Assembly called to order at 12:08 p.m.
Mr. Speaker presiding.
Roll called.  
All present except Assemblywoman Neal, who was excused.
Prayer by the Chaplain, Irene Bustamante Adams.

Buenas tardes.
Quiero empezar a orar in Espanol para demostrar que podemos hablar con nuestro Padre en cualquier idioma.
Good Afternoon,
I wanted to begin praying in Spanish to demonstrate that we can speak to our Father in any language

My Everlasting Love,
You are my rock and my shelter. In You I have nothing to fear.
You have hand-picked each one of us to serve in a time such as this just like You did with Queen Esther. Although she was an orphan, You raised her up to be a great leader and to save her people from exile.
Help Your servants to run this race that You have set for us with perseverance. Let us forget what is behind and strain toward what is ahead.
Thank You for the reminder to strive for maturity. In 1 Corinthians 13:11 You tell me that when I was child, I spoke and thought and reasoned as a child. But when I grew up, I put childish things away.
Lord help us to see the childish things in life that we are still holding onto, to serve our people. Open our eyes so we can put away the things which do not bring You glory. Give us grace to grow beyond the childishness we cling to. Fill us with Your patience, Your steadfast self-control. Let us be the example we need to be for our children and others.
My flesh and my heart may fail, but You the Holy One of Israel are my strength of my heart and my portion forever.
It is in Your Son’s name we pray.

AMEN.

Pledge of allegiance to the Flag.

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.

REPORTS OF COMMITTEES

Mr. Speaker:
Your Committee on Government Affairs, to which were referred Senate Bills Nos. 7, 74, 81, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Marilyn K. Kirkpatrick, Chair
Mr. Speaker:

Your Committee on Ways and Means, to which were rereferred Assembly Bills Nos. 98, 100, 160, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass, as amended.

Also, your Concurrent Committee on Ways and Means, to which was referred Assembly Bill No. 137, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass, as amended.

DEBBIE SMITH, Chair

MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, May 16, 2011

To the Honorable the Assembly:

I have the honor to inform your honorable body that the Senate on this day adopted Senate Concurrent Resolution No. 10.

SHERRY L. RODRIGUEZ
Assistant Secretary of the Senate

MOTIONS, RESOLUTIONS AND NOTICES

Assemblyman Conklin moved that Assembly Bills Nos. 98, 100, 137, 160, and Senate Bills Nos. 7, 74, and 81, just reported out of committee, be placed on the appropriate reading file.

Motion carried.


Senate Concurrent Resolution No. 10—Memorializing former state Senator Raymond C. Shaffer.

WHEREAS, The members of the Nevada Legislature are mourning the loss of an exemplary citizen, honorable war veteran and one of their esteemed colleagues, former State Senator Raymond C. Shaffer; and

WHEREAS, Born in 1932 in Wilkes-Barre, Pennsylvania, Ray attended Youngstown College in Ohio before enlisting in the United States Marine Corps; and

WHEREAS, He nobly served his country as a sergeant in the Korean War and was a life member of the Disabled American Veterans; and

WHEREAS, Senator Shaffer worked for the public good as a civilian, in the position of the Building Director of the City of North Las Vegas, until his retirement in 1989; and

WHEREAS, In addition, he was deeply committed to issues he found to be of utmost importance, serving on the Western States Water Policy Committee and as a member of the North Las Vegas Township Democratic Club; and

WHEREAS, This exceptional Nevadan also engaged in volunteering for the betterment of the lives of his neighbors as an active member of the North Las Vegas Host Lions Club, and, in
addition to dutifully performing the duties of the President of the Club, was recognized as Lion of the Year in 1996; and

WHEREAS, Senator Shaffer began his impressive career as a State Legislator in 1984 and worked tirelessly for 20 years to pass legislation relating to education, renewable energy, water issues, veterans’ rights and senior citizens’ issues; and

