Assembly called to order at 12:19 p.m.
Madam Speaker presiding.
Roll called.

All present except Assemblymen Hambrick and Pierce, who were 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 bills that have been presented to us. Help us take the responsibility to make decisions and move bills from this Chamber to the Senate and ultimately to the Governor’s desk.

O’ Lord, the time for this Session is soon to be completed. We need Your guidance to help us conclude boldly and fairly, making sure that all the citizens of this state are treated with equality as our own nation’s Constitution states. Help us put aside our own priorities and make our focus priorities which are for the good of all.

Guide our discussions that we may seek each other out and work together, no matter what side of the aisle or political party we find another member of this Chamber.

We also come to You today asking for Your help and assistance to the brave people of Texas as they have gone through incredible weather yesterday. Give comfort to those who have experienced loss of family, friends, and possessions.

All these things we bring to You trusting in Your love and grace, 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 Commerce and Labor, to which were referred Senate Bills Nos. 29, 35, 40, 41, 47, 114, 127, 153, 154, 155, 268, 288, 310, 351, 438, 496, 497, 506, 507, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

DAVID P. BOBZIEN, Chair

Madam Speaker:
Your Committee on Education, to which were referred Senate Bill No. 125, 345, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

ELLIOT T. ANDERSON, Chair

Madam Speaker:
Your Committee on Government Affairs, to which were referred Senate Bills Nos. 26, 74, 272, 284, 342, 404, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.
Also, your Committee on Government Affairs, to which was referred Senate Bill No. 122, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

TERESA BENITEZ-THOMPSON, Chair

Madam Speaker:
Your Committee on Health and Human Services, to which were referred Senate Bills Nos. 86, 97, 98, 453, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

MARILYN DONDERO LOOP, Chair

Madam Speaker:
Your Committee on Judiciary, to which were referred Senate Bills Nos. 27, 71, 103, 130, 136, 286, 347, 356, 365, 409, 419, 432, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.
Also, your Committee on Judiciary, to which was referred Senate Bill No. 9, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

JASON FRIERSON, Chair

Madam Speaker:
Your Committee on Legislative Operations and Elections, to which was referred Assembly Bill No. 444, 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 Legislative Operations and Elections, to which was referred Senate Bill No. 458, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

JAMES OHERNSCHALL, Chair

Madam Speaker:
Your Committee on Natural Resources, Agriculture, and Mining, to which were referred Senate Bills Nos. 148, 433, 434, 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 Taxation, to which were referred Senate Bills Nos. 7, 8, 48, 215, 216, 281, 509, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

IRENE BUSTAMANTE ADAMS, Chair

Madam Speaker:

Your Committee on Transportation, to which were referred Senate Bills Nos. 317, 335, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

RICHARD CARRILLO, Chair

MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, May 15, 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. 12, 22, 179, 206, 331, 492.

Also, it is my pleasure to inform your esteemed body that the Senate on this day passed, as amended, Senate Bills Nos. 447, 467.

SHERRY L. RODRIGUEZ
Assistant Secretary of the Senate

MOTIONS, RESOLUTIONS AND NOTICES

Senate Concurrent Resolution No. 4.

Assemblywoman Dondero Loop moved the adoption of the resolution. Remarks by Assemblywoman Dondero Loop.

ASSEMBLYWOMAN DONDERO LOOP:

Thank you, Madam Speaker. Senate Concurrent Resolution No. 4 encourages the Department of Health and Human Services and the Commissioner of Insurance to work with health care providers and insurers to develop a patient-centered medical home model of care and to adopt a payment system that allows for the implementation of this model of care in Nevada. A copy of the resolution is required to be transmitted to the Director of the Department of Health and Human Services, the Commissioner of Insurance, and the Nevada Academy of Family Physicians.

Resolution adopted.


Motion carried.

Assemblyman Horne moved that the Assembly suspend section 4 of Assembly Standing Rule No. 57 through May 17, 2013, for the purpose of allowing the committees to take final action on bills and resolutions on the same day they are heard.
Remarks by Assemblyman Horne.
Motion carried.

Assemblyman Horne moved that Senate Bills Nos. 61, 78; Assembly Bill No. 344 be taken from their positions on the General File and placed at the bottom of the General File.
Motion carried.

INTRODUCTION, FIRST READING AND REFERENCE

Senate Bill No. 447.
Assemblyman Elliot Anderson moved that the bill be referred to the Committee on Education.
Motion carried.

Senate Bill No. 467.
Assemblyman Elliot Anderson moved that the bill be referred to the Committee on Education.
Motion carried.

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

Assembly in recess at 12:40 p.m.

ASSEMBLY IN SESSION

At 12:42 p.m.
Madam Speaker presiding.
Quorum present.

SECOND READING AND AMENDMENT

Assembly Bill No. 444.
Bill read second time.
The following amendment was proposed by the Committee on Legislative Operations and Elections:
Amendment No. 604.
AN ACT relating to the death penalty; providing for an audit of the fiscal costs of the death penalty; and providing other matters properly relating thereto.
Legislative Counsel's Digest:
This bill requires the Legislative Auditor to conduct an audit of the fiscal costs of the death penalty in Nevada. The audit must include, without limitation, an examination and analysis of the costs of prosecuting and adjudicating capital cases compared to noncapital cases. The Legislative
Auditor is required to present a final written report of the audit to the Audit Subcommittee of the Legislative Commission on or before January 31, 2015.

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

Section 1. 1. The Legislative Auditor shall conduct an audit of the fiscal costs associated with the death penalty in this State.

2. The audit conducted pursuant to this section must include an examination and analysis concerning the costs of prosecuting and adjudicating capital murder cases as compared to noncapital murder cases, including, without limitation, the costs relating to the death penalty borne by the State of Nevada and by the local governments in this State at each stage of the proceedings in capital murder cases, including, without limitation, pretrial costs, trial costs, appellate and postconviction costs and costs of incarceration such as:
   (a) The costs of legal counsel involved in the prosecution and defense of a capital murder case for all pretrial, trial and postconviction proceedings; and
   (b) Additional procedural costs involved in capital murder cases as compared to noncapital murder cases, including, without limitation, costs relating to:
      (1) The processing of bonds, including costs for investigation by prosecutors, police and other staff;
      (2) The investigation of a case before a person is charged with a crime, including costs for investigation by the prosecution and the defense;
      (3) Pretrial motions;
      (4) Extradition;
      (5) Psychiatric and medical evaluations;
      (6) Expert witnesses;
      (7) Juries;
      (8) Sentencing proceedings;
      (9) Appellate and postconviction proceedings, including motions, writs of certiorari and state and federal petitions for postconviction relief;
      (10) Requests for clemency;
      (11) The incarceration of persons awaiting trial in capital murder cases and persons sentenced to death; and
      (12) The execution of a sentence of death, including costs of facilities and staff.

3. The audit must also examine the fiscal costs, including any potential cost savings, of the death penalty on:
   (a) The use of plea bargaining in death eligible cases;
   (b) Strategic litigation choices by the prosecution and the defense; and
   (c) Sentencing.
4. The audit must be conducted:
   (a) In the manner set forth in NRS 218G.010 to 218G.450, inclusive, and for the purposes of the audit conducted pursuant to this section, the provisions of those sections are applicable to a local government in the same manner as to an agency of the State.
   (b) In accordance with applicable auditing standards set forth by the United States Government Accountability Office, including standards relating to the professional qualifications of the auditors, the quality of the audit work and the characteristics of professional and meaningful reports.
5. In determining the methodologies to be used, the Legislative Auditor shall review and consider audits, reports and data relating to the costs of the death penalty conducted or published by other states and the United States Department of Justice and the Administrative Office of the United States Courts. Methodologies and data to be considered must include, at a minimum, the cost estimation approach, top-down accounting method, retrospective observational design, independent statistical analyses, administrative databases and self-reported data.
6. On or before January 31, 2015, the Legislative Auditor shall present a final written report of the audit to the Audit Subcommittee of the Legislative Commission created by NRS 218E.240.

Sec. 2. This act becomes effective upon passage and approval.

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

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

Senate Bill No. 8.
Bill read second time and ordered to third reading.

Senate Bill No. 9.
Bill read second time.
The following amendment was proposed by the Committee on Judiciary:
Amendment No. 593.
AN ACT relating to gaming; revising various definitions relating to gaming; revising provisions relating to the registration of persons who hold an ownership interest in certain business entities which hold a gaming license; revising provisions relating to the inspection of games, gaming devices, associated equipment, cashless wagering systems, inter-casino linked systems, mobile gaming systems and interactive gaming systems;
revising provisions relating to the regulation of independent testing laboratories; and providing other matters properly relating thereto.

