Assembly called to order at 12:12 p.m.
Mr. Speaker presiding.
Roll called.
All present.
Prayer by the Chaplain, Irene Bustamante Adams.

Holy and ever living God,
Compassionate and Merciful,
We, Your servants, are listening.

We come before You today in a time of great anxiety and fear in our State and in our Nation.

Yet Your prophet Isaiah has asked,
Have you not known? Have you not heard?
The Lord is the everlasting God,
The Creator of the ends of the earth.

You do not faint or grow weary;
Your understanding is unsearchable.
You give power to the faint, and strengthen the powerless.

Those who wait upon You shall renew their strength.
They shall mount up with wings like eagles,
They shall run and not be weary,
They shall walk and not faint.

Give us the courage to dream new dreams, to see new possibilities,
To look forward with hope, resting in Your blessed covenant
That each day is a new day

We pray that a few drops of Your favor fall upon us today,
Giving these elected representatives of Your people courage and wisdom
That they might be instruments of Your peace,
Sowing love where there is hatred,
Pardon where there is injury,
Union in place of discord,
Faith instead of doubt,
Hope not despair,
Light to cast away the darkness,
And where there is sadness, joy.

We, as Your humble people, lay our request before You. It is in your Son’s name we pray.

AMEN.

Pledge of allegiance to the Flag.
Special musical presentation of the National Anthem by the Carson High School Choir, under the direction of Andy Sonnemaker, and the Carson High School Band, directed by Jarod Sorum.

Assemblyman Conklin moved that further reading of the Journal be dispensed with, and the Speaker and Chief Clerk be authorized to make the necessary corrections and additions.
Motion carried.

Mr. Speaker announced if there were no objections, the Assembly would recess subject to the call of the Chair.
Assembly in recess at 12:23 p.m.

ASSEMBLY IN SESSION

At 12:29 p.m.
Mr. Speaker presiding.
Quorum present.

REPORTS OF COMMITTEES

Mr. Speaker:
Your Committee on Ways and Means, to which was referred Assembly Bill No. 519, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

Also, your Committee on Ways and Means has had under consideration various budgets for the Health Division of the Department of Health and Human Services, and begs leave to report back that the following accounts have been closed by the Committee:

Radiological Health (11-3101)
Health Radioactive and Hazardous Waste (251-3152)
Cancer Control Registry (101-3153)
Consumer Health Assistance (101-3204)
Community Health Services (101-3224)

Also, your Committee on Ways and Means has had under consideration various budgets for the Division of Mental Health and Developmental Services of the Department of Health and Human Services, and begs leave to report back that the following accounts have been closed by the Committee:

Administration (101-3168)
Mental Health Information System (101-3164)
Family Preservation Program (101-3166)
Alcohol Tax Program (101-3255)

Also, your Committee on Ways and Means has had under consideration various budgets for the Office of the Treasurer, and begs leave to report back that the following accounts have been closed by the Committee:

State Treasurer (11-1080)
Higher Education Tuition Administration (603-1081)
Municipal Bond Bank Revenue (745-1086)
Assemblyman Conklin moved that the following budget closure remarks be entered in the Journal.

Motion carried.

ASSEMBLYWOMAN SMITH:
On April 25, 2011, the Assembly Committee on Ways and Means and the Senate Committee on Finance met jointly and closed the budgets of the State Treasurer’s Office. The closings increased General Fund appropriations to the Treasurer’s Office by $81,623 in FY 2012 and $84,551 in FY 2013, beyond the amounts recommended by the Governor.

State Treasurer (101-1080) ELECTED-139:
The Committee approved a budget amendment to The Executive Budget to correct a mistake in the recommended cost allocation revenues. The budget amendment restores General Fund appropriations to the Treasurer’s Office in the amounts of $81,623 in FY 2012 and $84,551 in FY 2013. As recommended by the Governor, the Committee approved the transfer of $28,675 in General Fund appropriations in each fiscal year from the Department of Administration. As a result of the transfer, the Treasurer’s Office will assume responsibility for the coordination and oversight of state agencies’ acceptance of payments through electronic means including, credit cards, debit cards and electronic checks.