WHEREAS, This revered statesman’s experience and wisdom were invaluable to the numerous committees he served on, including the Legislative Commission, and to his role as Senate Majority Whip in the 1991 Legislative Session; and

WHEREAS, In his leisure time, Ray enjoyed spending time in Coronado, California, and was a member of the Coronado Yacht Club; and

WHEREAS, Senator Shaffer is survived by his wife of 32 years, Sharon, who was active with him in his political career and was by his side throughout his long battle with Lewy Body Dementia, by his children Thomas J. Shaffer, Robin King, Cindy Sipple, James R. Shaffer and Diane Shaffer, by his brothers Frederick Shaffer, Robert Shaffer, Lawrence Shaffer, William Shaffer and Jerry Shaffer, by his sisters Mary Cerami and Ruth Hughes and also by his eight grandchildren and several great-grandchildren; and

WHEREAS, He will be remembered for his admirable career in public service, his status as an honorable veteran and his wonderful sense of humor; now, therefore, be it

RESOLVED BY THE SENATE OF THE STATE OF NEVADA, THE ASSEMBLY CONCURRING, That the members of the 76th Session of the Nevada Legislature hereby extend their sincerest condolences to Senator Shaffer’s family and friends; and be it further

RESOLVED, That the Secretary of the Senate prepare and transmit a copy of this resolution to Raymond Shaffer’s wife Sharon.  

Assemblyman Ohrenschall moved the adoption of the resolution.

Remarks by Assemblymen Ohrenschall and Kirkpatrick.

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

Motion carried.

ASSEMBLYMAN OHRENSCHALL:
I rise in support of this resolution. I am very privileged to get to speak about Senator Shaffer. I think I first met Senator Shaffer when I was 11 years old, in 1984 when he first ran for the state Senate. That year my mother was running for district court judge; she didn’t make it, but he did get elected to the state Legislature, and that began an illustrious 20-year career representing the citizens not just North Las Vegas and Sunrise Manor, but all of the state, because Senator Shaffer did care about all of the state. You can see that from his work on the Tahoe Regional Advisory Board and so many other boards.

I think I most remember Senator Shaffer from back when I was 19 years old. This was back in 1992; I was active with Young Democrats. One of the first things we did in Young Democrats was to try to help Senator Shaffer with one of his events. That is where I got to meet him. I was very impressed, and I remember what a real down-to-earth person he was. He was facing a very tough primary back in 1992 with a former state assemblywoman who was challenging him. In the end he won that primary, I think by about 20 or 30 votes. But I got that opportunity that weekend, before the Tuesday primary election in September, to get to go out and walk precincts for Senator Shaffer. I will never forget getting to talk to people, and I think that is probably what got me interested in politics—seeing the way people believed in him, the way he cared about folks in the mobile home parks up near Nellis Air Force Base, the way he genuinely cared, and the way people realized that.

Senator Shaffer was a Marine Corps combat veteran. He served in Korea. He moved out here from the East Coast, and I got to meet his lovely wife Sharon, and I got to meet his family.
He was a devoted father, a devoted family man, a very dedicated public servant, and a very good friend, and a very dear human being. The Legislative Counsel Bureau has prepared highlights of some of the legislation he worked on. In 1987, Senator Shaffer worked on a bill that provided for house arrests as an alternative to jail time. I think he was ahead of his time there. We look at the problems we have now with funding our prison system and how we realize we can’t jail our way out of all of our crime problems, but Senator Shaffer saw this back in 1987.

He sponsored legislation which led to annual population estimates for fair distribution of tax revenue throughout the state. One thing that was particularly innovative. In 1991, Senator Shaffer sponsored legislation to allow you to renew your motor vehicle registration at the smog inspection stations, which saves a lot of us time. I think it was also ahead of his time.

The Senior Ride Program for taxicabs that provides low-cost fares for seniors who need a taxi—a lot of seniors down in Las Vegas and Reno and all over the state don’t drive much anymore, and having these low-cost taxi fares makes a big difference.