**Legislative Counsel’s Digest:**

Under existing law, the Nevada Gaming Commission and the State Gaming Control Board are required to administer state gaming licenses and manufacturer’s, seller’s and distributor’s licenses, and to perform various acts relating to the regulation and control of gaming. (NRS 463.140) Sections 1-4 of this bill revise the definitions of the terms “cashless wagering system,” “gaming employee,” “gross revenue” and “wagering credit” for the purposes of the statutory provisions governing the licensing and control of gaming.

Existing law requires audits of the financial statements of all nonrestricted licensees whose annual gross revenue is $5,000,000 or more, and requires the amount of annual gross revenue to be increased or decreased annually in an amount determined by the Commission and corresponding to the Consumer Price Index. (NRS 463.159) Section 5 of this bill requires the Board to make such a determination.

Existing law also requires a limited partner holding a 5 percent or less ownership in a limited partnership or a member holding a 5 percent or less ownership in a limited-liability company, who holds or applies for a state gaming license, to register with the Board and submit to the Board’s jurisdiction within 30 days after the person acquires a 5 percent or less ownership interest. (NRS 463.569, 463.5735) Sections 6 and 7 of this bill remove the requirement to register after acquiring such an ownership, and instead require a person to register upon seeking to hold a 5 percent or less ownership.

Finally, existing law requires the Commission to adopt regulations providing for the registration of independent testing laboratories, which may be utilized by the Board to inspect and certify gaming devices, equipment and systems, and any components thereof, and providing for the standards and procedures for the revocation of the registration of such independent testing laboratories. (NRS 463.670) Section 8 of this bill: (1) extends the requirement of registration to additional persons that own, operate or have significant involvement with an independent testing laboratory; (2) provides that a person who is registered pursuant to section 8 is subject to the same investigatory and disciplinary procedures as all other gaming licensees; and (3) authorizes the Commission to require a registered independent testing laboratory and certain persons associated with a registered independent testing laboratory to file an application for a finding of suitability.
THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 463.014 is hereby amended to read as follows:
463.014 "Cashless wagering system" means a method of wagering and
accounting:
1. In which the validity and value of a wagering instrument or wagering
credits are determined, monitored and retained by a computer operated and
maintained by a licensee which maintains a record of each transaction
involving the wagering instrument or wagering credits, exclusive of the game
or gaming device on which wagers are being made. The term includes
computerized systems which facilitate electronic transfers of money directly
to or from a game or gaming device; or
2. Used in a race book or sports pool in which the validity and value of a
wagering instrument or wagering credits are determined, monitored and
retained on a computer that maintains a record of each transaction involving
the wagering instrument or wagering credits and is operated and maintained
by a licensee.

Sec. 2. NRS 463.0157 is hereby amended to read as follows:
463.0157 1. "Gaming employee" means any person connected directly
with an operator of a slot route, the operator of a pari-mutuel system, the
operator of an inter-casino linked system or a manufacturer, distributor or
disseminator, or with the operation of a gaming establishment licensed to
conduct any game, 16 or more slot machines, a race book, sports pool or
pari-mutuel wagering, including:
(a) Accounting or internal auditing personnel who are directly involved in
any recordkeeping or the examination of records associated with revenue
from gaming;
(b) Boxpersons;
(c) Cashiers;
(d) Change personnel;
(e) Counting room personnel;
(f) Dealers;
(g) Employees of a person required by NRS 464.010 to be licensed to
operate an off-track pari-mutuel system;
(h) Employees of a person required by NRS 463.430 to be licensed to
disseminate information concerning racing and employees of an affiliate of
such a person involved in assisting the person in carrying out the duties of the
person in this State;
(i) Employees whose duties are directly involved with the manufacture,
repair, sale or distribution of gaming devices, cashless wagering systems,
mobile gaming systems, equipment associated with mobile gaming systems, interactive gaming systems or equipment associated with interactive gaming;

(j) Employees of operators of slot routes who have keys for slot machines or who accept and transport revenue from the slot drop;

(k) Employees of operators of inter-casino linked systems, mobile gaming systems or interactive gaming systems whose duties include the operational or supervisory control of the systems or the games that are part of the systems;

(l) Employees of operators of call centers who perform, or who supervise the performance of, the function of receiving and transmitting wagering instructions;

(m) Employees who have access to the Board’s system of records for the purpose of processing the registrations of gaming employees that a licensee is required to perform pursuant to the provisions of this chapter and any regulations adopted pursuant thereto;

(n) Floorpersons;

(o) Hosts or other persons empowered to extend credit or complimentary services;

(p) Keno runners;

(q) Keno writers;

(r) Machine mechanics;

(s) Odds makers and line setters;

(t) Security personnel;

(u) Shift or pit bosses;

(v) Shills;

(w) Supervisors or managers;

(x) Ticket writers;

(y) Employees of a person required by NRS 463.160 to be licensed to operate an information service; [and]

(z) Employees of a licensee who have local access and provide management, support, security or disaster recovery services for any hardware or software that is regulated pursuant to the provisions of this chapter and any regulations adopted pursuant thereto; and

(aa) Temporary or contract employees hired by a licensee to perform a function related to gaming.

2. “Gaming employee” does not include barbacks or bartenders whose duties do not involve gaming activities, cocktail servers or other persons engaged exclusively in preparing or serving food or beverages.

3. As used in this section, “local access” means access to hardware or software from within a licensed gaming establishment, hosting center or elsewhere within this State.

Sec. 3. NRS 463.0161 is hereby amended to read as follows:
463.0161 1. "Gross revenue" means the total of all:
(a) Cash received as winnings;
(b) Cash received in payment for credit extended by a licensee to a patron for purposes of gaming; and
(c) Compensation received for conducting any game, or any contest or tournament in conjunction with interactive gaming, in which the licensee is not party to a wager, less the total of all cash paid out as losses to patrons, those amounts paid to fund periodic payments and any other items made deductible as losses by NRS 463.3715. For the purposes of this section, cash or the value of noncash prizes awarded to patrons in a contest or tournament are not losses, except that losses in a contest or tournament conducted in conjunction with an inter-casino linked system may be deducted to the extent of the compensation received for the right to participate in that contest or tournament.
2. The term does not include:
(a) Counterfeit facsimiles of money, chips, tokens, wagering instruments or wagering credits;
(b) Coins of other countries which are received in gaming devices;
(c) Any portion of the face value of any chip, token or other representative of value won by a licensee from a patron for which the licensee can demonstrate that it or its affiliate has not received cash;
(d) Cash taken in fraudulent acts perpetrated against a licensee for which the licensee is not reimbursed;
(e) Cash received as entry fees for contests or tournaments in which patrons compete for prizes, except for a contest or tournament conducted in conjunction with an inter-casino linked system; or
(f) Uncollected baccarat commissions; or
(g) Cash provided by the licensee to a patron and subsequently won by the licensee, for which the licensee can demonstrate that it or its affiliate has not been reimbursed.
3. As used in this section, "baccarat commission" means:
(a) A fee assessed by a licensee on cash paid out as a loss to a patron at baccarat to modify the odds of the game; or
(b) A rate or fee charged by a licensee for the right to participate in a baccarat game.
Sec. 4. NRS 463.01963 is hereby amended to read as follows:
463.01963 "Wagering credit" means a representative of value, other than a chip, token or wagering instrument, that is used for wagering at a game, or at a gaming device, race book or sports pool and is obtained by the payment of cash or a cash equivalent, the use of a wagering instrument or the electronic transfer of money.
Sec. 5. NRS 463.159 is hereby amended to read as follows:
463.159 1. The Commission shall by regulation require audits of the financial statements of all nonrestricted licensees whose annual gross revenue is $5,000,000 or more.
2. The Commission may require audits, compiled statements or reviews of the financial statements of nonrestricted licensees whose annual gross revenue is less than $5,000,000.
3. The amounts of annual gross revenue provided for in subsections 1 and 2 must be increased or decreased annually in an amount corresponding to the percentage of increase or decrease in the Consumer Price Index (All Items) published by the United States Department of Labor for the preceding year. On or before December 15 of each year, the Commission shall determine the amount of the increase or decrease required by this subsection and establish the adjusted amounts of annual gross revenue in effect for the succeeding calendar year. The audits, compilations and reviews provided for in subsections 1 and 2 must be made by independent accountants holding permits to practice public accounting in the State of Nevada.
4. Except as otherwise provided in subsection 5, for every audit required pursuant to this section:
   (a) The independent accountants shall submit an audit report which must express an unqualified or qualified opinion or, if appropriate, disclaim an opinion on the statements taken as a whole in accordance with standards for the accounting profession established by rules and regulations of the Nevada State Board of Accountancy, but the preparation of statements without audit does not constitute compliance.
   (b) The examination and audit must disclose whether the accounts, records and control procedures maintained by the licensee are as required by the regulations published by the Commission pursuant to NRS 463.156 to 463.1592, inclusive.
5. If the license of a nonrestricted licensee is terminated within 3 months after the end of a period covered by an audit, the licensee may submit compiled statements in lieu of an additional audited statement for the licensee’s final period of business.