The Committee approved elimination of 1.0 full-time position and the reduction of two full-time positions to part-time status (0.63 FTE) for General Fund appropriation savings of $89,964 in FY 2012 and $90,864 in FY 2013.

The Committee approved the recommendation to revise the funding source for seven positions in the Cash Management section of the Treasurer’s Office to fund 50 percent of the positions’ 2011-13 biennium costs through interest earnings. This action generates General Fund savings of $345,625 in FY 2012 and $352,481 in FY 2013.

Unclaimed Property (101-3815) ELECTED-191:
The Committee concurred with the Governor’s recommendation to add a new position to manage the Unclaimed Property office’s new Voluntary Disclosure Agreement program under which holders of unclaimed property can become compliant with the requirements of NRS 120A.560 by reporting past due amounts and establishing new internal controls. As approved, the Abandoned Property Trust Account would fund the new position at a cost of $51,659 in FY 2012 and $64,374 in FY 2013.

ASSEMBLYWOMAN MASTRULOCA:
The Assembly Committee on Ways and Means has completed its review of a portion of the budget accounts for the Division of Mental Health and Developmental Services of the Department of Health and Human Services, including:
MHDS Administration (101-3168) DHHS MHDS-1:
The Committee approved the Governor’s recommendation to eliminate four positions, including a Clinical Program Manager, a Management Analyst, a Quality Assurance Specialist and an Accounting Assistant, as well as all out-of-state travel and training expenditures and a 39 percent decrease in in-state travel. General Fund reductions resulting from the position eliminations and the expenditure reductions total $714,000 in the 2011-13 biennium. In addition, the Committee approved the Governor’s recommendation to transfer an Administrative Services Officer, who will oversee the Division’s recently implemented cost allocation plan and provide administrative and fiscal support to the Substance Abuse Prevention and Treatment Agency, from the Rural Regional Center to the Central Office.

Mental Health Information System (101-3164) DHHS MHDS-11:
The Committee approved the Governor’s recommendation to eliminate an Information Technology Professional position, who is responsible for maintaining the Division’s website. A portion of the core measure reporting needs will be absorbed by the remaining staff in the agency’s IT Unit. As a result, General Fund savings of $180,049 will be realized in the 2011-13 biennium.

Family Preservation Program (101-3166) DHHS MHDS-27:
The Committee approved the Governor’s recommendation to increase General Fund appropriations by $655,248, which will allow the program to increase from 528 families who currently receive monthly cash assistance allotments to support family members with mental retardation in their home to 626 families by the end of the 2011-13 biennium. The Committee also approved the Governor’s recommendation to replace $1.2 million of General Funds with transfers of Tobacco Settlement funds from the Trust Fund for Public Health in FY 2013. However, due to concerns over ongoing arbitration proceedings which may jeopardize the receipt of the tobacco funds in FY 2013, the Committee voted to issue a letter of intent directing the Division to not add additional families to the program until such time a decision has been reached in the arbitration proceedings.

The Committee also approved the Alcohol Tax Program account (101-3255; DHHS MHDS-17), which utilizes a portion of the tax collected on hard liquor that are passed through to nonprofit and community organizations for substance abuse treatment services, as recommended by the Governor.

ASSEMBLYWOMAN MASTROLUCA:
The Committee on Ways and Means reviewed six budget accounts of the State Health Division. The following comments describe the more significant recommendations of the Committee:

Radiological Health (101-3101) DHHS HEALTH-1:
The Committee approved the transfer of $1.5 million from this account to the State General Fund in FY 2011 to provide funding to restore General Fund budget reductions. The $1.5 million in reserves comes from excess fees that have built up over the years from salary savings from vacant positions and other cost savings generated in this account.

Cancer Control Registry (101-3153) DHHS HEALTH-17:
The Committee approved the Governor’s recommendation to add two new positions (a Business Process Analyst and Biostatistician) to meet the requirements of the Cancer Registry program. Funding for the two new positions will come from the Cancer Registry grant.

