, in the cities of Carson City, Elko and Las Vegas, Nevada; now, therefore, be it
RESOLVED BY THE SENATE OF THE STATE OF NEVADA, THE ASSEMBLY CONCURRING, That the Nevada Legislature hereby commends the Division of Forestry of the State Department of Conservation and Natural Resources for its distinguished 50-year history of service to the State of Nevada and for the protection by the Division of the natural resources of the State of Nevada; and be it further
RESOLVED, That the best wishes of the Nevada Legislature for the continued success of the Division for the next 50 years are hereby extended to the Division; and be it further
RESOLVED, That the Secretary of the Senate prepare and transmit a copy of this resolution to the State Forester Firewarden and to each employee of the Division.

Senator Rhoads moved the adoption of the resolution.
Remarks by Senator Rhoads.
Senator Rhoads requested that his remarks be entered in the Journal.

SENATOR RHOADS:
It is my great pleasure to speak to this resolution honoring the 50th anniversary of Nevada's Division of Forestry.

As a Legislator representing rural counties for nearly 30 years, I have had the opportunity to work with the Division on many occasions. In my role as Chair of the Legislative Committee on Public Lands and the Senate Committee on Natural Resources, I hear over and over again how devastating wildfires are to our local communities and economies.

The Division of Forestry is such an important player in the never-ending battle against wildfires. We owe them a lot. As the Resolution notes, the Division helps to prevent fires, fight fires and rehabilitate areas after a fire occurs.

However, I want to remind the members that while fighting fires is perhaps the most glamorous duty of the Division, they provide many other services. The Division also oversees the conservation camps, conducts educational activities, assists volunteer fire departments, works to improve forest health and runs a statewide plant nursery.

Many of the Division's activities require coordination and cooperation with our federal partners, the U.S. Forest Service and the Bureau of Land Management. The Division does a great job of keeping things running smoothly.

SENATOR AMODEI:
Thank you, Mr. President. My father started running an inmate fire crew sometime during the 1960s. I look at this 50-year history and depending on how things were going at the time, they either had the benefit of his employment or they were inflicted with it for 35 of those years. My father rose to the rank of Deputy State Forester for Fire Protection. Though, now, we know that Smokey the Bear should not have been putting out all of the fires because everything is growing too much and burning too much.

As you look back over the history of the Division of Forestry, I feel like I grew up in the Division too. We went from George Zappattini, the first State Forester, to Pete Anderson, the current State Forester.

I lend my support to Senate Concurrent Resolution No. 36, and I congratulate the employees of the Division and the present State Forester Pete Anderson and urge your support.

Resolution adopted.
Resolution ordered transmitted to the Assembly.


Senate Concurrent Resolution No. 37—Designating June as Hemophilia Awareness Month.

WHEREAS, Approximately 20,000 persons in the United States and an estimated 200 Nevada residents are living with hemophilia; and

WHEREAS, Hemophilia is an inherited bleeding disorder that affects predominantly males, at a ratio of 5,500 to 1, with about 400 babies born each year with this disease; and

WHEREAS, A person may also develop an antibody against their own clotting factor, known as an acquired factor inhibitor, resulting in an increased tendency to bleed; and
WHEREAS, When most people have an injury or surgery, their blood clots to keep them from losing too much blood, but because hemophiliacs have a low level of or are missing the clotting factor in their blood, they bleed for a longer time than others; and

WHEREAS, Internal bleeding is common in people with severe hemophilia, and bleeding may occur even when there is no injury, most often in the joints, causing severe joint damage, disabling arthritis, neurological damage, damage to other organs and, in rare cases, death; and

WHEREAS, What would be a simple bump on the head for most people could cause bleeding in the brain for a hemophiliac, requiring emergency treatment; and

WHEREAS, Hemophiliacs and their families must learn to recognize signs of bleeding as soon as possible because a delay in treatment can cause further damage; and

WHEREAS, People with severe cases of hemophilia may limit their activities to reduce the chance of injury, which means many children with hemophilia are not able to participate in sports and other activities with their friends; and

WHEREAS, A nationwide network of hemophilia treatment centers, such as the Hemophilia Treatment Center of Las Vegas, are funded by the Federal Government and provide treatment, education and support for hemophiliacs, and patients treated in these centers have fewer bleeding complications than those treated elsewhere; and

WHEREAS, There is no cure for hemophilia, and it is a lifelong condition that some, but not all, persons can control with replacement therapy by receiving regular infusions or injections of the deficient clotting factor directly into the bloodstream, allowing them to live longer and more fulfilled lives; now, therefore, be it

RESOLVED BY THE SENATE OF THE STATE OF NEVADA, THE ASSEMBLY CONCURRING, That the members of the 74th Nevada Legislature recognize the seriousness of hemophilia and designate June as Hemophilia Awareness Month to educate people about the importance of finding effective treatment and a cure for this disease; and be it further

RESOLVED, That the Secretary of the Senate prepare and transmit a copy of this resolution to the Hemophilia Foundation of Nevada and to the Hemophilia Treatment Center of Las Vegas.