Sec. 6. NRS 463.569 is hereby amended to read as follows:
463.569 1. Every general partner of, and every limited partner with more than a 5 percent ownership interest in, a limited partnership which holds a state gaming license must be licensed individually, according to the provisions of this chapter, and if, in the judgment of the Commission, the public interest will be served by requiring any other limited partners or any or all of the limited partnership’s lenders, holders of evidence of indebtedness, underwriters, key executives, agents or employees to be licensed, the limited partnership shall require those persons to apply for a
license in accordance with the laws and requirements in effect at the time the Commission requires the licensing. Publicly traded corporations which are limited partners of limited partnerships are not required to be licensed, but shall comply with NRS 463.635 to 463.645, inclusive. A person who is required to be licensed by this section as a general or limited partner shall not receive that position until the person secures the required approval of the Commission. A person who is required to be licensed pursuant to a decision of the Commission shall apply for a license within 30 days after the Commission requests the person to do so.

2. All limited partners seeking to hold a 5 percent or less ownership interest in a limited partnership, other than a publicly traded limited partnership, which hold or apply for a state gaming license, must register in that capacity with the Board and submit to the Board’s jurisdiction. Such registration must be made on forms prescribed by the Chair of the Board. The Chair of the Board may require a registrant to apply for licensure at any time in the Chair’s discretion. [A person who is required to be registered by this section shall apply for registration within 30 days after the person becomes a limited partner holding a 5 percent or less ownership interest in a limited partnership.]

3. The Commission may, with the advice and assistance of the Board, adopt such regulations as it deems necessary to carry out the provisions of subsection 2.

Sec. 7. NRS 463.5735 is hereby amended to read as follows:

463.5735 1. Every member and transferee of a member’s interest with more than a 5 percent ownership interest in a limited-liability company, and every director and manager of a limited-liability company which holds or applies for a state gaming license, must be licensed individually according to the provisions of this chapter.

2. All members seeking to hold a 5 percent or less ownership interest in a limited-liability company, other than a publicly traded limited-liability company, which hold or apply for a state gaming license, must register in that capacity with the Board and submit to the Board’s jurisdiction. Such registration must be made on forms prescribed by the Chair of the Board. The Chair of the Board may require a registrant to apply for licensure at any time in the Chair’s discretion. [A person who is required to be registered by this section shall apply for registration within 30 days after the person becomes a member holding a 5 percent or less ownership interest in a limited-liability company.]

3. If, in the judgment of the Commission, the public interest will be served by requiring any members with a 5 percent or less ownership interest in a limited-liability company, or any of the limited-liability company’s
lenders, holders of evidence of indebtedness, underwriters, key executives, agents or employees to be licensed:

(a) The limited-liability company shall require those persons to apply for a license in accordance with the laws and requirements in effect at the time the Commission requires the licensing; and
(b) Those persons shall apply for a license within 30 days after being requested to do so by the Commission.

4. A publicly traded corporation which is a member of a limited-liability company is not required to be licensed, but shall comply with NRS 463.635 to 463.645, inclusive.

5. No person may become a member or a transferee of a member’s interest in a limited-liability company which holds a license until the person secures the required approval of the Commission.

6. A director or manager of a limited-liability company shall apply for a license within 30 days after assuming office.

7. The Commission may, with the advice and assistance of the Board, adopt such regulations as it deems necessary to carry out the provisions of subsection 2.

Sec. 8. NRS 463.670 is hereby amended to read as follows:

463.670  1. The Legislature finds and declares as facts:

(a) That the inspection of games, gaming devices, associated equipment, cashless wagering systems, inter-casino linked systems, mobile gaming systems and interactive gaming systems is essential to carry out the provisions of this chapter.
(b) That the inspection of games, gaming devices, associated equipment, cashless wagering systems, inter-casino linked systems, mobile gaming systems and interactive gaming systems is greatly facilitated by the opportunity to inspect components before assembly and to examine the methods of manufacture.
(c) That the interest of this State in the inspection of games, gaming devices, associated equipment, cashless wagering systems, inter-casino linked systems, mobile gaming systems and interactive gaming systems must be balanced with the interest of this State in maintaining a competitive gaming industry in which games can be efficiently and expeditiously brought to the market.

2. The Commission may, with the advice and assistance of the Board, adopt and implement procedures that preserve and enhance the necessary balance between the regulatory and economic interests of this State which are critical to the vitality of the gaming industry of this State.

3. The Board may inspect every game or gaming device which is manufactured, sold or distributed:
(a) For use in this State, before the game or gaming device is put into play.
(b) In this State for use outside this State, before the game or gaming device is shipped out of this State.

4. The Board may inspect every game or gaming device which is offered for play within this State by a state gaming licensee.

5. The Board may inspect all associated equipment, every cashless wagering system, every inter-casino linked system, every mobile gaming system and every interactive gaming system which is manufactured, sold or distributed for use in this State before the equipment or system is installed or used by a state gaming licensee and at any time while the state gaming licensee is using the equipment or system.

6. In addition to all other fees and charges imposed by this chapter, the Board may determine, charge and collect an inspection fee from each manufacturer, seller, distributor or independent testing laboratory which must not exceed the actual cost of inspection and investigation.

7. The Commission shall adopt regulations which:
   (a) Provide for the registration of independent testing laboratories and of each person that owns, operates or has significant involvement with an independent testing laboratory, specify the form of the application required for such registration, set forth the qualifications required for such registration and establish the fees required for the application, the investigation of the applicant and the registration of the applicant.
   (b) Authorize the Board to utilize independent testing laboratories for the inspection and certification of any game, gaming device, associated equipment, cashless wagering system, inter-casino linked system, mobile gaming system or interactive gaming system, or any components thereof.
   (c) Establish uniform protocols and procedures which the Board and independent testing laboratories must follow during an inspection performed pursuant to subsection 3 or 5, and which independent testing laboratories must follow during the certification of any game, gaming device, associated equipment, cashless wagering system, inter-casino linked system, mobile gaming system or interactive gaming system, or any components thereof, for use in this State or for shipment from this State.
   (d) Allow an application for the registration of an independent testing laboratory to be granted upon the independent testing laboratory’s completion of an inspection performed in compliance with the uniform protocols and procedures established pursuant to paragraph (c) and satisfaction of such other requirements that the Board may establish.
   (e) Provide the standards and procedures for the revocation of the registration of an independent testing laboratory.
(f) Provide the standards and procedures relating to the filing of an application for a finding of suitability pursuant to this section and the remedies should a person be found unsuitable.

(g) Provide any additional provisions which the Commission deems necessary and appropriate to carry out the provisions of this section and which are consistent with the public policy of this State pursuant to NRS 463.0129.

8. The Commission shall retain jurisdiction over any person registered pursuant to this section and any regulations adopted pursuant thereto, in all matters relating to a game, gaming device, associated equipment, cashless wagering system, inter-casino linked system, mobile gaming system or interactive gaming system, or any component thereof or modification thereto, even if the person ceases to be registered.

9. A person registered pursuant to this section is subject to the investigatory and disciplinary proceedings that are set forth in NRS 463.310 to 463.318, inclusive, and shall be punished as provided in those sections.

10. The Commission may, upon recommendation of the Board, require the following persons to file an application for a finding of suitability:

(a) A registered independent testing laboratory.

(b) An employee of a registered independent testing laboratory.

(c) An officer, director, partner, principal, manager, member, trustee or direct or beneficial owner of a registered independent testing laboratory or any person that owns or has significant involvement with the activities of a registered independent testing laboratory.

11. If a person fails to submit an application for a finding of suitability within 30 days after a demand by the Commission pursuant to this section, the Commission may make a finding of unsuitability. Upon written request, such period may be extended by the Chair of the Commission, at the Chair’s sole and absolute discretion.

