Assembly called to order at 11:49 a.m.
Mr. Speaker pro Tempore presiding.
Roll called.

Assemblywoman Kirkpatrick, who was excused.

Prayer by the Chaplain, Pastor Norm Milz, Shepherd of Sierra Lutheran Church, Carson City, Nevada.

Almighty God and Father, thank You for the opportunity to serve the citizens of Nevada today as we meet in this chamber to discuss and move the bills that have been presented to us. Guide and lead us that our decisions may be based not on our own needs or positions, but for the good of this great state.

Guide our discussions that we may be kind, gentle, and forgiving to each other, especially to those who are not in agreement with our positions.

We also come to You today asking for Your continued help and assistance to the brave people of Boston and Texas as they have gone through incredible situations in the past months. Give comfort to those who have experienced loss of family, friends, and possessions. Keep in safety all those who are in the process of responding to these tragedies.

All these things we bring to You trusting in Your love, grace, and mercy. In the Name of Your Son, Jesus Christ.

Amen.

Pledge of allegiance to the Flag.

Assemblyman Horne 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

Madam Speaker:

Your Committee on Education, to which were referred Senate Bills Nos. 102, 163, 309, 382, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Elliot T. Anderson, Chair
Madam Speaker:
Your Committee on Government Affairs, to which were referred Senate Bills Nos. 23, 24, 46, 47, 79, 227, 304, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

TERESA BENITEZ-THOMPSON, Chair

Madam Speaker:
Your Committee on Health and Human Services, to which were referred Senate Bills Nos. 51, 53, 61, 81, 117, 274, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Also, your Committee on Health and Human Services, to which was referred Senate Concurrent Resolution No. 4, has had the same under consideration, and begs leave to report the same back with the recommendation: Be adopted.

MARILYN DONDERO LOOP, Chair

Madam Speaker:
Your Committee on Judiciary, to which were referred Senate Bills Nos. 28, 45, 60, 78, 104, 105, 108, 110, 140, 189, 237, 264, 388, 420, 441, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

JASON FRIERSON, Chair

Madam Speaker:
Your Committee on Legislative Operations and Elections, to which was referred Senate Bills Nos. 325, 393; Senate Joint Resolution No. 12, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

JAMES OHRENSCHALL, Chair

Madam Speaker:
Your Committee on Natural Resources, Agriculture, and Mining, to which were referred Senate Bills Nos. 11, 65, 159, 505, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

SKIP DALY, Chair

Madam Speaker:
Your Committee on Transportation, to which were referred Senate Bills Nos. 12, 13, 14, 158, 191, 343, 503, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

RICHARD CARRILLO, Chair

Madam Speaker:
Your Committee on Ways and Means, to which was referred Assembly Bills Nos. 448, 467, 475, 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, to which were rereferred Assembly Bills Nos. 344, 362, 422, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Also, your Committee on Ways and Means, to which were rereferred Assembly Bills Nos. 20, 91, 153, 303, 364, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass, as amended.

Also, your Committee on Ways and Means, to which were referred Senate Bills Nos. 157, 185, 344, 460, 476, 489, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

MAGGIE CARLTON, Chair
MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, May 9, 2013

To the Honorable the Assembly:

It is my pleasure to inform your esteemed body that the Senate on this day passed Assembly Bills Nos. 108, 111, 350. Also, it is my pleasure to inform your esteemed body that the Senate on this day passed, as amended, Senate Bills Nos. 92, 498.

SHERRY L. RODRIGUEZ
Assistant Secretary of the Senate

SENATE CHAMBER, Carson City, May 13, 2013

To the Honorable the Assembly:

It is my pleasure to inform your esteemed body that the Senate on this day passed Assembly Bills Nos. 13, 16, 41, 45, 57, 85, 252, 356; Senate Bills Nos. 461, 480. Also, it is my pleasure to inform your esteemed body that the Senate on this day passed, as amended, Senate Bills Nos. 362, 459.

SHERRY L. RODRIGUEZ
Assistant Secretary of the Senate

MOTIONS, RESOLUTIONS AND NOTICES

By the Committee on Legislative Operations and Elections:

Assembly Resolution No. 12—Providing for the appointment of an additional attaché for the Assembly.