Senator Cegavske moved the adoption of the resolution.

Remarks by Senator Cegavske.

Senator Cegavske requested that her remarks be entered in the Journal.

Thank you, Mr. President. It is my pleasure to introduce to you, Ion Corona. Ion is past-President and Executive Director of the Hemophilia Foundation of Nevada. More importantly, he is the father of twin sons who were diagnosed with hemophilia at 11 months of age and knows the heartbreak and devastation of losing one of those sons, Daniel, to the disease just shy of his third birthday. His other son, Devin, is doing very well right now and is being treated twice per week preventatively. He is all too aware of the treatment costs surrounding this disease which can exceed $2,500 per week. Currently, Ion is employed as the Community Resource Coordinator for Critical Care Systems and continues to be able to help the bleeding-disorders community. Thank you.

Resolution adopted.
Resolution ordered transmitted to the Assembly.

Senator Beers moved that the Senate recess subject to the call of the Chair.
Motion carried.

Senate in recess at 12:05 p.m.

SENATE IN SESSION

At 12:07 p.m.
President Krolicki presiding.
Quorum present.
By Senators Raggio, Amodei, Beers, Care, Carlton, Cegavske, Coffin, Hardy, Heck, Horsford, Lee, Mathews, McGinness, Nolan, Rhoads, Schneider, Titus, Townsend, Washington, Wiener, Woodhouse; Assemblymen Allen, Anderson, Arberry, Atkinson, Beers, Bobzien, Buckley, Carpenter, Christensen, Claborn, Cobb, Conklin, Denis, Gansert, Gerhardt, Goedhart, Goicoechea, Grady, Hardy, Hogan, Horne, Kihuen, Kirkpatrick, Koivisto, Leslie, Mabey, Manendo, Marvel, McClain, Mortenson, Munford, Oceguera, Ohrensall, Parks, Parnell, Pierce, Segerblom, Settelmeyer, Smith, Stewart, Weber and Womack:

Senate Concurrent Resolution No. 38—Congratulating the University of Nevada, Reno, men's basketball team on an outstanding season.

WHEREAS, The University of Nevada, Reno, men's basketball team had an outstanding 2006-2007 season; and

WHEREAS, The team reached a school-best ranking of 9 in the national polls and finished with a school-best record of 29-5; and

WHEREAS, The team won the regular season championship of the Western Athletic Conference; and

WHEREAS, The team earned a berth in the National Collegiate Athletic Association national championship tournament, winning its first-round game; and

WHEREAS, Senior Nick Fazekas became the leading scorer in school history with 2,464 points in an outstanding 4-year career, being named the Western Athletic Conference Player of the Year for 3 consecutive years, being named this season to seven postseason All-American Teams and being named a finalist for the John R. Wooden Award; and

WHEREAS, The team's success drew large crowds and an enthusiastic Wolf Pack spirit to the University of Nevada, Reno, campus; now, therefore, be it

RESOLVED BY THE SENATE OF THE STATE OF NEVADA, THE ASSEMBLY CONCURRING, That the members of the 74th Session of the Nevada Legislature do hereby congratulate the Wolf Pack men's basketball team on its outstanding season; and be it further

RESOLVED, That the team performed admirably all season, and Head Coach Mark Fox and the entire men's basketball program are hereby commended for the pride, honor and national recognition they have brought to the University and the State of Nevada; and be it further

RESOLVED, That the Secretary of the Senate prepare and transmit a copy of this resolution to Coach Fox, Cary Sue Groth, Director of Intercollegiate Athletics, and Dr. Milton Glick, President of the University of Nevada, Reno.

Senator Raggio moved the adoption of the resolution.


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

SENATOR RAGGIO:

We had two outstanding college basketball teams in this State this year. They were the University of Nevada, Reno (UNR), Wolf Pack, and the University of Nevada, Las Vegas, Rebels.

The Wolf Pack won the WAC title in the regular season a few months ago. This resolution does not do justice to the achievements of the UNR team. This is the fourth year in a row that the Wolf Pack has gone to the NCAA. They reached the second round in the tournament. One of the players told me that when they lost to Memphis State, they were not robbed, but he said if they could have played them again, they would have really "waxed" them.

We have established a tradition in this State for good basketball at both Universities. UNR's Wolf Pack has come of age. It is now recognized as one of the outstanding basketball programs in the Nation. We won championships in many other sports this year, too, including, as Senator Coffin mentioned, golf.
This basketball team went to the ninth spot in the national rankings through the season. They ended up as one of the top 25 teams in America. Their record was 29-5 this year. That is the best record for UNR in basketball history.

I might add, as many of you know, I was a stalwart in the University of Nevada 1944 season. But then, I joined the military to help save the Nation. I still have a year of eligibility left, though no one has come forward to ask me to return.

Seriously, we really need to recognize the accomplishments of all of our sports programs and particularly the Wolf Pack Basketball Team and for their success in this season and for winning the WAC championship and going into the second round of the NCAA championship. I hope that with the talent we have, the talent we will have in the future, this will continue, and we will get to the Final Four one day.