12. As used in this section, unless the context otherwise requires, “independent testing laboratory” means a private laboratory that is registered by the Board to inspect and certify games, gaming devices, associated equipment, cashless wagering systems, inter-casino linked systems, mobile gaming systems, and interactive gaming systems, and any components thereof or modifications thereto, and to perform such other services as the Board and Commission may request.

Sec. 9. This act becomes effective upon passage and approval.

Assemblyman Frierson moved the adoption of the amendment.

Remarks by Assemblyman Frierson.

Amendment adopted.

Bill ordered reprinted, re-engrossed and to third reading.
Senate Bill No. 26.
Bill read second time and ordered to third reading.

Senate Bill No. 27.
Bill read second time and ordered to third reading.

Senate Bill No. 29.
Bill read second time and ordered to third reading.

Senate Bill No. 35.
Bill read second time and ordered to third reading.

Senate Bill No. 40.
Bill read second time and ordered to third reading.

Senate Bill No. 41.
Bill read second time and ordered to third reading.

Senate Bill No. 47.
Bill read second time and ordered to third reading.

Senate Bill No. 48.
Bill read second time and ordered to third reading.

Senate Bill No. 71.
Bill read second time and ordered to third reading.

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

Senate Bill No. 86.
Bill read second time and ordered to third reading.

Senate Bill No. 97.
Bill read second time and ordered to third reading.

Senate Bill No. 98.
Bill read second time and ordered to third reading.

Senate Bill No. 103.
Bill read second time and ordered to third reading.

Senate Bill No. 114.
Bill read second time.

The following amendment was proposed by the Committee on Government Affairs:
Amendment No. 619.

AN ACT relating to housing; revising the number of commissioners of a regional authority for housing in certain counties; and providing other matters properly relating thereto.

Legislative Counsel's Digest:
The Housing Authorities Law of 1947 (NRS 315.140-315.7813) authorizes, in a county whose population is 700,000 or more (currently Clark County), the formation of a regional authority by a resolution of the governing body of the county and the governing body of each city and town located within the county that desires to participate in the regional authority. (NRS 315.7805) In Clark County, the Southern Nevada Regional Housing Authority has been so formed by Clark County and the Cities of Las Vegas, Henderson and North Las Vegas.

Existing law requires the appointment of nine persons to serve as commissioners of a regional authority, including one commissioner who serves on behalf of tenants. (NRS 315.7809) Section 1 of this bill increases the number of commissioners of a regional authority to 13 by: (1) increasing from two to three the number of commissioners who are appointed by the governing body of the largest city in the county that participates in the regional authority; and (2) increasing from one to four the number of commissioners who serve on behalf of tenants. Section 1 also provides that the commissioners who serve on behalf of tenants must be appointed, respectively, by the governing bodies of the county and the three largest cities in the county that participate in the regional authority.

Section 3 of this bill requires the governing bodies of Clark County, the City of Las Vegas, the City of Henderson and the City of North Las Vegas to make their respective appointments of commissioners who represent tenants to the Southern Nevada Regional Housing Authority as soon as practicable on or after July 1, 2013. Section 3 further provides for the staggering of the terms of the newly appointed commissioners.

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

Section 1. NRS 315.7809 is hereby amended to read as follows:

315.7809 1. Upon the adoption of a resolution pursuant to NRS 315.7805 forming a regional authority, 13 persons must be appointed to serve as commissioners of the authority as follows:
(a) The governing body of the county shall appoint two persons to serve as commissioners of the authority;
(b) The governing body of the largest city in the county that participates in the regional authority shall appoint three persons to serve as commissioners of the authority;

(c) The governing body of the second largest city in the county that participates in the regional authority shall appoint two persons to serve as commissioners of the authority;

(d) The governing body of the third largest city in the county that participates in the regional authority shall appoint two persons to serve as commissioners of the authority; and

(e) One commissioner who serves on behalf of tenants must be selected as described in subsection 3, including:

   (1) One commissioner who serves on behalf of tenants of the county, appointed by the governing body of the county;

   (2) One commissioner who serves on behalf of tenants of the largest city in the county that participates in the regional authority, appointed by the governing body of that city;

   (3) One commissioner who serves on behalf of tenants of the second largest city in the county that participates in the regional authority, appointed by the governing body of that city; and

   (4) One commissioner who serves on behalf of tenants of the third largest city in the county that participates in the regional authority, appointed by the governing body of that city.

None of the persons appointed to serve as commissioners of the authority may be elected officials of any governmental entity.

2. Six of the commissioners who are first appointed pursuant to subsection 1 must be designated to serve for terms of 1, 2 and 3 years, respectively, from the date of their appointment, and three must be designated to serve for terms of 4 years from the date of their appointment, but thereafter commissioners must be appointed for a term of office of 4 years. The persons appointed initially to serve as commissioners pursuant to subsection 1 shall determine by lot whether they are designated pursuant to this subsection to serve for a term of 1 year, 2 years, 3 years or 4 years.

3. Each commissioner who serves on behalf of tenants must be a current recipient of assistance from the authority who resides in the county or in the city from which he or she is appointed, as applicable, and who is selected from a list of at least five eligible nominees submitted for this purpose by an organization which represents tenants of housing projects in the county or city, as applicable. If no such organization exists, each such commissioner must be selected from a list of nominees submitted for this purpose from persons who currently receive assistance from the authority.
and who reside in the county or in the city for which the list of nominees is prepared, as applicable. Thereafter, at least four commissioners must be such recipients who were nominated and appointed in the same manner. If, during his or her term, any such commissioner ceases to be a recipient of assistance, the commissioner must be replaced in the manner set forth in this subsection by a person who is a recipient of assistance.

4. In making the appointments described in paragraphs (a) to (d), inclusive, of subsection 1, the relevant local governments shall seek recommendations for appointment from a diverse background of interests with a view toward:
   (a) Balancing gender and ethnicity; and
   (b) Soliciting appointees who have experience in fields such as, without limitation:
      (1) Real estate;
      (2) Financial planning;
      (3) Legal aid;
      (4) Education;
      (5) Public safety;
      (6) The provision of public services; and
      (7) The assistance of persons of low income.

5. All vacancies must be filled for the unexpired term.

Sec. 2. Notwithstanding the provisions of NRS 315.7809, the term of the commissioner of the Southern Nevada Regional Housing Authority who represents tenants and who is described in paragraph (e) of subsection 1 of NRS 315.7809 expires on June 30, 2013.

Sec. 2.5. Notwithstanding the provisions of NRS 315.7809, as amended by section 1 of this act, the commissioners of the Southern Nevada Regional Housing Authority described in paragraphs (a) to (d), inclusive, of subsection 1 of NRS 315.7809 who are in office on July 1, 2013, continue to serve until the end of their current terms of office.

Sec. 3. As soon as practicable on or after July 1, 2013:

1. The governing body of the City of Las Vegas shall make the additional appointment to the Southern Nevada Regional Housing Authority described in paragraph (b) of subsection 1 of NRS 315.7809, as amended by section 1 of this act.

2. The governing bodies of Clark County, the City of Las Vegas, the City of Henderson and the City of North Las Vegas shall make their respective appointments to the Southern Nevada Regional Housing Authority described in paragraph (e) of subsection 1 of NRS 315.7809, as amended by section 1 of this act. Notwithstanding the provisions of NRS 315.7809, as
amended by section 1 of this act, the persons appointed to serve as commissioners pursuant to this section:

subsection:

(a) Must be designated to serve for initial terms of 1, 2, 3 and 4 years, respectively, from the date of their appointment, but thereafter each commissioner must be appointed for a term of office of 4 years.

(b) Shall determine by lot which appointees are designated pursuant to this subsection to serve for an initial term of 1, 2, 3 or 4 years, respectively.

Sec. 4. 1. This section and section 2 of this act become effective upon passage and approval.

2. Sections 1, 2.5 and 3 of this act become effective on July 1, 2013.

Assemblywoman Benitez-Thompson moved the adoption of the amendment.

Remarks by Assemblywoman Benitez-Thompson.

Amendment adopted.

Bill ordered reprinted, re-engrossed and to third reading.

Senate Bill No. 125.

Bill read second time.

The following amendment was proposed by the Committee on Education:

Amendment No. 608.