RESOLVED BY THE ASSEMBLY OF THE STATE OF NEVADA, That Jennifer Osheroff is elected as an additional attaché of the Assembly for the 77th Session of the Nevada Legislature.

Assemblyman Horne moved the adoption of the resolution.

Resolution adopted.

Assemblyman Horne moved that Assembly Bills Nos. 448, 467, 475; Senate Bills Nos. 11, 12, 13, 14, 23, 24, 28, 45, 46, 51, 53, 60, 61, 65, 78, 79, 81, 102, 104, 105, 108, 110, 117, 140, 157, 158, 159, 163, 185, 189, 191, 227, 237, 264, 274, 304, 309, 325, 343, 344, 382, 388, 393, 420, 441, 460, 476, 489, 503, 505; Senate Joint Resolution No. 12, just reported out of committee, be placed at the bottom of the Second Reading File.

Motion carried.

Assemblyman Horne moved that Senate Bill No. 139 be taken from the Chief Clerk’s desk and placed at the top of the General File.

Motion carried.

INTRODUCTION, FIRST READING AND REFERENCE

Senate Bill No. 92.

Assemblyman Horne moved that the bill be referred to the Committee on Health and Human Services.

Motion carried.
Senate Bill No. 362.
Assemblyman Horne moved that the bill be referred to the Committee on Health and Human Services.
Motion carried.
Senate Bill No. 459.
Assemblyman Horne moved that the bill be referred to the Committee on Ways and Means.
Motion carried.
Senate Bill No. 461.
Assemblyman Horne moved that the bill be referred to the Committee on Ways and Means.
Motion carried.
Senate Bill No. 480.
Assemblyman Horne moved that the bill be referred to the Committee on Ways and Means.
Motion carried.
Senate Bill No. 498.
Assemblyman Horne moved that the bill be referred to the Committee on Commerce and Labor.
Motion carried.

SECOND READING AND AMENDMENT

Senate Bill No. 17.
Bill read second time and ordered to third reading.

Senate Bill No. 19.
Bill read second time and ordered to third reading.

Senate Bill No. 30.
Bill read second time and ordered to third reading.

Senate Bill No. 32.
Bill read second time and ordered to third reading.

GENERAL FILE AND THIRD READING

Senate Bill No. 139.
Bill read third time.
Remarks by Assemblymen Martin, Hickey, Ohrenschall, Hansen, Hambrick and Healey.

Assemblyman Martin:
Thank you, Mr. Speaker pro Tem. Senate Bill 139 adds crimes committed because of a person’s actual or perceived gender identity or expression to the list of crimes for which: (a) an offender is subject to an additional penalty; (b) an offender may be charged with a gross
misdemeanor for an otherwise misdemeanor offense; and (c) a victim may bring a civil action against the offender. The measure expands the list of crimes subject to these additional penalties based upon categories used by the Federal Bureau of Investigation to compile statistics concerning hate crimes.

Finally, the bill adds crimes committed on the basis of gender identity or expression to the data collected and analyzed by the Program for Reporting Crimes within the Department of Public Safety.

This bill—I’ll make it very clear—does not afford victims special rights. This is a statement of what our society is and that we will not tolerate the systematic targeting of individuals who are in historically disadvantaged groups. I ask for your support. Thank you.

ASSEMBLYMAN HICKEY:
Thank you, Mr. Speaker pro Temp. I rise in opposition to Senate Bill 139. Many of us in this body have stood against discrimination for decades; I’m one of them. However, I believe the American public has grown tired of political and social identity labels that further divide us as a country. My vote today is not so much an opposition to yet another state statute, but an affirmation of our uniquely American declaration that all men and women are created equal and should be treated that way.

I’d like to think my vote today represents the thousands of Nevadans who don’t have to be told that it’s wrong to hate and discriminate against others and don’t believe it’s necessary to create yet another category reminding us of what divides us as a society.