SENATOR AMODEI:
Thank you, Mr. President. I would like to address the guest, Mr. Sessions, and ask him to please stay here one more year. We have enjoyed watching you.

Thank you to my colleagues from Clark County for voting for this resolution. I look forward to voting for the same one when it comes forward for the Rebels. We may fight like cats and dogs over red and blue intrastate; outside of the State, we stick together.

SENATOR MATHEWS:
I would like to congratulate Coach Fox though he could not be here, today. He has done an outstanding job. He was an assistant coach before becoming coach at UNR. I am proud of the basketball team and the athletic program. I have been attending for 54 years. I am a faithful fan. I am proud of all of you.

SENATOR WASHINGTON:
I would like to pay my compliments to the Director of Athletics and the Assistant Director, today, and to the Coach. We hope he stays with the University for a long time.

To the basketball players and to Ramon, who is here today as their representative, my six-year-old grandson idolizes you. There is nothing you can do wrong. He goes to every game. He cheers at every game. He has jersey "22" and had all of the basketball players sign his jersey. He wears it a lot, but I told him to take it off, and I will have it framed so that one day when he is older and can play for the University, he will be able to look at this jersey and remember. He even had me paint his room silver and blue. He is in love with the Wolf Pack and loves Alfie. It is all because of the basketball team.

I am a protégé of Chris Ault and the football team. We have enjoyed this past season and the seasons before. We enjoyed watching you play in Washington. We admired you for making the "Sweet 16." The team has accomplished much and put Nevada on the map. Ramon, we know the pros will be there, and we hope you will stay one more year.

Resolution adopted.
Resolution ordered transmitted to the Assembly.

By Senators Washington, Amodei, Beers, Care, Carlton, Cegavske, Coffin, Hardy, Heck, Horsford, Lee, Mathews, McGinness, Nolan, Raggio, Rhoads, Schneider, Titus, Townsend, Wiener, Woodhouse; Assemblymen Atkinson, Allen, Anderson, Arberry, Beers, Bobzien, Buckley, Carpenter, Christensen, Claborn, Cobb, Conklin, Denis, Gansert, Gerhardt, Goedhart, Goicoechea, Grady, Hardy, Hogan, Horne, Kihuen, Kirkpatrick, Koivisto, Leslie, Mabey, Manendo, Marvel, McClain, Mortenson, Munford, Oceguera, Ohrenschall, Parks, Parnell, Pierce, Segerblom, Settelmeyer, Smith, Stewart, Weber and Womack:

Senate Concurrent Resolution No. 39—Urging support of the American Stroke Association's "Power to End Stroke" campaign.
WHEREAS, Stroke is the third leading cause of death in the United States, striking about 700,000 Americans each year and killing 150,000; and
WHEREAS, Stroke is also a leading cause of serious long-term disability in the United States with more than 1.1 million adults experiencing functional limitations or difficulty with activities of daily living resulting from a stroke; and
WHEREAS, On the average, a stroke occurs every 45 seconds in the United States and takes a life every 3 minutes; and
WHEREAS, The estimated direct and indirect costs of stroke in the United States this year will be over $62 billion; and
WHEREAS, The majority of Americans are neither aware of their risk factors for a stroke nor are they aware of the signs and symptoms of an impending stroke; and
WHEREAS, According to statistics, African Americans have almost twice the risk of first-ever stroke compared to Caucasians mainly because of their increased risk for hypertension, high cholesterol and diabetes; and
WHEREAS, The American Stroke Association recently launched the "Power to End Stroke" campaign, the goal of which is to educate and empower African Americans, as well as those of other ethnic groups, to fight stroke in their communities; now, therefore, be it
RESOLVED BY THE SENATE OF THE STATE OF NEVADA, THE ASSEMBLY CONCURRING, That the Nevada Legislature hereby urges all residents of this State to recognize that stroke is a health battle that must be taken seriously in order to reduce its risks; and be it further
RESOLVED, That the Legislature further urges all Nevadans to support the American Stroke Association's "Power to End Stroke" campaign by encouraging members of our communities to become familiar with the warning signs, symptoms and risk factors associated with a stroke in an effort to create a movement to help each other live stronger, healthier lives; and be it further
RESOLVED, That the Secretary of the Senate prepare and transmit a copy of this resolution to the Western States Affiliate of the American Heart Association and the Chronic Disease Section of the Health Division of the Nevada Department of Health and Human Services.

Senator Washington moved the adoption of the resolution.
Remarks by Senators Washington and Heck.
Senator Washington requested that the following remarks be entered in the Journal.

SENATOR WASHINGTON:
In 1989, the National Stroke Association received the Presidential Proclamation recognizing May as National Stroke Awareness Month. The goal of this annual campaign is to raise public awareness about stroke risk factors, prevention, symptom recognition and acting fast to treat stroke.