Consumer Health Assistance (101-3204) DHHS DIRECTOR-30:
The Committee approved the Governor’s recommendation to merge the Office of Consumer Health Assistance with the Office of Minority Health and transfer the combined accounts to the Department of Health and Human Services Director’s Office. The Committee also approved the Governor’s recommendation to transfer the Nevada 2-1-1 system with $31,000 in General Funds each year into this account, as well as a recommended addition of $67,447 in United Health Settlement funds each year to support the Nevada 2-1-1 system.
Community Health Services (101-3224) DHHS HEALTH-140:
The Committee approved a budget amendment to increase General Funds by $147,010 in FY 2012 and $146,881 and an equivalent reduction in medical service charge revenue due to lower service charge projections.
The Radioactive and Hazardous Waste budget account (251-3152, DHHS HEALTH-14) was closed by the Committee as recommended by the Governor with authority for Fiscal staff to make various technical adjustments, including adjustments for the Health Division's cost allocation.

MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, May 9, 2011

To the Honorable the Assembly:

I have the honor to inform your honorable body that the Senate on this day passed Assembly Bills Nos. 25, 102, 181, 537.

Also, I have the honor to inform your honorable body that the Senate amended, and on this day passed, as amended, Assembly Bill No. 36, Amendment No. 552; Assembly Bill No. 201, Amendment No. 549; Assembly Bill No. 214, Amendment No. 550, and respectfully requests your honorable body to concur in said amendments.

SHERRY L. RODRIGUEZ
Assistant Secretary of the Senate

INTRODUCTION, FIRST READING AND REFERENCE

By the Committee on Ways and Means:
Assembly Bill No. 568—AN ACT relating to education; ensuring sufficient funding for K-12 public education for the 2011-2013 biennium; apportioning the State Distributive School Account in the State General Fund for the 2011-2013 biennium; authorizing certain expenditures; making appropriations for purposes relating to basic support, class-size reduction and other educational purposes; temporarily diverting the money from the State Supplemental School Support Fund to the State Distributive School Account for use in funding operating costs and other expenditures of school districts; and providing other matters properly relating thereto.

Assemblywoman Smith moved that the bill be referred to the Committee on Ways and Means.

Motion carried.

SECOND READING AND AMENDMENT

Assembly Bill No. 486.
Bill read second time and ordered to third reading.

Assembly Bill No. 491.
Bill read second time and ordered to third reading.

Assembly Bill No. 493.
Bill read second time and ordered to third reading.
Assembly Bill No. 495.
Bill read second time and ordered to third reading.

Mr. Speaker announced if there were no objections, the Assembly would recess subject to the call of the Chair.

Assembly in recess at 12:45 p.m.

ASSEMBLY IN SESSION

At 1:34 p.m.
Mr. Speaker presiding.
Quorum present.

MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, May 10, 2011

To the Honorable the Assembly:

I have the honor to inform your honorable body that the Senate on this day passed Senate Bill No. 497.

SHERRY L. RODRIGUEZ
Assistant Secretary of the Senate

INTRODUCTION, FIRST READING AND REFERENCE

Senate Bill No. 497.
Assemblyman Conklin moved that the bill be referred to the Committee on Legislative Operations and Elections.

Motion carried.

Mr. Speaker announced if there were no objections, the Assembly would recess subject to the call of the Chair.

Assembly in recess at 1:35 p.m.

ASSEMBLY IN SESSION

At 1:41 p.m.
Mr. Speaker presiding.
Quorum present.

REPORTS OF COMMITTEES

Mr. Speaker:
Your Committee on Legislative Operations and Elections, to which was referred Senate Bill No. 497, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

TICK SEGERBLOM, Chair
Mr. Speaker:

Your Committee on Ways and Means, to which was referred Assembly Bill No. 568, has had the same under consideration, and begs leave to report the same back with the recommendation:

Do pass.

DEBBIE SMITH, Chair

MOTIONS, RESOLUTIONS AND NOTICES

Assemblyman Conklin moved that all rules be suspended, reading so far had considered second reading, rules further suspended, and Assembly Bill No. 568 and Senate Bill No. 497 be declared emergency measures under the Constitution and placed on third reading and final passage.

Motion carried.

GENERAL FILE AND THIRD READING

Assembly Bill No. 568.