ASSEMBLYMAN OHRENSCHALL:
Thank you, very much Mr. Speaker pro Temp. I rise in support of Senate Bill 139. Sitting on the Judiciary Committee, Mr. Speaker pro Temp, we hear a lot about violent crimes. Violent crime is a terrible thing, but when it happens because of who someone is—because they’re different—then I think a statute like this is appropriate. If it can have an effect to make someone think before they go out and commit a violent crime, then I applaud the sponsors of this bill, and I hope that members will support it.

ASSEMBLYMAN HANSEN:
Thank you, Mr. Speaker pro Temp. I rise in opposition to S.B. 139. The Fourteenth Amendment to the United States Constitution says, “No state shall deny to any person within its jurisdiction the equal protection of the laws.” Until 1995 we didn’t have hate crime laws in the state of Nevada because historically, in criminal law, your actions were punished. This bill essentially expands a protected class, which means all the other people who are not protected classes are, in effect, second-class citizens.

I studied other states, and in their hate crime statutes, they have some categories that we don’t have including age, personal appearance, family responsibility, marital status, political affiliation, service in the armed forces, and gender. When you apply this in a practical sense, for example, if I was passing out religious flyers right now and somebody attacked me, that would be a hate crime. But if I was passing out flyers against the war in Iraq, that would not be considered a hate crime even though the actions were identical.

Another example we don’t protect gender: If an individual hates women and attacks a woman, there is no enhanced penalty. If that same individual attacks a woman because he perceives her to be a lesbian, then that would be an enhanced penalty. If an individual were to attack me to steal my wallet with the motive of greed, there would be no enhanced penalty. But if he were to attack me because he perceived me to be a homosexual, then there would be an enhanced penalty.

Therefore, we are clearly dividing people into protected and unprotected classes in this. Those actions are already criminal, but what we are really doing here is starting to punish people because of thoughts and speech that we find repugnant. In our system, the First Amendment is really about protecting speech, especially unpopular speech. As Voltaire states: “I may disagree
with everything you say, but I’ll defend unto death your right to say it.” So I think we need to keep those things in mind. Some will say in defense of this, “Well, the Supreme Court has ruled on it,” and that’s true. Simply because they’ve ruled on it doesn’t mean we need to add additional protected classes. I would point out, too, the Supreme Court originally ruled on this in 1896 in *Plessy v. Ferguson*, and at that time, they felt it was okay to have separation based on classifications. Nobody today accepts that 1896 ruling as valid.

I would urge us to say no. Either we’re equal in the eyes of the law or we’re not. There shouldn’t be special protected classes that get special treatment and enhanced penalties when you do something against them in a criminal nature, but then the other people who have the same exact actions done to them are somehow second class when it comes to those punishments. If we truly believe in equality, then equality should be for all in the eyes of the law because in fact, when we have certain victims that are protected, then we obviously have other victims that are not protected. I urge us to say no to S.B. 139 on the very basis of equality in the eyes of the law as the Fourteenth Amendment requires. Thank you, Mr. Speaker pro Tem.

**ASSEMBLYMAN HAMBRICK:**

Thank you, Speaker Pro Tem. I rise in objection that we are even having this debate today. Why is this house or any legislature in this nation having to debate whether someone should be protected or not? I object, also, to those who started us down this path, to those who burned the black churches in the South. I object to those who had tire chains and beat people to death and dragged them behind their trucks because of the color of their skin. I object to those who have barb-wired and dragged people to death and nearly crucified them because they had a different sexual preference. We didn’t come down this road because we wanted to come down this road. For generations before us, as my colleague from Sparks said, in the mid-90s this state didn’t have to worry about that. But we have had crimes against people because of color, because of the clothing they wear, because of their religion. I would ask my colleagues, please, to remember the last six words of the anthem we recite in this Chamber every day, “With liberty and justice for all.” I ask you to support this bill.