Although heart disease and stroke are major health risks for all people, African-Americans are at particularly high risk. Consider this, blacks have almost twice the risk of first-ever strokes compared to whites. They have higher death rates for stroke compared to whites. The prevalence of high blood pressure in African-Americans in the United States is the highest in the world. Among non-Hispanic blacks age 20 and older, 62.9 percent of men and 77.2 percent of women are overweight or obese. In 2001, 27.7 percent of Black or African-Americans used tobacco products. Heavy cigarette smoking approximately doubles a person's risk for stroke when compared to light smokers. Black women have higher prevalence of high blood pressure, obesity, physical inactivity and diabetes than white women do.

Recognizing the unique impact of strokes on the African-American community, the national Stroke Association implemented the Power to End Stroke Campaign. The goal of the campaign is to work within the African American Community to reduce the chances of having a stroke by helping people learn about the risk factors and how we can work with our doctors to help reduce our risk, to recognize the warning signs of a stroke by recognizing that a stroke is a medical emergency and that every second counts, to respond by calling 9-1-1 immediately if you or someone close to you is having warning signs of a stroke.
Several factors increase the risk for stroke. Although some factors cannot be controlled, we have the power to modify, treat or control others to lower our risk. This resolution recognizes the important work of the American Stroke Association to educate some of the most vulnerable populations about their ability to improve their overall health and to lower their risk for stroke. I applaud the Nevada Stroke Association and the work they do to improve the health of all Nevadans.

Senator Heck:
I, too, rise in support of Senate Concurrent Resolution No. 39. The American Stroke Association needs to be applauded for all they have done to increase public awareness for the signs and symptoms of strokes. We try to make it analogous to a heart attack by calling it a brain attack. We recognize that early intervention will go a long way to decreasing the residual adverse outcomes. There are new and exciting treatments being developed for the treatment of stroke, but people still need to recognize that they are having that stroke and to get medical care as quickly as possible. I support the resolution, and I urge my colleagues to support it as well.

Resolution adopted.
Resolution ordered transmitted to the Assembly.

Senator Raggio moved that the Secretary of the Senate dispense with reading the histories and titles of all bills and resolutions this legislative day.
Motion carried.

Senator Raggio moved that Assembly Bills Nos. 2, 14, 15, 16, 22, 28, 39, 43, 90, 102, 118, 135, 198, 215, 220, 266, 278, 283, 299, 303, 329, 348, 504, 520, 536, 543, 548, 556; Assembly Joint Resolution 3 be taken from the General File and placed on the General File for the next legislative day.
Motion carried.

SECOND READING AND AMENDMENT

Assembly Bill No. 148.
Bill read second time.

The following amendment was proposed by the Committee on Human Resources and Education:
Amendment No. 669.
"SUMMARY—Enacts provisions governing the sale of products containing materials that are used in the manufacture of methamphetamine and other controlled substances. (BDR 40-512)"
"AN ACT relating to controlled substances; requiring entities that sell certain products that are precursors to methamphetamine to place such products in an area to which the public does not have direct access, to limit the quantity of such products sold or transferred to the same person during any calendar day, to maintain a list of sales of such products and to ensure that certain information is entered in that list; prohibiting a person from acquiring more than a certain amount of certain products that are precursors to methamphetamine; providing penalties; and providing other matters properly relating thereto."
Legislative Counsel’s Digest:
This bill establishes restrictions on the sale and purchase of products that contain materials that can be used to manufacture methamphetamine.
Section 6 of this bill requires sellers of a product that contains certain materials that can be used to manufacture methamphetamine to keep the product in a locked case or cabinet or behind a store counter so that the public does not have direct access to the product. Section 7 of this bill establishes limits on the quantity of certain chemicals that can be sold to the same person during a calendar day. Section 8 of this bill requires sellers of a product that contains materials that can be used to manufacture methamphetamine to maintain a logbook of sales and transfers of the product and to ensure that certain information is entered in the logbook.

If a seller of a product that contains materials that can be used to manufacture methamphetamine violates section 6, 7 or 8 of this bill, section 9 of this bill provides that the seller is subject to a civil penalty of not more than $250,000 for each violation. Moreover, if certain sellers knowingly or intentionally violate section 6, 7 or 8, then those sellers are subject to both civil penalties and criminal penalties.

Section 10 of this bill prohibits a person from knowingly or intentionally purchasing or otherwise acquiring a certain amount of certain chemicals that can be used to manufacture methamphetamine. A person who violates this provision is subject to criminal penalties.

Section 11 of this bill prohibits a person from knowingly or intentionally entering false information in the logbook. A person who violates this provision is guilty of a category D felony.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Sec. 1. Chapter 453 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 to 11, inclusive, of this act.

Sec. 2. As used in sections 2 to 11, inclusive, of this act, unless the context otherwise requires, the words and terms defined in sections 3, 4 and 5 of this act have the meanings ascribed to them in those sections.

Sec. 3. "Logbook" means a written or electronic list of each sale or transfer of a product that is a precursor to methamphetamine.