Bill read third time.

Remarks by Assemblywoman Smith.

Mr. Speaker announced if there were no objections, the Assembly would recess subject to the call of the Chair.

Assembly in recess at 1:45 p.m.

ASSEMBLY IN SESSION

At 1:51 p.m.

Mr. Speaker presiding.

Quorum present.

GENERAL FILE AND THIRD READING

Roll call on Assembly Bill No. 568:

YEAS—26.


Assembly Bill No. 568 having received a constitutional majority, Mr. Speaker declared it passed.

Bill ordered transmitted to the Senate.

MOTIONS, RESOLUTIONS AND NOTICES

Assemblyman Conklin moved that all rules be suspended and that Assembly Bill No. 568 be immediately transmitted to the Senate.

Motion carried.

GENERAL FILE AND THIRD READING

Senate Bill No. 497.

Bill read third time.

Assemblyman Conklin moved that the following remarks be entered in the Journal.

Motion carried.

ASSEMBLYMAN SEGERBLOM:
Thank you, Mr. Speaker. This bill is the redistricting plan for the next ten years. It is based on the new census. It keeps the same number of Assembly districts: 42. It maintains the same number of Senate districts: 21. It adds the new fourth Congressional district, so now all Congressional districts are equal in population: 675,138.

ASSEMBLYMAN STEWART:
Thank you, Mr. Speaker. I rise in opposition to this bill. I assume it is the same figures that my good friend from Assembly District 9 so diligently worked on these many months.

I appreciate the work on this bill by my good friend. In my district, we went from 223,000 down to 64,000. One good thing about this bill is that we are all going to be equal now. I do have some minor objections to it, however, and that is the way the numbers are allocated between Republicans and Democrats. For example, under the Republican plan, we have in the Congressional plan two seats that are Democratic dominated and two that are Republican dominated—equal. Under the Democratic plan, we have three Congressional districts that are Democratic dominated or leaning Democratic and only one on the Republican side.

As far as the Senate for the State Legislature under the Republican plan, we have:

- Nine districts that are Democratic leaning, and on the Democratic side, we have 13.
- Four that are Republican leaning, and on the Democratic plan, five.
- Eight that are competitive on the Republican side, and on the Democratic plan, only three.

On the Assembly, on the Republican plan, we have:

- Twenty districts that are Democratic leaning, so you still have a good number there, but on the Democratic plan, 26.
- Eight Republican leaning districts, and you’ve got eight for the other side on the Democrats.
- Fourteen competitive districts and only eight competitive on the Democratic plan.

Mr. Speaker, it is my contention that while the numbers are equal in each district, the numbers slanted toward the Democrats are somewhat unfair, again, for we Republicans in the minority. All we want is a chance to be competitive and get a chance to someday, in the not too distant future, to be in the majority. Mr. Speaker, with that, I end my remarks and will be voting against this plan. Thank you, Mr. Speaker.

ASSEMBLYMAN HICKEY:
Thank you, Mr. Speaker. I rise to comment on Senate Bill 497 because your chairman of Legislative Operations and Elections, on which I serve, assured us that it is identical to the bill heard in our committee, so I speak to it, given his assurances.

As it was stated, every ten years we come together for this process. Centering on the sacred oath that we took, I think we should be every bit as serious as the voters, who every two years go and select us. The advantage, of course, that we have is that every ten years we get to select the voters who are going to be voting for us. I think we have a special responsibility to be fair in this process.

I object to the fact that this bill hardly had a hearing, at least on our side. We had one public meeting scheduled before a vote and it was scheduled so late at night that no one in the public was able to show up. I also object to the fact that I think we are conceding and abdicating our responsibilities here and conceding that this will probably end up in the courts where
hundreds of thousands of public and private dollars will be spent. And so I ask for an answer to
the question that the public has about the fairness of this process. When we look, as members of
each of our particular parties, and see that there are as many as 20 percent who are choosing not
to identify with our parties these days, I think we are giving them good reason by not properly
vetting and processing this bill, and therefore, I rise in opposition to it.