**ASSEMBLYMAN HEALEY:**

Thank you, Speaker Pro Tem. I rise in support of Senate Bill 139. It saddens me today to hear we have members of this Chamber as well as residents of our state that do, in fact, still support and embrace discrimination. Discrimination comes in many terms and many fashions. Senate Bill 139 is adding those individuals from the transgender community to the hate crimes bill. The hate crimes bill is so important because, unfortunately, we do have to add different levels of protection based on the types of crime, these heinous crimes that are committed. And for each of you who stand in opposition to this bill, I urge you to step back for a moment and pull up online some of the stories of these transgender individuals, either here in this state or throughout this country that have been brutally—and I mean brutally—attacked, raped, sodomized, stabbed, faces bashed in, bones broken, left bloody to die. And many of them in this country have died; they were killed or attacked simply because of who they were. That is why we do need to add this level of protection into the law here in the state of Nevada. As legislators and as leaders, we all took the oath to protect all of our constituents. Well, right now, transgenders do not have that level of protection in the state of Nevada, and they deserve that level of protection in the state of Nevada. I certainly hope that as leaders today, we will all reflect a moment before we push our buttons and that we remember that we are here to protect each and every one of our constituents. I certainly hope that I can count on your support of S.B. 139 and do what’s right, and provide equality for our transgendered individuals in the state of Nevada.

Assemblmen Frierson, Eisen, and Horne moved the previous question.
The question being the passage of Senate Bill No. 139.
Roll call on Senate Bill No. 139:
YEAS—30.
NAYS—Duncan, Ellison, Grady, Hansen, Hardy, Hickey, Kirner, Livermore, Oscarson, Stewart, Wheeler—11.
EXCUSED—Kirkpatrick.

Senate Bill No. 139 having received a constitutional majority, Mr. Speaker pro Tempore declared it passed.

Bill ordered transmitted to the Senate.

SECOND READING AND AMENDMENT

Senate Bill No. 37.
Bill read second time and ordered to third reading.

Senate Bill No. 77.
Bill read second time and ordered to third reading.

Senate Bill No. 101.
Bill read second time and ordered to third reading.

Senate Bill No. 175.
Bill read second time and ordered to third reading.

Assembly Bill No. 448.
Bill read second time.

The following amendment was proposed by the Committee on Ways and Means:

Amendment No. 590.

AN ACT relating to the state militia; authorizing the Adjutant General to accept certain property; revising certain provisions relating to the rental of an armory or facility of the Office of the Military; revising certain provisions relating to the Patriot Relief Account; repealing certain provisions concerning the state militia; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Section 1 of this bill authorizes the Adjutant General to accept federal funding for personnel support and equipment supplies, arms and facilities through the United States Property and Fiscal Officer for Nevada, and requires deposit of any money received in the State Treasury.

Sections 5 and 6 of this bill revise the provisions relating to the rental of a facility or an armory or space within an armory to allow a security deposit to be required, change the manner of accounting for the money paid for the services, and authorize the use of the money generated from the rental of an armory or space within an armory to make repairs, construct new facilities, fund various activities and further state and governmental relations.
Existing law authorizes the payment of various benefits to members of the Nevada National Guard from the Patriot Relief Account in the State General Fund. (NRS 412.1435) **Section 7** of this bill revises certain provisions concerning authorized uses of money in the Patriot Relief Account.  
**Section 8** of this bill repeals the existing law that provides certain allowances for military uniforms and equipment under certain circumstances.  
(NRS 412.184)

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

**Section 1.** Chapter 412 of NRS is hereby amended by adding thereto a new section to read as follows:

The Adjutant General may accept through the United States Property and Fiscal Officer for Nevada such equipment, supplies, arms, facilities and funding for personnel support as may be authorized and appropriated by federal law. All federal money received by the Adjutant General under this section must be deposited in the State Treasury.

**Sec. 2.** NRS 412.092 is hereby amended to read as follows:

412.092 The word “armory” as used in NRS 412.092 to 412.109, inclusive, and section 1 of this act, means any building, together with the grounds upon which it is situated, used for the storage and maintenance of military property or the training of troops, and in addition real property acquired or held in contemplation of such use.

**Sec. 3.** NRS 412.098 is hereby amended to read as follows:

412.098 The construction, expansion, rehabilitation or conversion of armories and arsenals in this State shall be accomplished by the State Public Works [Board, Division of the Department of Administration, subject to the inspection and approval of the Secretary of Defense, as prescribed by 10 U.S.C. § 18237 when federal funds have been allocated to the State for such work.