AN ACT relating to interscholastic events; revising provisions relating to the rules and regulations of the Nevada Interscholastic Activities Association; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Under existing regulations, the Nevada Interscholastic Activities Association may approve certain games, contests and meets in which all-star teams participate if the game, contest or meet is approved by the National Collegiate Athletics Association, or its successor organization, and the National Federation of State High School Associations, or its successor organization. (NAC 386.693) Section 1 of this bill provides that the rules and regulations adopted by the Nevada Interscholastic Activities Association must provide criteria to be used by the Nevada Interscholastic Activities Association when determining whether to approve or disapprove the staging of all-star games, contests or meets by any other organization and the participation of all-star teams in games, contests and meets without approval from any other organization. Section 3 of this bill requires the Nevada Interscholastic Activities Association, on or before June 30, 2014, to amend its rules and regulations as necessary to conform to the provisions of section 1.
THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 386 of NRS is hereby amended by adding thereto a new section to read as follows:

The rules and regulations adopted by the Nevada Interscholastic Activities Association pursuant to NRS 386.430 must provide criteria to be used by the Association when determining whether to approve or disapprove:

1. The staging of an all-star game, contest or meet by any other organization; and

2. The participation of an all-star team in a game, contest or meet regardless of whether the game, contest or meet is approved by any other organization.

Sec. 2. NRS 386.430 is hereby amended to read as follows:

386.430 1. The Nevada Interscholastic Activities Association shall adopt rules and regulations in the manner provided for state agencies by chapter 233B of NRS as may be necessary to carry out the provisions of NRS 386.420 to 386.470, inclusive, and section 1 of this act. The regulations must include provisions governing the eligibility and participation of homeschooled children in interscholastic activities and events. In addition to the regulations governing eligibility, a homeschooled child who wishes to participate must have on file with the school district in which the child resides a current notice of intent of a homeschooled child to participate in programs and activities pursuant to NRS 392.705.

2. The Nevada Interscholastic Activities Association shall adopt regulations setting forth:

(a) The standards of safety for each event, competition or other activity engaged in by a spirit squad of a school that is a member of the Nevada Interscholastic Activities Association, which must substantially comply with the spirit rules of the National Federation of State High School Associations, or its successor organization; and

(b) The qualifications required for a person to become a coach of a spirit squad.

3. If the Nevada Interscholastic Activities Association intends to adopt, repeal or amend a policy, rule or regulation concerning or affecting homeschooled children, the Association shall consult with the Northern Nevada Homeschool Advisory Council and the Southern Nevada Homeschool Advisory Council, or their successor organizations, to provide those Councils with a reasonable opportunity to submit data, opinions or arguments, orally or in writing, concerning the proposal or change. The
Association shall consider all written and oral submissions respecting the proposal or change before taking final action.

4. As used in this section, “spirit squad” means any team or other group of persons that is formed for the purpose of:
   (a) Leading cheers or rallies to encourage support for a team that participates in a sport that is sanctioned by the Nevada Interscholastic Activities Association; or
   (b) Participating in a competition against another team or other group of persons to determine the ability of each team or group of persons to engage in an activity specified in paragraph (a).

**Sec. 3.** The Nevada Interscholastic Activities Association shall, on or before October 1, 2013, June 30, 2014, amend its rules and regulations, including, without limitation, NAC 386.693, as necessary to conform to the provisions of section 1 of this act.

**Sec. 4.** This act becomes effective:
1. Upon passage and approval for the purpose of adopting regulations; and
2. On October 1, 2013, July 1, 2014, for all other purposes.

Assemblyman Elliot Anderson moved the adoption of the amendment.
Remarks by Assemblyman Elliot Anderson.
Amendment adopted.
Bill ordered reprinted, re-engrossed and to third reading.

Senate Bill No. 127.
Bill read second time and ordered to third reading.

Senate Bill No. 130.
Bill read second time and ordered to third reading.

Senate Bill No. 136.
Bill read second time and ordered to third reading.

Senate Bill No. 148.
Bill read second time and ordered to third reading.

Senate Bill No. 153.
Bill read second time and ordered to third reading.

Senate Bill No. 154.
Bill read second time and ordered to third reading.

Senate Bill No. 155.
Bill read second time and ordered to third reading.

Senate Bill No. 215.
Bill read second time and ordered to third reading.
Senate Bill No. 216.
Bill read second time and ordered to third reading.

Senate Bill No. 268.
Bill read second time and ordered to third reading.

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

Senate Bill No. 281.
Bill read second time and ordered to third reading.

Senate Bill No. 284.
Bill read second time and ordered to third reading.

Senate Bill No. 286.
Bill read second time and ordered to third reading.

Senate Bill No. 288.
Bill read second time and ordered to third reading.

Senate Bill No. 310.
Bill read second time and ordered to third reading.

Senate Bill No. 317.
Bill read second time and ordered to third reading.

Senate Bill No. 335.
Bill read second time and ordered to third reading.

Senate Bill No. 342.
Bill read second time and ordered to third reading.

Senate Bill No. 345.
Bill read second time.

The following amendment was proposed by the Committee on Education:
Amendment No. 610.
An ACT relating to education; creating the Advisory Council on Science, Technology, Engineering and Mathematics; prescribing the membership and duties of the Council; requiring the Council to submit to the State Board of Education, the Governor and the Legislature a written report which includes recommendations concerning the instruction and curriculum in courses of study in science, technology, engineering and mathematics in public schools in this State; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:
Section 1 of this bill creates the Advisory Council on Science, Technology, Engineering and Mathematics within the Department of
Education. The members of the Council include: (1) the Superintendent of Public Instruction or his or her designee; (2) the Chancellor of the Nevada System of Higher Education or his or her designee; (3) the Executive Director of the Office of Economic Development or his or her designee; (4) the Director of the Department of Employment, Training and Rehabilitation or his or her designee; and (5) 13 members appointed by the Governor, the Majority Leader and Minority Leader of the Senate and the Speaker and Minority Leader of the Assembly from among persons who are classroom teachers in the fields of science, technology, engineering and mathematics, administrators of public schools or school districts with an education program relating to the fields of science, technology, engineering and mathematics or persons who represent businesses that employ persons in careers which are enhanced by education in science, technology, engineering and mathematics. Section 2 of this bill requires the Council to develop: (1) a strategic plan for the development of educational resources in the fields of science, technology, engineering and mathematics to serve as a foundation for workforce development, college preparedness and economic development in this State; (2) a plan for identifying and awarding recognition to pupils in this State who demonstrate exemplary achievement in the fields of science, technology, engineering and mathematics; and (3) a plan for identifying and awarding recognition to not more than 15 schools in this State that demonstrate exemplary performance in the fields of science, technology, engineering and mathematics. Section 2 also requires the Council to conduct a survey of education programs and proposed programs relating to the fields of science, technology, engineering and mathematics in this State and in other states to identify recommendations for the implementation of such programs by public schools in this State. Section 2 further requires the Council to submit to the State Board of Education, the Governor and the Legislature a report which includes recommendations concerning the instruction and curriculum in courses of study in science, technology, engineering and mathematics in public schools in this State. Additionally, section 2 requires the Council to apply for grants on behalf of the State of Nevada relating to the development and expansion of education programs in the fields of science, technology, engineering and mathematics and to identify a nonprofit corporation to assist in the implementation of the programs developed by the Council. Section 2 also requires the State Board to consider the plans and reports of the Council and adopt such regulations to carry out the Council’s recommendations as the State Board deems necessary.
THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. 1. The Advisory Council on Science, Technology,
Engineering and Mathematics is hereby created within the Department of
Education. The Council consists of:
   (a) The following ex officio members:
     (1) The Superintendent of Public Instruction or his or her designee;
     (2) The Chancellor of the Nevada System of Higher Education or his or
     her designee;
     (3) The Executive Director of the Office of Economic Development or
     his or her designee; and
     (4) The Director of the Department of Employment, Training and
     Rehabilitation or his or her designee;
   (b) Three members appointed by the Governor pursuant to subsection 2;
   (c) Four members appointed by the Majority Leader of the Senate pursuant to subsections
     2 and 3;
   (d) Four members appointed by the Speaker of the Assembly pursuant to subsections
     2 and 3;
   (e) One member appointed by the Minority Leader of the Senate pursuant to subsection 4; and
   (f) One member appointed by the Minority Leader of the Assembly pursuant to subsection 4.

2. The members appointed pursuant to paragraphs (b), (c) and (d) of subsection 1 must be persons
   appointed by the Governor, Majority Leader of the Senate and Speaker of the Assembly shall each appoint:
   (a) One member who is a classroom teacher in the field of science, technology, engineering or
   mathematics;
   (b) One member who is an administrator of a public school or school district in this State with an education program relating to the fields of
   science, technology, engineering and mathematics; and
   (c) One member who represents businesses that employ persons in careers which are enhanced by education in science, technology,
   engineering and mathematics, including, without limitation, careers relating to manufacturing, information technology, aerospace engineering, health
   sciences and mining.