Mr. Speaker requested the privilege of the Chair for the purpose of making
the following remarks:

I would just state that I am not sure that you are accurately depicting the number of hearings
that were held on this bill. Not only did we hear the concept in three different cities in this state
and actually move around the state, we then heard this bill on a Thursday, a Friday, and a
Saturday. As far as I know, because I was there with you, we heard it three times.

ASSEMBLYMAN HAMMOND:
Thank you, Mr. Speaker. I, too, rise in opposition to Senate Bill 497. My comments,
specifically, will be targeted towards the deviations that are in there. I understand the work that
has gone into this bill. I know that many people have worked many months on this, and I
appreciate that work. My concern, however, is with the deviation numbers, the percentages in
particular. Going back to a very famous court case, Baker vs. Carr, where it specifically states
that every person—one person, one vote—every person needs to be represented. In the
Congressional districts, we should be looking at—and I do not believe that this plan provides
for—exact numbers in each one of those Congressional districts. I am noting that there is an odd
number of people in our state. There should only be a very limited deviation in that; a one
person difference.

As far as the Nevada Senate plan, no district deviates from the official or should deviate from
the official ideal population by more than one tenth of one percent, if it is practicable. The
reason why I mention this is because the technology today—the technology available to us today
allows us to get these districts down to as small a deviation as possible so that every person is
represented correctly and has a voice. In the Assembly, the Assembly plan should not deviate
from more than 0.5 percent. Because this plan does not show us that, I rise in opposition to it.
Thank you.

ASSEMBLYMAN HAMBRICK:
Thank you, Mr. Speaker. I rise in opposition to Senate Bill 497. With the bill we are seeing
today, we have always heard about trying to have both parties have “open tents” and trying to
pull the voters in from the community and from all segments of society. I have some concerns
with the bill that is before us today. It is somewhat disenfranchising certain portions of the
population, and I am talking about the Hispanic community. At the Senate side, if I may
mention the other house by name, they only have two additional seats aimed at the Hispanic
minority whereas the Republican version of our bill would offer four. In this house, the
Republican bill would offer potentially eight seats that would be available and be extremely,
extremely competitive whereas the current bill before us only offers three.

My colleague from Assembly District 22 talked about fairness. We have got to spread this
process across the board. I believe that there is some unfortunate expediency being processed
through this bill right now that is truly, truly unfortunate. Thank you, Mr. Speaker.

ASSEMBLYWOMAN FLORES:
If I could address the comments just made by my colleague in Assembly District 2. One of
the preconditions for establishing a Voting Rights Act violation is that white voters have to vote
as a block in order to defeat minority preferred candidates. I would just like to pose this
question: Are Republicans claiming that Nevada voters who are white will not vote for
minority-preferred candidates? I don’t believe that is the case. Look at my Hispanic colleague
and Assembly District 27, where only 24.4 percent of those of voting age are Hispanic; my
colleague in Assembly District 42, where those of voting age who are Hispanic is only 31.8 percent; my colleague in Assembly District 18, with only 29.1 percent of voting age who are Hispanic. So Nevada has proven that Hispanic and other minority candidates have and can be elected in minority-influenced districts with far less than 50 percent voting age population, and packing minorities into as few districts as possible to achieve a standard that has been proven to be unnecessary dilutes minority influence in the remaining districts.

The plan offered today creates a record number of districts that have a proven threshold where Hispanic and other minority candidates have a fair and equal opportunity to participate in the electoral process and elect candidates of their choice, and that is why countless advocates from these communities support this plan and not the Republican packing scheme. Thank you, Mr. Speaker.

ASSEMBLYMAN HANSEN:

I rise in opposition to S.B. 497. In response to my colleague from District 28’s remarks, I should remind the body that the white Republican-dominated party nominated Mr. Sandoval as our candidate, and he is currently our Governor, who is Hispanic. So the idea that white voters are going to vote against Hispanics is absurd and should not even be addressed. It is an insult to all the people that are Republicans to suggest that we would not vote for somebody because of their race.