He took stands that were sometimes controversial, and he wasn’t afraid to take them. I think there is a stand we all remember having to do with growth and whether we should limit it or allow it to go on. I think we look at our economy now, and we would beg for more growth and more development. But these were tough stands that he took, and I think he showed a lot of courage.

He is someone I am honored to have called a friend and a mentor. I appreciate everyone’s support in this body for the resolution.

ASSEMBLYWOMAN KIRKPATRICK:
The Shaffer’s have always been a big part of the community that they lived in. In 1995, when we opened Eva Wolfe Elementary School, we wanted to do a lot of new great things, and they happened to live across the street from the school and their family members do as well. We reached out to Senator Shaffer, who was my Senator at that time, and we asked him what kind of program we could put in place that would stay in place for the remainder of Eva Wolfe School. The Great American program is a program that he selected. It is a program where the kids have to learn the Gettysburg Address, the Presidents, the Preamble to the Constitution—there’s five pieces that they have to do. Senator Shaffer and his wife went a little bit farther and came and sat with the kids and explained the importance of them. I am happy to report that they are having the Great American ceremony at the end of the month, and it is a program that is still very much part of the community. They were a huge instrument—not counting the countless times we called on them to participate in the carnivals that we had. Anytime that we needed them to be there, they were always there as a team, and for that our community is better. I rise in support of this.

Resolution adopted and 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 12:28 p.m.

ASSEMBLY IN SESSION

At 12:30 p.m.
Mr. Speaker presiding.
Quorum present.
SECOND READING AND AMENDMENT

Senate Bill No. 7.
Bill read second time and ordered to third reading.

Senate Bill No. 74.
Bill read second time and ordered to third reading.

Assembly Bill No. 81.
Bill read second time and ordered to third reading.

GENERAL FILE AND THIRD READING

Assembly Bill No. 483.
Bill read third time.
Remarks by Assemblyman Bobzien.
Roll call on Assembly Bill No. 483:
YEAS—41.
NAYS—None.
EXCUSED—Neal.
Assembly Bill No. 483 having received a constitutional majority, Mr. Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Senate Bill No. 14.
Bill read third time.
Remarks by Assemblyman Stewart.
Roll call on Senate Bill No. 14:
YEAS—40.
NAYS—McArthur.
EXCUSED—Neal.
Senate Bill No. 14 having received a constitutional majority, Mr. Speaker declared it passed.
Bill ordered transmitted to the Senate.

Senate Bill No. 35.
Bill read third time.
Remarks by Assemblyman Hansen.
Roll call on Senate Bill No. 35:
YEAS—41.
NAYS—None.
EXCUSED—Neal.
Senate Bill No. 35 having received a constitutional majority, Mr. Speaker declared it passed.
Bill ordered transmitted to the Senate.
Assemblyman Conklin moved that Senate Bill No. 318 be taken from the General File and placed on the General File for the next legislative day.

Motion carried.

GENERAL FILE AND THIRD READING

Senate Bill No. 51.
Bill read third time.
Remarks by Assemblyman Carrillo.
Roll call on Senate Bill No. 51:
  YEAS—41.
  NAYS—None.
  EXCUSED—Neal.

Senate Bill No. 51 having received a constitutional majority, Mr. Speaker declared it passed.

Bill ordered transmitted to the Senate.

Senate Bill No. 229.
Bill read third time.
Remarks by Assemblywoman Woodbury.
Roll call on Senate Bill No. 229:
  YEAS—32.
  EXCUSED—Neal.

Senate Bill No. 229 having received a constitutional majority, Mr. Speaker declared it passed.

Bill ordered transmitted to the Senate.

Senate Joint Resolution No. 8.
Resolution read third time.
Remarks by Assemblyman Grady.
Roll call on Senate Joint Resolution No. 8:
  YEAS—36.
  NAYS—Bobzien, Carlton, Daly, Diaz, Pierce—5.
  EXCUSED—Neal.