3. The Majority Leader of the Senate and the Speaker of the Assembly shall each appoint one additional member from among the
   persons described in paragraphs (a), (b) and (c) of subsection 2.
4. The Minority Leader of the Senate and the Minority Leader of the Assembly shall each appoint one member from among the persons described in paragraphs (a), (b) and (c) of subsection 2.

5. Any vacancy occurring in the membership of the Council must be filled in the same manner as the original appointment not later than 30 days after the vacancy occurs.

6. The Council shall hold its first regular meeting as soon as practicable on or after July 1, 2013, at the call of the Governor. At the first regular meeting of the Council, the members of the Council shall elect a Chair by majority vote.

7. The Council shall meet not more than four times each year at the call of the Chair.

8. A majority of the members of the Council constitutes a quorum for the transaction of business, and a majority of those members present at any meeting is sufficient for any official action taken by the Council.

9. The Chair may appoint such subcommittees of the Council as the Chair determines necessary to carry out the duties of the Council.

10. The members of the Council serve without compensation.

Sec. 2. 1. The Advisory Council on Science, Technology, Engineering and Mathematics created by section 1 of this act shall:

(a) Develop a strategic plan for the development of educational resources in the fields of science, technology, engineering and mathematics to serve as a foundation for workforce development, college preparedness and economic development in this State;

(b) Develop a plan for identifying and awarding recognition to pupils in this State who demonstrate exemplary achievement in the fields of science, technology, engineering and mathematics;

(c) Develop a plan for identifying and awarding recognition to not more than 15 schools in this State that demonstrate exemplary performance in the fields of science, technology, engineering and mathematics;

(d) Conduct a survey of education programs and proposed programs relating to the fields of science, technology, engineering and mathematics in this State and in other states to identify recommendations for the implementation of such programs by public schools in this State and report the information gathered by the survey to the State Board of Education;

(e) Apply for grants on behalf of the State of Nevada relating to the development and expansion of education programs in the fields of science, technology, engineering and mathematics;

(f) Identify a nonprofit corporation to assist in the implementation of the plans developed pursuant to paragraphs (a), (b) and (c); and

(g) Prepare a written report which includes, without limitation, recommendations based on the survey conducted pursuant to paragraph (d).
and any other recommendations concerning the instruction and curriculum in courses of study in science, technology, engineering and mathematics in public schools in this State and, on or before January 31 of each odd-numbered year, submit a copy of the report to the State Board of Education, the Governor and the Director of the Legislative Counsel Bureau for transmittal to the Legislature.

2. The Council or a subcommittee of the Council may seek the input, advice and assistance of persons and organizations that have knowledge, interest or expertise relevant to the duties of the Council.

3. The State Board of Education shall consider the plans developed by the Advisory Council on Science, Technology, Engineering and Mathematics pursuant to paragraphs (a), (b) and (c) of subsection 1 and the written report submitted pursuant to paragraph (g) of subsection 1 and adopt such regulations as the State Board deems necessary to carry out the recommendations in the written report.

Sec. 3. (Deleted by amendment.)

Sec. 4. This act becomes effective on July 1, 2013, and expires by limitation on June 30, 2017.

Assemblyman Elliot Anderson moved the adoption of the amendment.

Remarks by Assemblyman Elliot Anderson.

Amendment adopted.

Bill ordered reprinted, re-engrossed and to third reading.

Senate Bill No. 347.
Bill read second time and ordered to third reading.

Senate Bill No. 351.
Bill read second time and ordered to third reading.

Senate Bill No. 356.
Bill read second time and ordered to third reading.

Senate Bill No. 365.
Bill read second time and ordered to third reading.

Senate Bill No. 404.
Bill read second time and ordered to third reading.

Senate Bill No. 409.
Bill read second time and ordered to third reading.

Senate Bill No. 419.
Bill read second time and ordered to third reading.

Senate Bill No. 432.
Bill read second time and ordered to third reading.
Senate Bill No. 433.
Bill read second time and ordered to third reading.

Senate Bill No. 434.
Bill read second time and ordered to third reading.

Senate Bill No. 438.
Bill read second time and ordered to third reading.

Senate Bill No. 453.
Bill read second time and ordered to third reading.

Senate Bill No. 458.
Bill read second time and ordered to third reading.

Senate Bill No. 496.
Bill read second time and ordered to third reading.

Senate Bill No. 497.
Bill read second time and ordered to third reading.

Senate Bill No. 506.
Bill read second time and ordered to third reading.

Senate Bill No. 507.
Bill read second time and ordered to third reading.

Senate Bill No. 509.
Bill read second time and ordered to third reading.

GENERAL FILE AND THIRD READING

Assembly Bill No. 20.
Bill read third time.
Remarks by Assemblywoman Carlton.

Assemblywoman Carlton:
Thank you, Madam Speaker. Assembly Bill 20 is part of the reorganization of the Department of Agriculture, so there are a number of changes in personnel and their duties. There are also some ancillary issues that are encapsulated in the bill.

It expands the purposes for which money may be expended from the Livestock Inspection Account and for the Program for the Control of Pests and Plant Diseases. It revises notification requirements when a brand inspector determines that an animal is the legal property of a person other than the person offering that animal for inspection. It also provides a certification by the Department as an actual producer of farm products other than any livestock, livestock product, or poultry. It changes provisions related to pest control, including increasing requirements for certain liability insurance and removing a requirement that each Nevada business location of a person licensed to engage in pest control must retain a primary principal who is responsible for the daily supervision of each category of pest control. It repeals a statute regarding a special tax on certain classes of livestock and restores the same provisions to another chapter of Nevada Revised Statutes, part of the reorganization. Lastly, it repeals certain statutes relating to the
Agricultural Loan Mediation Program, certain inspections by Department inspectors and peace officers, and the retention of cattle hides by certain persons slaughtering cattle.

Roll call on Assembly Bill No. 20:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 20 having received a two-thirds majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 80.
Bill read third time.
Remarks by Assemblywoman Dondero Loop.

ASSEMBLYWOMAN DONDERO LOOP:
Thank you, Madam Speaker. Assembly Bill 80 creates the Task Force on Alzheimer’s Disease within the Department of Health and Human Services. The Director of DHHS appoints eight voting members and the Legislative Commission appoints two voting members, one from the Senate and one from the Assembly. The Task Force must develop the state plan to address Alzheimer’s disease based upon the plan developed pursuant to Assembly Concurrent Resolution 10 of the 2011 Legislative Session, revise the plan as needed, prioritize action steps, and research issues relevant to Alzheimer’s disease.
Additionally, the Task Force must submit an annual report on or before February 1 each year to the Governor and Director of the Legislative Counsel Bureau with findings and recommendations.

Roll call on Assembly Bill No. 80:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 80 having received a constitutional majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 91.
Bill read third time.
Remarks by Assemblyman Frierson.

ASSEMBLYMAN FRIERSON:
Assembly Bill 91, Madam Speaker, allows a court to order a defendant to a program of regimental discipline if the defendant was convicted of a felony involving an act of violence and the district attorney stipulates to the defendant’s eligibility for the program.

Roll call on Assembly Bill No. 91:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 91 having received a constitutional majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 130.
Bill read third time.
Remarks by Assemblyman Kirner.

ASSEMBLYMAN KIRNER:
Thank you, Madam Speaker. Assembly Bill 130 requires the Board of Regents of the University of Nevada to pay certain fees and expenses for undergraduate classes that are taken at a school within the Nevada System of Higher Education by dependent children of a member of a rescue or emergency medical services crew who is killed in the line of duty. This provision applies to salaried employees or volunteers and excludes those serving as contractors.

Roll call on Assembly Bill No. 130:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.

Assembly Bill No. 130 having received a constitutional majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 146.
Bill read third time.
Remarks by Assemblyman Horne.

ASSEMBLYMAN HORNE:
Assembly Bill 146 provides that a person who provides care to a minor and knowingly obtains labor or services by causing or threatening to cause serious harm or who engages in conduct that results in physical injury, sexual abuse, or sexual assault or benefits financially from such labor or services is guilty of a category A felony of holding a minor in involuntary servitude. The bill specifies that the consent of a minor is not a defense against a charge of servitude of a minor and clarifies that a parent or guardian is not prohibited from requiring a child to perform common household chores under the threat of reasonable discipline.

Roll call on Assembly Bill No. 146:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.