Sec. 4. "Product that is a precursor to methamphetamine" means a product that contains ephedrine, pseudoephedrine or phenylpropanolamine or the salts, optical isomers or salts of optical isomers of such chemicals and may be marketed or distributed lawfully in the United States under the Federal Food, Drug and Cosmetic Act, 21 U.S.C. §§ 301 et seq., as a nonprescription drug.

Sec. 5. "Retail distributor" means a grocery store, general merchandise store, drugstore, pharmacy or other entity or person whose activities as a distributor of a product that is a precursor to methamphetamine are limited exclusively or almost exclusively to sales for personal use by an ultimate user, both in number of sales and volume of sales, either directly to walk-in customers or in face-to-face transactions by direct sales.

Sec. 6. A retail distributor shall keep, store or place a product that is a precursor to methamphetamine in a locked case or cabinet or behind a
counter so that the public does not have direct access to the product before a sale or transfer is made.

Sec. 7. 1. Except as otherwise provided in subsection 2, a retail distributor shall not:

(a) Sell or transfer to the same person during any calendar day, without regard to the number of transactions, more than 3.6 grams of ephedrine base, pseudoephedrine base or phenylpropanolamine base or the salts, optical isomers or salts of optical isomers of such chemicals in a product that is a precursor to methamphetamine.

(b) Sell at retail and in nonliquid form a product that is a precursor to methamphetamine, including, without limitation, gel caps, unless:

(1) The product is packaged in blister packs, each blister containing not more than two dosage units; or

(2) If the use of blister packs is technically infeasible, the product is packaged in unit dosage packets or pouches.

2. The provisions of subsection 1 do not apply if, pursuant to 21 U.S.C. § 830(e)(3), the Attorney General of the United States has determined that a product that is a precursor to methamphetamine cannot be used to manufacture methamphetamine and provided by regulation that the product is exempt from the provisions of 21 U.S.C. § 830(d).

Sec. 8. 1. A retail distributor shall maintain a logbook.

2. At the time of a sale or transfer of a product that is a precursor to methamphetamine, a retail distributor shall ensure that the following information is entered in the logbook:

(a) The name of the product sold or transferred;

(b) The quantity of the product sold or transferred;

(c) The name and address of the purchaser or transferee; and

(d) The date and time of the sale or transfer.

3. A retail distributor shall not sell or transfer a product that is a precursor to methamphetamine unless:

(a) The prospective purchaser or transferee:

(1) Presents an identification card that provides a photograph and is issued by the Government of the United States or the government of this State or any other state, or a document that, with respect to identification, is considered acceptable pursuant to 21 U.S.C. § 830(e)(1); and

(2) Signs his name in the logbook; and

(b) The retail distributor determines that the name entered in the logbook corresponds to the name provided on the identification presented by the prospective purchaser or transferee.

4. The retail distributor must include in the logbook a notice or otherwise post or provide to a prospective purchaser or transferee a notice that entering a false statement or representation in the logbook may subject the prospective purchaser or transferee to criminal penalties under state law, as set forth in section 11 of this act, and under federal law, as set forth in 18 U.S.C. § 1001.
5. A retail distributor shall maintain each entry in the logbook for not less than 2 years after the date on which the entry is made.

6. A retail distributor shall not access, use or share the information in the logbook unless the accessing, using or sharing of the information is allowed by federal law or unless the purpose of accessing, using or sharing the information is to ensure compliance with this chapter or to facilitate a product recall to protect the health and safety of the public.

7. Upon a request, which is made for the purpose of enforcing the provisions of sections 2 to 11, inclusive, of this act, by a law enforcement agency of this State or a political subdivision thereof or a law enforcement agency of the Federal Government, a retail distributor shall disclose the information in the logbook to the law enforcement agency.

Sec. 9. (1) Unless a greater penalty is provided in subsection 2, if a retail distributor violates any provision of section 6, 7 or 8 of this act, the retail distributor is subject to a civil penalty pursuant to the provisions of NRS 453.553 to 453.5533, inclusive.

(2) If a retail distributor knowingly violates any provision of section 6, 7 or 8 of this act after being ordered on two or more prior occasions to pay a civil penalty for violating section 6, 7 or 8 of this act or after two or more prior convictions under this chapter or the laws of the United States or of any state, territory or district relating to a controlled substance, or a combination of two or more such prior convictions, have become final, the retail distributor:

(a) Is subject to a civil penalty pursuant to the provisions of NRS 453.553 to 453.5533, inclusive; and

(b) Is guilty of a category D felony and shall be punished as provided in NRS 193.130.

Sec. 10. 1. Except as otherwise provided in subsection 2, a person shall not knowingly or intentionally purchase, receive or otherwise acquire:

(a) During any calendar day more than 3.6 grams of ephedrine base, pseudoephedrine base or phenylpropanolamine base or the salts, optical isomers or salts of optical isomers of such chemicals in a product that is a precursor to methamphetamine; or

(b) During any 30-day period, more than 9 grams of ephedrine base, pseudoephedrine base or phenylpropanolamine base or the salts, optical isomers or salts of optical isomers of such chemicals in a product that is a precursor to methamphetamine.