Senate Joint Resolution No. 8 having received a constitutional majority, Mr. Speaker declared it passed.
Resolution ordered transmitted to the Senate.

Assembly Bill No. 98.
Bill read third time.
Remarks by Assemblymen Segerblom and Carlton.

Roll call on Assembly Bill No. 98:

YEAS—40.
NAYS—Carlton.
EXCUSED—Neal.

Assembly Bill No. 98 having received a constitutional majority,
Mr. Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 100.
Bill read third time.
Remarks by Assemblyman Stewart.

Roll call on Assembly Bill No. 100:

YEAS—41.
NAYS—None.
EXCUSED—Neal.

Assembly Bill No. 100 having received a constitutional majority,
Mr. Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 137.
Bill read third time.
Remarks by Assemblywoman Mastroluca.

Roll call on Assembly Bill No. 137:

YEAS—28.
EXCUSED—Neal.

Assembly Bill No. 137 having received a constitutional majority,
Mr. Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 160.
Bill read third time.
Remarks by Assemblywoman Benitez-Thompson.

Roll call on Assembly Bill No. 160:

YEAS—41.
NAYS—None.
EXCUSED—Neal.

Assembly Bill No. 160 having received a constitutional majority,
Mr. Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.
Assembly Bill No. 30.
The following Senate amendment was read:
Amendment No. 76.
The following amendment was proposed by the Committee on Transportation:
Amendment No. 76.
AN ACT relating to motor vehicles; revising provisions relating to the authorization of certain emergency vehicles; and providing other matters properly relating thereto.
Legislative Counsel’s Digest:
Under existing law, the Nevada Highway Patrol Division is the only division of the Department of Public Safety expressly authorized to obtain permits from the Department of Motor Vehicles to own and operate authorized emergency vehicles. (NRS 484A.480, 484A.490) This bill expressly authorizes the issuance of such permits for vehicles owned and operated by: (1) the Capitol Police Division, the Investigation Division, the Nevada Highway Patrol Division, the State Fire Marshal Division, the Training Division and the Office of the Director of the Department of Public Safety; and (2) the Section for the Control of Emissions From Vehicles and the Enforcement of Matters Related to the Use of Special Fuel in the Department of Motor Vehicles. This bill also transfers from the Department of Motor Vehicles to the Department of Public Safety the statutory authority to establish standards for certain equipment for emergency vehicles and to issue permits for authorized emergency vehicles.

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

Section 1. NRS 484A.480 is hereby amended to read as follows:

484A.480. Except as otherwise provided in NRS 484A.490, authorized emergency vehicles are vehicles publicly owned and operated in the performance of the duty of:
(a) A police or fire department.
(b) A sheriff’s office.
(c) The Nevada Highway Patrol, the Capitol Police Division, the Investigation Division, the Nevada Highway Patrol Division, the State Fire Marshal Division, the Training Division and the Office of the Director of the Department of Public Safety.
(d) The Division of Forestry of the State Department of Conservation and Natural Resources in responding to a fire.
(e) *The Section for the Control of Emissions From Vehicles and the Enforcement of Matters Related to the Use of Special Fuel in the Department of Motor Vehicles.*

(f) A public ambulance agency.

(g) A public lifeguard or lifesaving agency.

2. A vehicle publicly maintained in whole or in part by the State, or by a city or county, and privately owned and operated by a regularly salaried member of a police department, sheriff's office or traffic law enforcement department, is an authorized emergency vehicle if:

(a) The vehicle has a permit, pursuant to NRS 484A.490, from the Department of Public Safety;

(b) The person operates the vehicle in responding to emergency calls or fire alarms, or at the request of the Nevada Highway Patrol or in the pursuit of actual or suspected violators of the law; and

(c) The State, county or city does not furnish a publicly owned vehicle for the purposes stated in paragraph (b).