**Sec. 4.** NRS 412.102 is hereby amended to read as follows:

412.102 1. The Office shall provide and maintain armories suitable for conducting drills and the safekeeping of federal military property, with light, water and heat, for the units of the Nevada National Guard organized in the several counties of the State.

2. The expenses of procuring and maintaining the armories, and the monthly allowance to cover incidental expenses which may be incurred by each unit, **must** may be paid from the appropriation for the support of the Nevada National Guard **or from other available money.**

**Sec. 5.** NRS 412.108 is hereby amended to read as follows:
412.108 1. The person or governmental entity applying for the rental of an armory or space within an armory must execute and deliver a written agreement which must include among its provisions: [his, her or its]:

(a) The full name and address of the applicant;
(b) The purpose for which its use is desired;
(c) The nature and manner of the intended use of the space;
(d) A reasonable rental, which may include a security deposit, to be paid for that use; and
(e) The amounts to be paid for heating, lighting, janitorial and other services connected with its use.

2. The terms and provisions of the agreement must be governed by Office regulations issued pursuant to this chapter, which regulations must include provisions designed to prevent unfair competition with privately owned property and business.

3. No agreement for use made pursuant to this section subsection 1 is effective until the agreement or lease has been approved and executed by the officer in charge of the armory or the officer’s authorized representative, and has been approved by his or her military superiors as prescribed by Office regulations issued pursuant to this chapter.

4. No agreement or lease made pursuant to this section subsection 1 may be assigned in whole or in part nor may space be sublet to or used by a person or entity not a party to the agreement, unless each assignment, subletting or use is first approved in writing by the officer in charge of the armory or the officer’s authorized representative.

5. All money paid or given, directly or indirectly, for the rental of an armory or to obtain an agreement or permission to use the armory are use fees within the meaning of this section and must be paid to the officer in charge of the armory or the officer’s authorized representative. Any person other than the officer in charge of the armory or the officer’s authorized representative who receives that money shall immediately pay over one-half of the money to the office of the Adjutant General to be placed in an account in the State General Fund entitled the Adjutant General’s Special Armory Account, to be used by the Office for:

(a) Make necessary repairs and improvements of state armories;
(b) Construct new facilities in the manner prescribed by Office regulations. The remainder of the money must be placed in an armory account to be kept by the officer in charge of the armory or the officer’s authorized representative, and used for military activities and affairs and to further relations with the community in which the armory is located.
(c) Fund military activities and affairs;
(d) Further relations with the community in which the armory is located; and
(e) Further relations with the State.

6. The expenditures made pursuant to subsection 5 must be made according to Office regulations and must be approved by a board of three persons appointed by the Adjutant General.

7. When the use of an armory is by a federal, state, county or municipal bureau, agency or department or by any of the Armed Forces of the United States or any of the reserve components thereof, or by any unit of the reserve officers training corps, the Adjutant General may require the execution of a contract or agreement for that use, upon such terms and conditions as he or she prescribes.

Sec. 6. NRS 412.109 is hereby amended to read as follows:

412.109 1. Except as otherwise provided in NRS 412.108, the person or governmental entity applying for the rental of any facility of the Office must execute and deliver a written agreement which must include among its provisions:

(a) The full name and address of the applicant;
(b) The purpose for which its use is desired;
(c) The nature and manner of the intended use of the space;
(d) A reasonable rental, which may include a security deposit, to be paid for that use; and
(e) The amounts to be paid for heating, lighting, janitorial and other services connected with its use.

2. The terms and provisions of the agreement must be governed by Office regulations issued pursuant to this chapter, which regulations must include provisions designed to prevent unfair competition with privately owned property and business.

3. No agreement for use made pursuant to subsection 1 is effective until the agreement or lease has been approved and executed as prescribed by Office regulations issued pursuant to this chapter.

4. No agreement or lease made pursuant to subsection 1 may be assigned in whole or in part nor may space be sublet to or used by a person or entity not a party to the agreement, unless each assignment, subletting or use is first approved in writing by the Office.

5. All money paid or given, directly or indirectly, for the rental of a facility or to obtain an agreement or permission to use the facility are use fees within the meaning of this section and must be paid to the Office to be deposited in the State General Fund for credit to the Office.