Secondly, Mr. Speaker, with regard to your comments to my colleague from District 25, the three public meetings—there were no maps and the public has not had an opportunity to look at these things and thoroughly digest them before we rush this bill through today. So I think before we start pointing fingers about who is racist and who isn’t in this body, I think we should address the facts as we observe them. And, in fact, the Republican plan for redistricting is much fairer to minorities and there is less packing. Our plan would actually give them a greater opportunity to have more representation in this body. Those are my comments, thank you. I urge everyone to vote no on Senate Bill No. 497.

Mr. Speaker requested the privilege of the Chair for the purpose of making the following remarks:

Thank you, Mr. Hansen. I do believe that the maps were up on NELIS the minute they were introduced, including the streets that were included in the map.

ASSEMBLYMAN GOICOECHEA:

Thank you, Mr. Speaker. I just need to clarify for the record, though, when you talk about the three public hearings that were held in Fallon, Reno, and Las Vegas, we had neither this bill nor the maps available at that point.

Mr. Speaker requested the privilege of the Chair for the purpose of making the following remarks:

I was just referring to the public process, but we did then have three hearings after that on the specific bill.

ASSEMBLYMAN GOICOECHEA:

I agree, but I just wanted to clarify that for the record.

ASSEMBLYMAN SIEGEBLUM:

I don’t understand how the Republicans can want a map more favorable to Republicans but claim that is not gerrymandering. The fact is that when you talk about which are Republican leaning and which are Democratic leaning, that is gerrymandering at its worst because that puts politics at the core of what you are trying to do. The fact is the districts do not belong to Republicans or Democrats; they belong to the people of Nevada.
Technically the fact is—and I think someone referred to this—that Nevadans are independent. And the fact that we elected a Republican for Governor, who is Hispanic, and also reelected Majority Leader Reid and four other Democrats statewide indicates that voters in Nevada vote for the person, not for the party, not for the race.

I want to point out that there has been lots of talk on the Republican side about needing 50 percent districts to elect Hispanics. I remind them that Nevada elected Mr. Sandoval, the first Hispanic governor in this state, with only 22 percent Hispanic voting age population.

So the reality is these maps have been vetted, there has been more openness in this process than at any time in the history of the state of Nevada. With computer technology, people have been able to see. It is on the Internet; we have been around the state. These maps are as good as technology can present. They have been publicly vetted, and so I urge your support.

Assemblymen Conklin, Kirkpatrick, and Smith moved the previous question.
Motion carried.
The question being the passage of Senate Bill No. 497.
Roll call on Senate Bill No. 497:
YEAS—25.

Senate Bill No. 497 having received a constitutional majority, Mr. Speaker declared it passed.
Bill ordered transmitted to the Senate.

MOTIONS, RESOLUTIONS AND NOTICES
Assemblyman Conklin moved that all rules be suspended and that Senate Bill No. 497 be immediately transmitted to the Senate.
Motion carried.

GENERAL FILE AND THIRD READING
Assembly Bill No. 475.
Bill read third time.
Roll call on Assembly Bill No. 475:
YEAS—42.
NAYS—None.

Assembly Bill No. 475 having received a constitutional majority, Mr. Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 481.
Bill read third time.
Roll call on Assembly Bill No. 481:
YEAS—42.
NAYS—None.

Assembly Bill No. 481 having received a constitutional majority, Mr. Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.
MOTIONS, RESOLUTIONS AND NOTICES

Assemblyman Conklin moved that Assembly Bill No. 566 be taken from the General File and rereferred to the Committee on Legislative Operations and Elections.
Motion carried.

Assemblyman Conklin moved that Senate Bills Nos. 130, 248, 286, and 406 be taken from the General File and placed on the General File for the next legislative day.
Motion carried.

Mr. Speaker announced if there were no objections, the Assembly would recess subject to the call of the Chair.
Assembly in recess at 2:12 p.m.

ASSEMBLY IN SESSION

At 2:14 p.m.
Mr. Speaker presiding.
Quorum present.

Assemblyman Conklin moved that the action whereby Senate Bill No. 286 was placed on General File for the next legislative day be rescinded.
Motion carried.