3. Every authorized emergency vehicle must be equipped with at least one flashing red warning lamp visible from the front and a siren for use as provided in chapters 484A to 484E, inclusive, of NRS, which lamp and siren must be in compliance with standards approved by the Department of Public Safety. In addition, an authorized emergency vehicle may display revolving, flashing or steady red or blue warning lights to the front, sides or rear of the vehicle.

4. An authorized emergency vehicle may be equipped with a system or device that causes the upper-beam headlamps of the vehicle to continue to flash alternately while the system or device is activated. The driver of a vehicle that is so equipped may use the system or device when responding to an emergency call or fire alarm, while escorting a funeral procession, or when in pursuit of an actual or suspected violator of the law. As used in this subsection, “upper-beam headlamp” means a headlamp or that part of a headlamp which projects a distribution of light or composite beam meeting the requirements of subsection 1 of NRS 484D.210.

5. Except as otherwise provided in subsection 4, a person shall not operate a motor vehicle with any system or device that causes the headlamps of the vehicle to continue to flash alternately or simultaneously while the system or device is activated. This subsection does not prohibit the operation of a motorcycle equipped with any system or device that modulates the intensity of light produced by the headlamp of the motorcycle, if the system or device is used only during daylight hours and conforms to the requirements of 49 C.F.R. § 571.108.

6. A person shall not operate a vehicle with any lamp or device displaying a red light visible from directly in front of the center of the vehicle
except an authorized emergency vehicle, a school bus or an official vehicle of a regulatory agency.

7. A person shall not operate a vehicle with any lamp or device displaying a blue light, except a motorcycle pursuant to NRS 486.261 or an authorized emergency vehicle.

Sec. 2. NRS 484A.490 is hereby amended to read as follows:

484A.490 1. The Department of Public Safety may issue permits for authorized emergency vehicles to vehicles required to be operated primarily for the immediate preservation of life or property or for the apprehension of violators of the law. The permits must not be issued to vehicles when there are available comparable services provided by agencies referred to in NRS 484A.480.

2. The issuance of the permits to vehicles under this section must be limited to:
   (a) Agencies designated in NRS 484A.480;
   (b) Vehicles owned or operated by an agency of the United States engaged primarily in law enforcement work;
   (c) Ambulances designed and operated exclusively as such; and
   (d) Supervisory vehicles which are:
      (1) Marked and used to coordinate and direct the response of ambulances to emergencies;
      (2) Privately owned by a person licensed to operate an ambulance; and
      (3) Operated under contract with a local governmental agency and at the request of its law enforcement agency or fire department.

3. The following are not emergency vehicles and must not be permitted to operate as such:
   (a) Tow cars;
   (b) Vehicles used by public utilities;
   (c) Vehicles used in merchant patrols;
   (d) Vehicles used in private escort service;
   (e) Privately owned vehicles of volunteer firefighters;
   (f) Privately owned vehicles of reserve members of a police department or a sheriff’s office; and
   (g) Vehicles of private detectives.

Sec. 3. This act becomes effective upon passage and approval.

Remarks by Assemblywoman Dondero Loop.
Motion carried by a constitutional majority.
Bill ordered enrolled.

Assembly Bill No. 36.
The following Senate amendment was read:
Amendment No. 552.
AN ACT relating to indigent persons; revising provisions governing the Fund for Hospital Care to Indigent Persons; revising the membership of the Board of Trustees of the Fund; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:
Existing law establishes the Fund for Hospital Care to Indigent Persons to pay certain costs of hospital care provided to persons injured in motor vehicle accidents who are indigent. The Fund is composed of money collected or recovered from certain taxes and from certain charges against a county for unpaid charges for hospital care not greater than $3,000. (NRS 428.115-428.255)

Section 2 of this bill changes the membership of the Board of Trustees of the Fund to require the Governor to appoint a director of a social services agency of a county as one of the five members of the Board. Section 2 further authorizes such a director of a social services agency to designate another person to carry out his or her duties on the Board when the director is unavailable.