2. The provisions of this section do not apply if the person purchasing, receiving or otherwise acquiring a product that is a precursor to methamphetamine is a pharmacy, practitioner, retail distributor, wholesale distributor or dispenser that is purchasing, receiving or otherwise acquiring the product for the purpose of administering, distributing or dispensing it in a lawful manner.

3. A person who violates any of the provisions of this section is guilty of a misdemeanor, except that:
(a) If the person violates any of the provisions of this section after a prior conviction under this chapter or the law of the United States or of any state, territory or district relating to a controlled substance has become final, the person is guilty of a gross misdemeanor; and

(b) If the person violates any of the provisions of this section after two or more prior convictions under this chapter or the law of the United States or of any state, territory or district relating to a controlled substance, or a combination of two or more such prior convictions, have become final, the person is guilty of a category D felony and shall be punished as provided in NRS 193.130.

Sec. 11. Any person who knowingly or intentionally enters a false statement or representation in a logbook is guilty of a category D felony and shall be punished as provided in NRS 193.130.

Sec. 12. NRS 453.553 is hereby amended to read as follows:

453.553 1. In addition to any criminal penalty imposed for a violation of the provisions of NRS 453.011 to 453.552, inclusive, and sections 2 to 11, inclusive, of this act, any person who violates section 6, 7 or 8 of this act, unlawfully sells, manufactures, delivers or brings into this State, possesses for sale or participates in any way in a sale of a controlled substance listed in schedule I, II or III or who engages in any act or transaction in violation of the provisions of NRS 453.3611 to 453.3648, inclusive, is subject to a civil penalty for each violation. This penalty must be recovered in a civil action, brought in the name of the State of Nevada by the Attorney General or by any district attorney in a court of competent jurisdiction.

2. As used in this section and NRS 453.5531, 453.5532 and 453.5533:

(a) "Each violation" includes a continuous or repetitive violation arising out of the same act.

(b) "Sell" includes exchange, barter, solicitation or receipt of an order, transfer to another for sale or resale and any other transfer for any consideration or a promise obtained directly or indirectly.

(c) "Substitute" means a substance which:

(1) Was manufactured by a person who at the time was not currently registered with the Secretary of Health and Human Services; and

(2) Is an imitation of or intended for use as a substitute for a substance listed in schedule I, II or III.

Sec. 13. NRS 453.5531 is hereby amended to read as follows:

453.5531 1. The State of Nevada is entitled, in a civil action brought pursuant to NRS 453.553 involving marijuana, to a civil penalty in an amount:

(a) Not to exceed $350,000, if the quantity involved is 100 pounds or more, but less than 2,000 pounds.

(b) Not to exceed $700,000, if the quantity involved is 2,000 pounds or more, but less than 10,000 pounds.
(c) Not to exceed $1,000,000, if the quantity involved is 10,000 pounds or more.

2. The State of Nevada is entitled, in a civil action brought pursuant to NRS 453.553 involving a controlled substance, except marijuana, which is listed in schedule I or a substitute therefor, to a civil penalty in an amount:
   (a) Not to exceed $350,000, if the quantity involved is 4 grams or more, but less than 14 grams.
   (b) Not to exceed $700,000, if the quantity involved is 14 grams or more, but less than 28 grams.
   (c) Not to exceed $1,000,000, if the quantity involved is 28 grams or more.

3. The State of Nevada is entitled, in a civil action brought pursuant to NRS 453.553 involving a controlled substance which is listed in schedule II or III or a substitute therefor, to a civil penalty in an amount:
   (a) Not to exceed $350,000, if the quantity involved is 28 grams or more, but less than 200 grams.
   (b) Not to exceed $700,000, if the quantity involved is 200 grams or more, but less than 400 grams.
   (c) Not to exceed $1,000,000, if the quantity involved is 400 grams or more.

4. Unless a greater civil penalty is authorized by another provision of this section, the State of Nevada is entitled, in a civil action brought pursuant to NRS 453.553 involving any act or transaction in violation of the provisions of NRS 453.3611 to 453.3648, inclusive, to a civil penalty in an amount not to exceed $350,000.

5. The State of Nevada is entitled, in a civil action brought pursuant to NRS 453.553 involving any act or transaction in violation of the provisions of section 6, 7 or 8 of this act, to a civil penalty in an amount not to exceed $250,000 for each violation.

Sec. 14. NRS 453.5533 is hereby amended to read as follows:

453.5533  1. A civil action brought pursuant to NRS 453.553 must be brought within 3 years after the conduct in violation of the provisions of NRS 453.011 to 453.552, inclusive, and sections 2 to 11, inclusive, of this act occurs.

2. Such a civil action is not barred by a prior acquittal of the defendant in a criminal action arising out of the same act, transaction or occurrence. A final judgment or decree rendered in favor of the State in any criminal proceeding arising out of the same act, transaction or occurrence estops the defendant in a subsequent civil action from denying the essential allegations of the criminal offense.