Assembly Bill No. 146 having received a constitutional majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 153.
Bill read third time.
Remarks by Assemblyman Hardy.
ASSEMBLYMAN HARDY:
Thank you, Madam Speaker. Assembly Bill 153 authorizes the operation of craft distilleries in Nevada. The bill sets forth the scope of operation for craft distilleries, creates a new license category for craft distilleries, and imposes a new licensing fee. The measure also prohibits the sharing or leasing of facilities among manufacturers, wholesalers, distributors, and retailers unless they are engaged in the same business and makes changes to exceptions for terminating a franchise with a wholesaler. Regardless of what others have stated, this is not a Mormon drinking bill. This is a jobs bill.

Roll call on Assembly Bill No. 153:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 153 having received a two-thirds majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 195.
Bill read third time.
Remarks by Assemblyman Ellison.

ASSEMBLYMAN ELLISON:
Thank you, Madam Speaker. Assembly Bill 195 authorizes the holder of a concealed firearm permit issued on or before June 30, 2011, to submit an application for renewal at any time before the permit expires if the permit has not already been renewed. If the permit holder submits a complete application 180 days or more before the expiration date, the sheriff to whom the application is submitted must grant or deny the application within 180 days. Assembly Bill 195 becomes effective upon passage and approval and expires by limitation on June 30, 2016. Thank you.

Roll call on Assembly Bill No. 195:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 195 having received a constitutional majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 226.
Bill read third time.
Remarks by Assemblywoman Bustamante Adams.

ASSEMBLYWOMAN BUSTAMANTE ADAMS:
Thank you, Madam Speaker. Assembly Bill 226 requires an issuer of policies of life insurance, annuities, benefit contracts, and retained asset accounts to perform a comparison, on at least a semiannual basis, of the names on the Death Master File of the Social Security Administration with the names of its insured to identify potential matches.

Roll call on Assembly Bill No. 226:
YEAS—40.
NAYS—None.
Assembly Bill No. 226 having received a constitutional majority, Madam Speaker declared it passed, as amended. Bill ordered transmitted to the Senate.

Assembly Bill No. 228.
Bill read third time.
Remarks by Assemblyman Grady.

ASSEMBLYMAN GRADY:
Thank you, Madam Speaker. Assembly Bill 228 authorizes a provider of health care who is licensed or certified in this state or in another state or territory to provide voluntary health care services without compensation if those services are provided in association with a sponsoring organization. The bill requires a sponsoring organization to register with the Health Division of the Department of Health and Human Services and file quarterly reports containing information on the services delivered by the voluntary health care providers.

Roll call on Assembly Bill No. 228:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 228 having received a constitutional majority, Madam Speaker declared it passed, as amended. Bill ordered transmitted to the Senate.

Assembly Bill No. 303.
Bill read third time.
Remarks by Assemblyman Aizley.

ASSEMBLYMAN AIZLEY:
Thank you, Madam Speaker. Assembly Bill 303 authorizes the PEBP Board to approve the payment of an additional amount from available funds in order to increase the subsidy for Medicare retirees. For a full disclosure, I am a Medicare retiree. The bill doesn’t affect me any differently than it affects others, and I will be voting on the bill.

All other retirees are eligible for subsidy increases when funds become available. Current law prevents Medicare retirees from the same privilege. This bill just corrects the inequity. Thank you.

Roll call on Assembly Bill No. 303:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 303 having received a constitutional majority, Madam Speaker declared it passed, as amended. Bill ordered transmitted to the Senate.

Assembly Bill No. 309.
Bill read third time.
Remarks by Assemblywoman Flores.
ASSEMBLYWOMAN FLORES:
Thank you, Madam Speaker. It’s my bill. Assembly Bill 309 is very simple. It creates a system by which the Department of Motor Vehicles can provide electronic lien transfers of titles once they are paid off by the consumer.

Roll call on Assembly Bill No. 309:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 309 having received a constitutional majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

ASSEMBLYWOMAN DONDERO LOOP:
Thank you, Madam Speaker. Assembly Bill 362 requires the State Board of Pharmacy to establish, maintain, and adopt regulations for an HIV/AIDS Drug Donation Program. A drug used to treat the human immunodeficiency virus (HIV) or acquired immunodeficiency syndrome (AIDS) can be donated by any person to a participating pharmacy, medical facility, health clinic, or provider of health care if the drug is in the original, unopened, and sealed package and not adulterated or misbranded. A person who accepts a donated drug must sign a waiver of liability.

Roll call on Assembly Bill No. 362:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 362 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.

ASSEMBLYMAN PAUL ANDERSON:
Thank you, Madam Speaker. Assembly Bill 364 increases, from not more than 15 to not more than 39 working days in a calendar year, the period during which certain public officers or employees of the state who are active members of specified military groups must be relieved from their duties to serve under orders without loss of compensation. These provisions apply to officers and employees whose work schedules include Saturday or Sunday, and such an absence may not be part of the employees’ annual vacation. It’s a good bill.

Roll call on Assembly Bill No. 364:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 364 having received a constitutional majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 422.
Bill read third time.
Remarks by Assemblyman Frierson.

ASSEMBLYMAN FRIERSON:
Thank you, Madam Speaker. Assembly Bill 422 requires the Director of the Department of Corrections, in consultation with the Department’s medical director and Inspector General, to request an autopsy of an offender who dies while in custody if the next of kin consents or does not notify the Director of an objection within 72 hours.

Roll call on Assembly Bill No. 422:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 422 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.

Assembly Bill No. 448.
Bill read third time.
Remarks by Assemblywoman Carlton.

ASSEMBLYWOMAN CARLTON:
Thank you, Madam Speaker. I have a file on this and I’ll be happy to try to address it. This allows the Adjutant General to accept federal funding for personnel support, equipment, supplies, arms, and facilities through the fiscal officer for the state of Nevada. This is also the provision that allows them to rent out space, lease out space, accept the money for that space, and be able to spend the money that they got for that space—that was the amendment that we did yesterday. I’d be happy to try to answer any questions.

Roll call on Assembly Bill No. 448:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Assembly Bill No. 448 having received a constitutional majority, Madam Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

Assembly Bill No. 467.
Bill read third time.
Remarks by Assemblywoman Carlton.

ASSEMBLYWOMAN CARLTON:
Yes Mam. Assembly Bill 467, as amended, authorizes a one-time General Fund appropriation of $371,023 to the Division of State Parks of the State Department of Conservation and Natural Resources to fund new and replacement public safety equipment, as
well as other worn and obsolete equipment, including six pickup trucks, one tractor, one front loader, one backhoe, one track loader, one pickup bed insert, one tilt deck trailer, one lowboy trailer with semitractor, and one storage shed. I can give you a lot more numbers, but I think that explains it pretty well. There are a couple things on this list that I needed a picture of, but I think I got the gist of it.

Roll call on Assembly Bill No. 467:

YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.

Assembly Bill No. 467 having received a constitutional majority, Madam Speaker declared it passed, as amended.

Bill ordered transmitted to the Senate.

Assembly Bill No. 475.

Bill read third time.

Remarks by Assemblywoman Carlton.

ASSEMBLYWOMAN CARLTON:

Thank you, Madam Speaker. Assembly Bill 475, as amended, makes an appropriation to the Legislative Fund in the sum of $758,573 for dues and registration costs for national organizations for the 2013-2015 biennium. The funding was requested by the Legislative Commission to pay dues and registration costs to the National Conference of State Legislators; the Council of State Governments; the American Legislative Exchange Council; the National Conference of Commissioners on Uniform State Laws; the Education Commission of the States; the Interstate Commission on Educational Opportunity for Military Children; and the National Conference of Insurance Legislators.

In addition, Assembly Bill 475 makes an appropriation to the Legislative Fund in the sum of $1,082,800 for one-time building maintenance projects and information technology purchases for the Legislative Counsel Bureau. These appropriations, as amended, totaling $1,841,373, were included in The Executive Budget for the 2013-2015 biennium. This bill is effective upon passage and approval. I can also tell you which elevators we’re doing maintenance on.

Roll call on Assembly Bill No. 475:

YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.

Assembly Bill No. 475 having received a constitutional majority, Madam Speaker declared it passed, as amended.

Bill ordered transmitted to the Senate.

Senate Bill No. 11.

Bill read third time.

Remarks by Assemblyman Healey.

ASSEMBLYMAN HEALEY:

Thank you, Madam Speaker. Senate Bill 11 makes it unlawful for a person to possess in Nevada any wildlife that was acquired, hunted, taken, or transported from another country or state in violation of a law or regulation of that country or state.
Roll call on Senate Bill No. 11:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Senate Bill No. 11 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.