Sections 1 and 4 of this bill require the money deposited in the Fund by a county for unpaid hospital charges not exceeding $3,000 to be accounted for separately in the Fund and used to reimburse or partially reimburse a hospital for unpaid hospital charges.

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

Section 1. NRS 428.175 is hereby amended to read as follows:
428.175 1. The Fund for Hospital Care to Indigent Persons is hereby created as a special revenue fund for the purposes described in NRS 428.115 to 428.255, inclusive.
2. Except as otherwise provided in subsection 3, money collected or recovered pursuant to NRS 428.115 to 428.255, inclusive, and the interest earned on the money in the Fund must be deposited for credit to the Fund.
3. Any money paid by a county pursuant to NRS 428.255 must be accounted for separately in the Fund and must be used to reimburse or partially reimburse a hospital for unpaid hospital care pursuant to NRS 428.115 to 428.255, inclusive, as other claims against the Fund are paid.
4. Claims against the Fund must be paid on claims approved by the Board.

Sec. 2. NRS 428.195 is hereby amended to read as follows:
428.195 1. The Fund must be administered by a Board of Trustees composed of five members appointed by the Governor as follows:
(a) Four county commissioners; and
(b) One director of a social services agency of a county.

2. The members of the Board of Trustees must be appointed by the Governor from a list of [ten] nominees submitted by the Board of Directors of the Nevada Association of Counties. The list of nominees must include six nominees who are county commissioners and three nominees who are directors of a social services agency of a county.

3. Each member of the Board of Trustees shall serve a term of [2 years] or until a successor has been appointed and has qualified.

4. The position of a member of the Board of Trustees shall be considered vacated upon the loss of any of the qualifications required for the appointment of the member and in that event the Governor shall appoint a successor from a list of [two] nominees submitted by the Board of Directors of the Nevada Association of Counties. The list of nominees must include two county commissioners if the member of the Board is a county commissioner or two directors of a social services agency if the member of the board is the director of a social services agency of a county.

5. The director of a social services agency who is appointed to the Board of Trustees may designate a person to carry out his or her duties on the Board of Trustees when the director is unavailable, and any such designee has the same power as any other member of the Board of Trustees for the period in which he or she is designated to act on behalf of the director.

6. As used in this section, “social services agency” means any public agency or organization that provides social services in this State, including, without limitation, providing welfare and health care services.

Sec. 3. (Deleted by amendment.)

Sec. 4. NRS 428.255 is hereby amended to read as follows:

428.255 1. Any reimbursement or partial reimbursement made from the Fund for unpaid charges for hospital care furnished to a person which are not greater than $3,000, is a charge upon the county in which:

(a) The accident occurred, if the person is not a resident of this state and the accident occurred in this state; or
(b) The person resides, if the person is a resident of this state, and must be paid to the Fund upon a claim presented by the Board as other claims against the county are paid.

2. Money paid by a county pursuant to this section must be accounted for separately and expended in accordance with the provisions of subsection 3 of NRS 428.175.

Sec. 5. This act becomes effective [on July 1, 2011] upon passage and approval.
Assemblywoman Mastroluca moved that the Assembly concur in the Senate amendment to Assembly Bill No. 36.
Remarks by Assemblywoman Mastroluca.
Motion carried by a constitutional majority.
Bill ordered enrolled.

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

Assembly in recess at 1 p.m.

ASSEMBLY IN SESSION

At 1:02 p.m.
Mr. Speaker presiding.
Quorum present.

SIGNING OF BILLS AND RESOLUTIONS

There being no objections, the Speaker and Chief Clerk signed Assembly Bills Nos. 107, 161, 244, 269, 271, 284, 321, 352, 355, 408, 429, 441, 538, 556; Assembly Concurrent Resolution No. 3; Senate Bills Nos. 49, 84, 130, 218, 248, 406, 408, and Senate Joint Resolution No. 14.