Officer in charge of the facility or the officer's authorized representative. Any person other than the officer in charge of the facility or...
the officer’s authorized representative who receives such money shall immediately pay over the money to the officer in charge of the facility or the officer’s authorized representative, who shall immediately forward the money to the office of the Adjutant General to be placed in an account in the State General Fund entitled the Adjutant General’s Special Armory Account, to be used by the office to:

(a) Make necessary repairs and improvements of state armories;
(b) Construct new facilities;
(c) Fund military activities and affairs;
(d) Further relations with the community in which the armory is located; and
(e) Further relations with the State.

6. The expenditures made pursuant to subsection 5 must be made according to regulations of the office and must be approved by a board of three persons appointed by the Adjutant General.

7. When the use of a facility is by a federal, state, county or municipal bureau, agency or department or by any of the Armed Forces of the United States or any of the reserve components thereof, or by any unit of the reserve officers training corps, the Adjutant General may require the execution of a contract or agreement for that use, upon such terms and conditions as he or she prescribes.

Sec. 7. NRS 412.1435 is hereby amended to read as follows:

412.1435 1. The Patriot Relief Account is hereby created as a special account in the State General Fund.
2. The money in the Patriot Relief Account does not lapse to the State General Fund at the end of any fiscal year. The interest and income earned on the sum of:
   (a) The money in the Patriot Relief Account, after deducting any applicable charges; and
   (b) Unexpended appropriations made to the Patriot Relief Account from the State General Fund,
must be credited to the Account. All claims against the Patriot Relief Account must be paid as other claims against the State are paid.
3. The Office may accept gifts, grants and donations from any source for deposit in the Patriot Relief Account.
4. The money in the Patriot Relief Account may only be used to provide:
   (a) Reimbursement to a member of the Nevada National Guard for the cost of:
      (1) Premiums on a policy of group life insurance purchased pursuant to the provisions of 38 U.S.C. §§ 1965 et seq.; or
      (2) Textbooks required for a course of study in which the member is enrolled at an institution within the Nevada System of Higher Education; and
(b) Monetary relief from economic hardships experienced by a member of the Nevada National Guard who has been called into active service.

(c) A payment of $100 to a member of the Nevada National Guard who:

1. Returns from deployment in a combat zone;
2. Was on active service for 45 days or more in full-time National Guard duty, as defined in 10 U.S.C. § 101(d)(5); and
3. Not more than 90 days after returning from deployment in the combat zone, attends a course on reintegration into the community with his or her spouse, an adult member of his or her immediate family or an adult with whom he or she cohabits.

5. The Adjutant General shall adopt any regulations necessary to determine eligibility for reimbursement or monetary relief from the Patriot Relief Account and to carry out a program to provide such reimbursement and monetary relief.

6. As used in this section:

(a) “Combat zone” means any area which the President of the United States has designated by executive order as an area in which the Armed Forces of the United States are engaged in combat.

(b) “Course on reintegration into the community” means a class designed to provide a member of the Nevada National Guard who is returning from deployment in a combat zone with skills and training to enable the member more easily to adapt to life outside of the combat zone.

Sec. 8. NRS 412.184 is hereby repealed.
Sec. 9. This act becomes effective upon passage and approval.

**TEXT OF REPEALED SECTION**

**412.184 Allowances for uniform and equipment.**

1. A person who, on or after July 1, 1973, has completed 2 years of service as a commissioned officer or warrant officer of the Nevada National Guard, shall receive an allowance of $100 at that time for uniforming and equipping himself or herself. Thereafter he or she shall receive, on completion of each 2 years of service, an additional allowance of $100 to assist him or her in meeting the uniform requirements necessary to continued service in the Nevada National Guard.

2. The allowances set forth in subsection 1 must be paid from money available to the office only after the officer has furnished satisfactory evidence to the Adjutant General that he or she is properly entitled thereto.