Sec. 15. This act becomes effective on July 1, 2007.

Senator Washington moved the adoption of the amendment.
Remarks by Senator Washington.
Amendment adopted.
Bill ordered reprinted, reengrossed and to third reading.
Senate Bill No. 239.
Bill read third time.
Roll call on Senate Bill No. 239:
YEAS—21.
NAYS—None.

Senate Bill No. 239 having received a constitutional majority,
Mr. President declared it passed, as amended.
Bill ordered transmitted to the Assembly.

MOTIONs, RESOLUTIONS AND NOTICES

Senator Washington moved that Senate Bill No. 404 be taken from the
General File and placed on the General File for the next legislative day.
Remarks by Senator Washington.
Motion carried.

UNFINISHED BUSINESS
SIGNING OF BILLS AND RESOLUTIONS

There being no objections, the President and Secretary signed Senate
Concurrent Resolution No. 31.

REMARKs FROM THE FLOOR

Senator Raggio requested that his remarks be entered in the Journal.
Mollie and Jackie Singer began giving of themselves when they were only six years old,
when they opened their lemonade stand to raise funds for diabetes research and made more than
$2,000.00. The girls quickly realized that even at a young age they could make a difference, and
they started speaking at the Juvenile Diabetes Research Foundation's "Walk For the Cure"
breakfasts to help CEO's understand just how frightening and debilitating diabetes actually was.
Since that time, these young ladies have raised over $300,000 for diabetes research, started an
international diabetes support group for young diabetics called the "Diabetic Angels" and were
two of three children selected to represent the State of Nevada at the first Children's Congress in
Washington, D.C.

At the age of ten, Mollie and Jackie began testifying before the United States Congress and
were receiving national recognition for their accomplishments when Twentieth Century Fox and
Lego Land selected Mollie and Jackie, from young finalists all around the Country, as two of
their fifteen "Young Heroes of the Year." Additionally, the girls wrote a booklet entitled, The
Road to the Cure, which discussed their advocacy and explained how they lobbied Senators and
Congressmen in Washington as they testified before different Congressional Hearings and met
with President Bush on three occasions, including two special invitations to the White House.

In June of 1999, Mollie and Jackie began filming an ongoing video diary for Good Morning
America about the difficulties of living with diabetes. They have also filmed multiple Public
Service Announcements, including one with A.J. McLean, of the Backstreet Boys, plus
two diabetes-related documentaries for newly-diagnosed diabetic youngsters and teens.
Furthermore, on July 17, 2001, Mollie and Jackie participated in a press conference on the steps
of the United States Capitol in support of medical research. Since June of 2001, they have
appeared on numerous TV shows such as Sunday Morning with Charles Osgood, several
appearances on MSNBC, CNN, CBS Early Show and ABC News.

Mollie and Jackie have also given interviews and been featured in numerous national
publications such as, The New York Times, Los Angeles Times, Chicago Tribune, Washington
Journal and Better Homes and Garden's Diabetes Living magazine. As members of the internet
generation, the girls have spent an average of 20 hours a week mentoring diabetics, their
siblings, and friends around the Country as well as around the world. The girls accomplish this
feat as cyber-volunteers for the juvenile Diabetes Research Foundation as well as through their diabetes blog.

While always remembering their goal to cure diabetes, Mollie and Jackie have also followed their dream of becoming successful Country Western singers, and as such have successfully used their talent at the National Finals Rodeo at the Thomas and Mack Center. They have made multiple showroom appearances in Las Vegas along with performances in the Grand Ballroom of the JW Marriott Hotel in Washington, D.C., and filmed a cable TV Christmas special for children. Today, Jackie and Molly are preparing to record their first CD. It is the girls' belief that no matter how great an individual's personal struggles are, someone else always has a greater need. Therefore, they consider themselves fortunate and believe that to those who much is given, much is expected. Recently, Mollie and Jackie were asked why they volunteer, why they spend so much time helping others, the girls replied, "Why wouldn't we want to give back to our community, or to our Country? We do what we do because we can, and it is the right thing to do. Also, when we help others, we do not have time to feel sorry for ourselves; the reward for this effort is something that no amount of money can ever buy. In our case, we know we are blessed and loved so we have made volunteering an important part of our lives. We walk for those who can no longer walk; we speak for those who don't have a voice, and we give of ourselves to help those who cannot help themselves."

There was an article in the Las Vegas Review Journal written by Fred Love of the Stephens Washington Bureau. I would like that article to be entered in the Journal for this day.

WASHINGTON—A pair of Las Vegas Valley teens, recognized Monday for their volunteer work on behalf of diabetic children and children in foster care, said their work is far from over.

Mollie Singer, 18, a senior at Nevada High School in Henderson, and Heather Wilder, 13, a seventh-grader at Becker Middle School, were honored separately among 10 top youth volunteers nationwide at the U.S. Chamber of Commerce.