GENERAL FILE AND THIRD READING

Senate Bill No. 286.
Bill read third time.
Remarks by Assemblymen Smith and Stewart.
Roll call on Senate Bill No. 286:
YEAS—42.
NAYS—None.
Senate Bill No. 286 having received a constitutional majority, Mr. Speaker declared it passed.
Bill ordered transmitted to the Senate.

Mr. Speaker announced if there were no objections, the Assembly would recess subject to the call of the Chair.
Assembly in recess at 2:19 p.m.

ASSEMBLY IN SESSION

At 5:19 p.m.
Mr. Speaker presiding.
Quorum present.
MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, May 10, 2011

To the Honorable the Assembly:

I have the honor to inform your honorable body that the Senate on this day passed Assembly Bills Nos. 6, 57, 150, 194, 226, 350, 568; Senate Bills Nos. 445, 450, 472, 481.

Also, I have the honor to inform your honorable body that the Senate amended, and on this day passed, as amended, Assembly Bill No. 215, Amendment No. 569, and respectfully requests your honorable body to concur in said amendment.

SHERRY L. RODRIGUEZ
Assistant Secretary of the Senate

UNFINISHED BUSINESS

SIGNING OF BILLS AND RESOLUTIONS

There being no objections, the Speaker and Chief Clerk signed Assembly Bills Nos. 32, 91, 220, 295, 296, 319, 568, and Senate Bill No. 497.

GUESTS EXTENDED PRIVILEGE OF ASSEMBLY FLOOR

On request of Assemblyman Aizley, the privilege of the floor of the Assembly Chamber for this day was extended to Margaret Boroughf.

On request of Assemblyman Anderson, the privilege of the floor of the Assembly Chamber for this day was extended to Steve Schefferdecker.

On request of Assemblyman Atkinson, the privilege of the floor of the Assembly Chamber for this day was extended to Stacey Endress and Susan Miller.

On request of Assemblywoman Benitez-Thompson, the privilege of the floor of the Assembly Chamber for this day was extended to Jim Kidder, Elizabeth Galantuomini, and Mary Baubriand.

On request of Assemblyman Bobzien, the privilege of the floor of the Assembly Chamber for this day was extended to Virginia Kersey.

On request of Assemblyman Brooks, the privilege of the floor of the Assembly Chamber for this day was extended to Caroline Karl.

On request of Assemblywoman Bustamante Adams, the privilege of the floor of the Assembly Chamber for this day was extended to Terry Pittman.

On request of Assemblyman Carrillo, the privilege of the floor of the Assembly Chamber for this day was extended to Karen Stout-Gardner.

On request of Assemblyman Daly, the privilege of the floor of the Assembly Chamber for this day was extended to Joseph Galata.
On request of Assemblywoman Diaz, the privilege of the floor of the Assembly Chamber for this day was extended to Pilar Biller.

On request of Assemblywoman Dondero Loop, the privilege of the floor of the Assembly Chamber for this day was extended to Sharon Rosse.

On request of Assemblyman Ellison, the privilege of the floor of the Assembly Chamber for this day was extended to Lori Kunder.

On request of Assemblywoman Flores, the privilege of the floor of the Assembly Chamber for this day was extended to Mary Nakayu.

On request of Assemblyman Frierson, the privilege of the floor of the Assembly Chamber for this day was extended to Frank Brittain.

On request of Assemblyman Goicoechea, the privilege of the floor of the Assembly Chamber for this day was extended to Gwen Clancy.

On request of Assemblyman Hambrick, the privilege of the floor of the Assembly Chamber for this day was extended to Dennis Ortwein.

On request of Assemblyman Hammond, the privilege of the floor of the Assembly Chamber for this day was extended to Terri O’Hanlon.

On request of Assemblyman Hansen, the privilege of the floor of the Assembly Chamber for this day was extended to Barbara Fenne.

On request of Assemblyman Hardy, the privilege of the floor of the Assembly Chamber for this day was extended to Heather Miley.

On request of Assemblyman Hickey, the privilege of the floor of the Assembly Chamber for this day was extended to Ginny Kersey.

On request of Assemblyman Hogan, the privilege of the floor of the Assembly Chamber for this day was extended to Mike Steedman.

On request of Assemblyman Horne, the privilege of the floor of the Assembly Chamber for this day was extended to Allison Certic and Joe Certic.