Senate Bill No. 12.
Bill read third time.
Remarks by Assemblyman Carrillo.

ASSEMBLYMAN CARRILLO:
Thank you, Madam Speaker. Senate Bill 12 clarifies the authority of the Nevada Transportation Authority to submit fingerprints to the Federal Bureau of Investigation.

Roll call on Senate Bill No. 12:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Senate Bill No. 12 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.

Senate Bill No. 13.
Bill read third time.
Remarks by Assemblywoman Spiegel.

ASSEMBLYWOMAN SPIEGEL:
Thank you, Madam Speaker. Senate Bill 13 authorizes the Department of Motor Vehicles (DMV) to suspend the registration of a motor vehicle if the payment for the registration fee is returned to the DMV or otherwise dishonored. The bill requires the immediate return of the certificate of registration and license plates upon suspension. The DMV is required to notify the registered owner of the impending suspension and provide instruction for reinstatement. The registration must be reinstated upon payment of applicable registration and license plate fees, Governmental Services Tax, and any late fees or penalties.

Roll call on Senate Bill No. 13:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Senate Bill No. 13 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.

Senate Bill No. 14.
Bill read third time.
Remarks by Assemblyman Paul Anderson.
ASSEMBLYMAN PAUL ANDERSON:
Thank you, Madam Speaker. Senate Bill 14 authorizes the Director of the Department of Transportation to reduce the maximum vehicle weight limit on any state-owned road or bridge for the purpose of public safety. The weight limit reductions are not to exceed a period of 180 days. The Director must notify the Department of Transportation’s Board of Directors within 60 days of making any weight limit reductions.

Roll call on Senate Bill No. 14:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Senate Bill No. 14 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.

Senate Bill No. 17.
Bill read third time.
Remarks by Assemblyman Thompson.

ASSEMBLYMAN THOMPSON:
Thank you, Madam Speaker. Senate Bill 17 revises the deadlines for gaming licensees to file financial reports with the Gaming Control Board and to file certain reports and pay fees to the Nevada Gaming Commission from the 24th to the 15th of each month.

Roll call on Senate Bill No. 17:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Senate Bill No. 17 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.

Senate Bill No. 19.
Bill read third time.
Remarks by Assemblyman Carrillo.

ASSEMBLYMAN CARRILLO:
Thank you, Madam Speaker. Senate Bill 19 enables the Department of Motor Vehicles to revoke the license of a person convicted under a city or county ordinance of driving under the influence under the same or similar laws as set forth in the Nevada Revised Statutes.

Roll call on Senate Bill No. 19:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.
Senate Bill No. 19 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.
Senate Bill No. 23.
Bill read third time.
Remarks by Assemblywoman Swank.

ASSEMBLYWOMAN SWANK:
Thank you, Madam Speaker. Senate Bill 23 establishes “Nevada Tribes Legislative Day” on the second Tuesday of February during every regular session of the Legislature. The Nevada Indian Commission is required to invite the Legislature, Governor, and other elected officials to recognize and pay tribute to the history, culture, and contributions of Native Americans to the prosperity and cultural diversity of Nevada and the United States. The Nevada Indian Commission will also schedule activities and discussions on this day between state and tribal leaders on issues of common interest.

Roll call on Senate Bill No. 23:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.

Senate Bill No. 23 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.

Senate Bill No. 24.
Bill read third time.
Remarks by Assemblywoman Benitez-Thompson.

ASSEMBLYWOMAN BENITEZ-THOMPSON:
Thank you, Madam Speaker. Senate Bill 24 authorizes the Attorney General to establish a program and adopt regulations necessary to assist law enforcement and prosecuting attorneys in complying with Article 36 of the Vienna Convention on Consular Relations.

Roll call on Senate Bill No. 24:
YEAS—40.
NAYS—None.
EXCUSED—Hambrick, Pierce—2.

Senate Bill No. 24 having received a constitutional majority, Madam Speaker declared it passed.
Bill ordered transmitted to the Senate.

Senate Bill No. 28.
Bill read third time.
Remarks by Assemblyman Martin.

ASSEMBLYMAN MARTIN:
Thank you, Madam Speaker. Senate Bill 28 provides that a person engages in unethical or dishonest practices in the securities business if the person misuses a certification or professional designation. In addition, the measure adds moral turpitude to the list of misdemeanors or felonies that would support license revocation.

This measure increases the penalty for making a false representation regarding a security that is publicly traded from a gross misdemeanor to a category B felony. The measure also prohibits willfully making false statements in the course of a securities investigation.
Finally, Senate Bill 28 expands the subpoena power of the Administrator of the Securities Division of the Office of the Secretary of State to issue a subpoena at the request of another state, jurisdiction, Canadian province or territory, or other foreign jurisdictions if the violation in the foreign jurisdiction would be a violation in the state of Nevada. Thank you.

Roll call on Senate Bill No. 28:

YEAS—39.
NAYS—Fiore.
EXCUSED—Hambrick, Pierce—2.

Senate Bill No. 28 having received a constitutional majority, Madam Speaker declared it passed.

Bill ordered transmitted to the Senate.

MOTIONS, RESOLUTIONS AND NOTICES

Assemblyman Horne moved that Assembly Bill No. 344; Senate Bills Nos. 30, 32, 37, 46, 51, 53, 60, 61, 65, 77, 78, 79, 81, 101, 102, 104, 105, 108, 110, 117, 140, 157, 158, 159, 163, 175, 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, be taken from the General File and placed on the General File for the next legislative day.

Motion carried.

GUESTS EXTENDED PRIVILEGE OF ASSEMBLY FLOOR

On request of Assemblywoman Cohen, the privilege of the floor of the Assembly Chamber for this day was extended to Herbert E. Randall.

On request of Assemblyman Daly, the privilege of the floor of the Assembly Chamber for this day was extended to Jack Ginter and the following students from O’Brien STEM Academy: Dallin Isaacson, Brenda Trinh, Taylor Bills, Kaydi Deutsch, Denysie Marquez Sanchez, Brenda Trujillo, Trentin Dalgleish, Andrew Wright, Gillian Hubbard, Eric Lopez-Hernandez, Janaesha Carey, Karmi Caguiait, Andrew Marable, Nency Rios Partida, Brittaney Vargas Carrillo, Wyatt Conlin, Ana Guzman, Nikki Zuber, Destiny Bledsoe, Daylen Mendonca, Zoria Nelson, Jared Werlinger, Jacob Gualano, Taylor Cerny, Jonas Stanley, Eduardo Martinez, Romie Dancer, Jamari Lawson, Asya Southy, Jerimiah Walthman, Ashley Appleman, Mason McCreary, Alejandra Sanchez, Sophia Oropeza, Steve Robles, Erika Hensens, Caleb Springmeyer, Kolton Mero, Eric Mason, Trisha Lim, Sarah Miller, Alyssa Haas, Jos Kuckles, Cinthia Amezcaua, Nicole Carlson, Kolotita Palavu, Danielle Polier, Jennifer Lopez, Drenica Keith Nacion, and Asia Tutino Fitzgerald.

On request of Assemblyman Ellison, the privilege of the floor of the Assembly Chamber for this day was extended to Michelle Mosley, Mike Mosley, Josalynne Mosley, and Anthony Mosley.
On request of Assemblywoman Fiore, the privilege of the floor of the Assembly Chamber for this day was extended to former Assemblyman Tom Collins.

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

On request of Assemblyman Hickey, the privilege of the floor of the Assembly Chamber for this day was extended to Ruth H. Hart.

On request of Assemblyman Horne, the privilege of the floor of the Assembly Chamber for this day was extended to LaLonnie Strait.

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

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

On request of Assemblyman Sprinkle, the privilege of the floor of the Assembly Chamber for this day was extended to the following students, teachers, and chaperones from Nevada Connections Academy: Lauren Arnold-Wahler, Jesse Hawkins, Cody Hawkins, Irelynn House, Harryck House, Luz Sandoval, Isabel Sandoval, Jennifer Asher, Jr., Susan Thompson, Nancy Lee Varnum, Kristy Arnold, Joy Hawkins, Christina House, Rowena Sandoval, Cristian Sandoval, and Jennifer Asher, Sr.

Assemblyman Horne moved that the Assembly adjourn until Friday, May 17, 2013, at 6:30 p.m.

Motion carried.

Assembly adjourned at 2:03 p.m.

Approved:  MARILYN K. KIRKPATRICK

Speaker of the Assembly

Attest:  SUSAN FURLONG

Chief Clerk of the Assembly