Assemblywoman Carlton moved the adoption of the amendment.
Remarks by Assemblywoman Carlton.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.
Assembly Bill No. 467.
Bill read second time.
The following amendment was proposed by the Committee on Ways and Means:
Amendment No. 591.
SUMMARY—Makes an appropriation to the Division of State Parks of the State Department of Conservation and Natural Resources to **purchase new equipment and** replace public safety equipment and worn and obsolete equipment. (BDR S-1185)

AN ACT making an appropriation to the Division of State Parks of the State Department of Conservation and Natural Resources to **purchase new equipment and** replace public safety equipment and worn and obsolete equipment; and providing other matters properly relating thereto.

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

Section 1. There is hereby appropriated from the State General Fund to the Division of State Parks of the State Department of Conservation and Natural Resources the sum of $371,023 for **the purchase of new equipment and** the replacement of public safety equipment and equipment that is worn and obsolete, including replacing motors for watercraft for patrol and rescue units and replacing law enforcement and utility vehicles.

Sec. 2. Any remaining balance of the appropriation made by section 1 of this act must not be committed for expenditure after June 30, 2015, by the Division of State Parks of the State Department of Conservation and Natural Resources or any entity to which money from the appropriation is granted or otherwise transferred in any manner, and any portion of the appropriated money remaining must not be spent for any purpose after September 18, 2015, by either the Division of State Parks or the entity to which the money was subsequently granted or transferred, and must be reverted to the State General Fund on or before September 18, 2015.

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

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

Assembly Bill No. 475.
Bill read second time.
The following amendment was proposed by the Committee on Ways and Means:
Amendment No. 589.
AN ACT making appropriations to the Legislative Fund for dues and registration costs for national organizations, building maintenance projects and information technology purchases; and providing other matters properly relating thereto.

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

Section 1. There is hereby appropriated from the State General Fund to the Legislative Fund created by NRS 218A.150 the sum of $758,573 for dues and registration costs for national organizations to be allocated as follows:
For the Fiscal Year 2013-2014 $377,117
For the Fiscal Year 2014-2015 $381,456

Sec. 2. There is hereby appropriated from the State General Fund to the Legislative Fund created by NRS 218A.150 the sum of $1,082,800 for one-time building maintenance projects and information technology purchases for the Legislative Counsel Bureau.

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

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

Senate Bill No. 11.
Bill read second time and ordered to third reading.

Senate Bill No. 12.
Bill read second time and ordered to third reading.

Senate Bill No. 13.
Bill read second time and ordered to third reading.

Senate Bill No. 14.
Bill read second time and ordered to third reading.

Senate Bill No. 23.
Bill read second time and ordered to third reading.

Senate Bill No. 24.
Bill read second time and ordered to third reading.

Senate Bill No. 28.
Bill read second time and ordered to third reading.
Senate Bill No. 45.
Bill read second time and ordered to third reading.

Senate Bill No. 46.
Bill read second time and ordered to third reading.

Senate Bill No. 51.
Bill read second time and ordered to third reading.

Senate Bill No. 53.
Bill read second time and ordered to third reading.

Senate Bill No. 60.
Bill read second time and ordered to third reading.

Senate Bill No. 61.
Bill read second time and ordered to third reading.

Senate Bill No. 65.
Bill read second time and ordered to third reading.

Senate Bill No. 78.
Bill read second time and ordered to third reading.

Senate Bill No. 79.
Bill read second time and ordered to third reading.

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

Senate Bill No. 102.
Bill read second time and ordered to third reading.

Senate Bill No. 104.
Bill read second time and ordered to third reading.

Senate Bill No. 105.
Bill read second time and ordered to third reading.

Senate Bill No. 108.
Bill read second time and ordered to third reading.

Senate Bill No. 110.
Bill read second time and ordered to third reading.

Senate Bill No. 117.
Bill read second time and ordered to third reading.
Senate Bill No. 140.
Bill read second time and ordered to third reading.

Senate Bill No. 157.
Bill read second time and ordered to third reading.

Senate Bill No. 158.
Bill read second time and ordered to third reading.

Senate Bill No. 159.
Bill read second time and ordered to third reading.

Senate Bill No. 163.
Bill read second time and ordered to third reading.

Senate Bill No. 185.
Bill read second time and ordered to third reading.