On request of Assemblywoman Kirkpatrick, the privilege of the floor of the Assembly Chamber for this day was extended to Lynne Gray.

On request of Assemblyman Kirner, the privilege of the floor of the Assembly Chamber for this day was extended to Nancy Podewils.

On request of Assemblyman Kite, the privilege of the floor of the Assembly Chamber for this day was extended to Sharon Stewart Schlegel and the following students and chaperones from Scarselli Elementary School:
On request of Assemblyman Livermore, the privilege of the floor of the Assembly Chamber for this day was extended to Rosine Bina Porter and the following students and chaperones from Fritsch Elementary School: Conner Arnold, Jennifer Artz, Kaylin Brugman, Jeremiah Cartwright, Kaitlyn Chacon, Kylie Christensen, Jared DeLaBrure, Jaden Dioquino, Jane Fliegler, Dylan Gibson, Alexander Gutierrez, Joshua Mahuex, Alyxandra Perry, Cindi Redus, Sommer Smith, Mikayla Tran, Diana Victorio, Sarah Woods, Faith Rosier, Christian Benitez, Taylor Fassett, Mikaela Lang, Heriberto Montero-Silis, Blaze Daggett, Damien Borges, Peng Chen, Angela Cirone, Adele Fliegler, Tieler Frayo, Clayton Gardner, Donato Guzman, Alexa Haight, Randy Heald, Francis Herrera, Jakob King, Erik Martinez, Hailey Matalon, Nicky Nunez, Wyatt Pieretti, Julene Snyder, Jason Stevenson, Nathan Tooley, Jordan Torres, Audrey Vidovich, Monica Lopez, Alexis Hernandez, Ricky Allen, Evan Byassee, Xander Roberts, Shelley Monroe, Ronda Snyder, Alyssa Washington, Ila Cirone, and Adrienne Wiggins.

On request of Assemblywoman Mastroluca, the privilege of the floor of the Assembly Chamber for this day was extended to Stephen Caplan.

On request of Assemblyman McArthur, the privilege of the floor of the Assembly Chamber for this day was extended to Claire Munoz.
On request of Assemblyman Munford, the privilege of the floor of the Assembly Chamber for this day was extended to Megan Berner.

On request of Assemblywoman Neal, the privilege of the floor of the Assembly Chamber for this day was extended to Kim Russell.

On request of Assemblywoman Pierce, the privilege of the floor of the Assembly Chamber for this day was extended to Marilyan Hausladen.

On request of Assemblyman Segerblom, the privilege of the floor of the Assembly Chamber for this day was extended to Moira Bengothea and Stephen Caplan.

On request of Assemblyman Sherwood, the privilege of the floor of the Assembly Chamber for this day was extended to Porsche Middleton.

On request of Assemblywoman Smith, the privilege of the floor of the Assembly Chamber for this day was extended to Tim Jones and the following students and chaperones from Lena Juniper Elementary School: Bri Barnes, Gage Brady, Alexis Carrillo, Dawson Dillard, Kai Eduave, Trinity Ferns, Briana Flores, Elijah Harding, Briley Hatfield, Anthony Hernandez, Beatriz Herrera-Diaz, Jodan Lear, Emma Linn, Sabrina Ma, Cheyanne Malenke, Josue Ponce, Marco Rodriguez, McKailey Slavin, Maddie Steen, Tuan Tran, Analycia Vargas, Grace Wallace, Carla Eduave, Maurice Washington, Brian Wallace, Son Ma, and Cynthia Flores.

On request of Assemblyman Stewart, the privilege of the floor of the Assembly Chamber for this day was extended to Scott Faulkner.

On request of Assemblywoman Woodbury, the privilege of the floor of the Assembly Chamber for this day was extended to Ty Moore.

Assemblyman Conklin moved that the Assembly adjourn until Wednesday, May 11, 2011, at 12 noon.

Motion carried.

Assembly adjourned at 5:21 p.m.

Approved: 

JOHN OCÉGUERA

Speaker of the Assembly

Attest: SUSAN FURLONG

Chief Clerk of the Assembly