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 Ken MacAleese.

On request of Assemblyman Bobzien, the privilege of the floor of the Assembly Chamber for this day was extended to Dan Springer, Shannon Springer, and Joy Springer.

On request of Assemblywoman Carlton, the privilege of the floor of the Assembly Chamber for this day was extended to Jennifer Strobel.

On request of Assemblyman Conklin, the privilege of the floor of the Assembly Chamber for this day was extended to Jan Crandy.

On request of Assemblyman Daly, the privilege of the floor of the Assembly Chamber for this day was extended to Lisa Daly, Sara Daly and the following students and chaperones from Katherine Dunn Elementary School: Alesandria Basile, Gage Christensen, Kenny Chung, Grant Cotter, Eric Cureno, Faith DeSilva, Stephanie Faber, Kloe Fisher, Brandon Garcia, Juan Gomez, Jessica Gomez Renteria, Joshua Hall, Drew Hawkins, Alexandria Hutchison, Neil Janes, James Anthony Magpantay, Vanessa Martinez, Fiona McCloskey, Laila Medina, Angel Morales, Mariana Rizo-Lopez, Uriel Senda, Christopher Vaughan, Dominic Wrede,

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

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

On request of Assemblyman Grady, the privilege of the floor of the Assembly Chamber for this day was extended to Caitlin Alexander.

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

On request of Assemblywoman Kirkpatrick, the privilege of the floor of the Assembly Chamber for this day was extended to Mahin Daneshi, Ferey Donrarya, and Valerie Soto.

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

On request of Assemblyman Livermore, the privilege of the floor of the Assembly Chamber for this day was extended to Brett Sesler and the following students and chaperones from Grace Community Homeschool: John Milby, Kate Milby, Nathanael Milby, Calvin Milby, Emma Milby, Katie Lynch, Dakota Lynch, Megan Clark, Mikaela Clark, Blake Clark, Ethan Clark, Trina Taylor, Levi Taylor, Katy Ruth Taylor, Seth Taylor, Jude Taylor, Estella Taylor, Enoch Taylor, Ingrid Jarrett, Isaiah Jerrett, Sarah Jerrett, Mindy Funk, Sterling Funk, Haley Funk, Audrey Funk, Margo Wilhelm, Katlyn Wilhelm, Megan Wilhelm, Vicki Shepard, Grace Shepard, Erica Riley, Andrew Riley, Jackson Riley, Sean Riley, and the following students and chaperones from Bordewich Bray Elementary School: Sean Anderson, Addison Asham, Samantha Berger, Eduardo Berumen, Jesse Chavez-Ramirez, Emily Clark, Skyler Collins, Jonathan Cuevas, Georgia Ferrel, Jose Gamez-Soto, Fernando Garcia, Cody Hamm, Tyler Hernandez, Jordan Kendall, Brandon Locker, Korah McCall, Chloe Miller, Eva Murillo, Jessalyn Northrup, Abbey Paulson, Hannah Philippi, Richard Putt, Alondra Rodriguez-Patino,
On request of Assemblywoman Mastroluca, the privilege of the floor of the Assembly Chamber for this day was extended to Sharon Quiroz.

On request of Assemblyman Ohrenschall, the privilege of the floor of the Assembly Chamber for this day was extended to Sharon Shaffer, Diane Shaffer, Alden Grant, Michele Tombari, and Tink.

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

On request of Assemblywoman Smith, the privilege of the floor of the Assembly Chamber for this day was extended to Bailey Gumm.

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

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

Assemblyman Conklin moved that the Assembly adjourn until Tuesday, May 17, 2011, at 12 noon.
Motion carried.

Assembly adjourned at 1:04 p.m.

Approved:  

JOHN OCEGUERA  
Speaker of the Assembly

Attest:  
SUSAN FURLONG  
Chief Clerk of the Assembly