Wilder wrote a series of booklets based on her experience as a foster child to help others deal with the hardships of the foster system. The booklets have been distributed through the State Department of Child and Family Services and other local agencies.

Singer, diagnosed with diabetes at age 4, has raised more than $100,000 for the Juvenile Diabetes Research Foundation by recruiting participants for the foundation's Walk to Cure Diabetes and organizing events like luncheons and picnics. She has also started a support group for diabetic children.

Both plan to build on their work.
Wilder said she's writing the next installment in her series to help foster children deal with challenges like adoption and moving into new homes.
"They (foster children) think they're the only ones going through the system," she said. "So I write the books so they know they're not alone."

Singer, who will start at the University of Nevada, Las Vegas Honors College in the fall, said she plans to promote the Walk to Cure Diabetes among university students.
"UNLV is a huge school, so hopefully we can get as many people as possible involved," she said.

Wilder and Singer will receive personal awards of $5,000, engraved gold medallions, crystal trophies for their schools and $5,000 grants for charities of their choice.

The Las Vegas were recognized by the Prudential Spirit of Community Awards, sponsored by Prudential Financial and the National Association of Secondary School Principals.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Amodei, the privilege of the floor of the Senate Chamber for this day was extended to Keith Hackett and Cary Groth.

On request of Senator Cegavske, the privilege of the floor of the Senate Chamber for this day was extended to Ion Corona.
On request of Senator Horsford, the privilege of the floor of the Senate Chamber for this day was extended to John Snyder and Patricia Snyder.

On request of Senator Nolan, the privilege of the floor of the Senate Chamber for this day was extended to the following students, chaperones and teachers from the Linda Givens Elementary School: Jesse Alarcon, Joseph Araneta, Payton Arnold, Kyle Badger, Jasmine Baker, Tara Barber, Jonathan Bernardo, Sierra Marie Bobadilla, Anthony Bogdan, Chasen Daniel Brown, Karl Bryan, Devon Burkett, Damien Canja, Michelle Chen, Paul Cho, Indonesia Christian, Imogen Davies, Juliette Dawson, Dylan Deffner, Vincent DeGeorge, Erin Dobrzyn, Gabrielle Dominguez, Zachary Edge, Paige Evans, Daniela Gelay, Taylor Gerlicher, Samantha Hamilton, Leonel Amador Hechavarria, Nicholas Hecker, Jessica Nicole Hill, Tonya Maston, Jeremy Huber, Rain Johns, Hana Kim, Tristan Layne Kirpatrick, Taylor Kubiak, Ruta Kuzmickas, Katelynn Lampley, Britny Langenberger, Raquel Licata, Spencer Lidskin, Jessica Kaye Menga, Mario Minor, Kylie Morrison, Jisoo Mun, Dominique Nguyen, Kassidy Pahia, Clara Park, Samantha Saycich, Michael Ryan Schwartz, Katie Sham, Kaitlin Simone, Lila Simpson, Andre Skeete, Bryanna Starks, Kaitlyn Starks, Andre Tacason, Robert Benjamin Taylor, Susan Teft, Dylan Thomas, McKenzie Tinge, Jeanne Tran, Braedon Urie, Kianna Vestuto, Sydney Vrtis, Seonaigh Westhassel, Kit Jory, Kylie Lung, Abigail Till; chaperones: Angela Arnold, Stuart Bernardo, Patricia Bitwinski, Brenda Deffner, Nancy Huber, Susan Kubiak, Gina Licata, Courtney Lung, Terri Morrison, Nora Nevarez-Badger, Rachel Simpson, Shellon Skeete, Craig Teft, Joanie Till, Mary Sue Tinge, Marylyne Urie; teachers: Jason Hunt, Christine Scarpello, Angela Rawls, Charles Wiest and Ilyock Williams.

On request of Senator Raggio, the privilege of the floor of the Senate Chamber for this day was extended to Mollie Singer, Jackie Singer, Berlyn Miller, Jackie Singer, Mollie Miller, John Hawk, David Carter and Ramon Sessions.

On request of Senator Rhoads, the privilege of the floor of the Senate Chamber for this day was extended to Bob Ashworth and Mike Dondero.

On request of Senator Titus, the privilege of the floor of the Senate Chamber for this day was extended to Mike Naft.

On request of Senator Washington, the privilege of the floor of the Senate Chamber for this day was extended to Barbara Tillard.

On request of Senator Woodhouse, the privilege of the floor of the Senate Chamber for this day was extended to the following students, chaperones, teachers and principal from the Sandy Miller Academy for International Studies: Ricardo Martinez, Robert Waldrup, Anthony Delgado, Carlos Quinonez, Mark Tanada, Hebert Ruiz, Christian Gamas, Meliton Sernas,
Senator Raggio moved that the Senate adjourn until Monday, May 14, 2007, at 11 a.m.
Motion carried.

Senate adjourned at 12:37 p.m.

Approved: BRIAN K. KROLICKI
President of the Senate

Attest: CLAIRE J. CLIFT
Secretary of the Senate