Senate Bill No. 189.
Bill read second time and ordered to third reading.

Senate Bill No. 191.
Bill read second time and ordered to third reading.

Senate Bill No. 227.
Bill read second time and ordered to third reading.

Senate Bill No. 237.
Bill read second time and ordered to third reading.

Senate Bill No. 264.
Bill read second time and ordered to third reading.

Senate Bill No. 274.
Bill read second time and ordered to third reading.

Senate Bill No. 304.
Bill read second time and ordered to third reading.

Senate Bill No. 309.
Bill read second time and ordered to third reading.

Senate Bill No. 325.
Bill read second time and ordered to third reading.

Senate Bill No. 343.
Bill read second time and ordered to third reading.
Senate Bill No. 344.
Bill read second time and ordered to third reading.
Senate Bill No. 382.
Bill read second time and ordered to third reading.
Senate Bill No. 388.
Bill read second time and ordered to third reading.
Senate Bill No. 393.
Bill read second time and ordered to third reading.
Senate Bill No. 420.
Bill read second time and ordered to third reading.
Senate Bill No. 441.
Bill read second time and ordered to third reading.
Senate Bill No. 460.
Bill read second time and ordered to third reading.
Senate Bill No. 476.
Bill read second time and ordered to third reading.
Senate Bill No. 489.
Bill read second time and ordered to third reading.
Senate Bill No. 503.
Bill read second time and ordered to third reading.
Senate Bill No. 505.
Bill read second time and ordered to third reading.
Senate Joint Resolution No. 12.
Resolution read second time and ordered to third reading.
Mr. Speaker pro Tempore announced if there were no objections, the Assembly would recess subject to the call of the Chair.
Assembly in recess at 12:59 p.m.

ASSEMBLY IN SESSION

At 1:01 p.m.
Mr. Speaker pro Tempore presiding.
Quorum present.

MOTIONS, RESOLUTIONS AND NOTICES

Assemblyman Horne moved that Assembly Bills Nos. 80, 130, 146, 195, 226, 228, and 309 be taken from the General File and placed on the General File for the next legislative day.
Motion carried.
On request of Assemblywoman Benitez-Thompson, the privilege of the floor of the Assembly Chamber for this day was extended to the following students from Hunter Lake Elementary School: Avin Barbera, Kevin Butler, Sadie Byers, Jamie Clark, Daniel Dintchev, Joey Fore, Tess Fouassier, Skye Gregory, Emily Guadron, Amelia Jamieson, Jose Jordan Valdes, Natalya Klupfell, Samantha Kruger, Dorothy Moss, Isabelle Ontiveros, Melissa Orozco Hernandez, Tyson Owens, Zayda Selemeiev, Jack Shank, Ana Smith, Amber Stegall, Stone Tobin, Ian Walker, Chase Williams, Levi Zendejas, Maggie Arden, Christian Arreygue, Jaedyn Ashbrook, Alexis Burton, Spencer Childs, Jonah Davis, Elena Douglas, Kyle Fermoire, Van Fine, Zachary Geddry, Dylan Hutchings, Rachelle Kerr, Addison Klupfell, Wyatt Kretchman, Anabelle Mandel, Sierra McCameron-Coleman, Kevin Muldrew, Breeze Nay, Isis Noble, Hunter Puszkiewicz, Damian Scrivens, Charles Siemann, Kaleigh Sippola, Jolie Stewart, Ariana Taylor, Kellie Tolbert, Jose Villa, and Elizabeth Whitlock.

On request of Assemblyman Bobzien, the privilege of the floor of the Assembly Chamber for this day was extended to Suzann Bennett and Gabriel Olier.

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

On request of Assemblyman Oscarson, the privilege of the floor of the Assembly Chamber for this day was extended to Jared Oscarson and Louis Mendiola.

Assemblyman Horne moved that the Assembly adjourn until Thursday, May 16, 2013, at 11:30 a.m.

Motion carried.

Assembly adjourned at 1:02 p.m.

Approved: PAUL AIZLEY
Speaker pro Tempore of the Assembly

Attest: SUSAN FURLONG
Chief Clerk of the Assembly

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