Senate called to order at 11:37 a.m.
President Krolicki presiding.
Roll called.
All present.
Prayer video conferenced from Las Vegas by Reverend William J. M. Kenny, Holy Spirit Catholic Church, Las Vegas.
Let us pray.
Kind and loving God, we adore You and give You praise for all that You have created in this magnificent world. Here in our own State of Nevada, we marvel at the work of Your hands: the majestic mountains, the lakes and rivers, the lush forests and the expansive deserts. Make us ever mindful to take care of our natural resources so generations to come might enjoy them and likewise take delight in their beauty.

We express our thanks for all the blessings You have bestowed on us who are assembled here this morning: the women and men who have been elected to the Nevada Senate to represent their constituencies and all others in attendance. We have been blessed in so many ways with family, relatives and friends; we have food, shelter, clothing and so much more. We are grateful for this new April day here in Nevada—for the sun, the blue sky and the mild weather.

Finally, loving God, we ask that You give us wisdom to carry out the work which we have been elected to do; for Your honor, for Your glory and for the good of all the citizens of Nevada. Help us to study, deliberate and make just decisions about the matters that come before us today.

We make our prayer, putting all our trust in You, our loving, merciful and gracious God.

AMEN.

Pledge of Allegiance to the Flag by Reagan Jane Stephens.

The President announced that under previous order, the reading of the Journal is waived for the remainder of the 77th Legislative Session and the President and Secretary are authorized to make any necessary corrections and additions.

REPORTS OF COMMITTEES

Mr. President:
Your Committee on Commerce, Labor and Energy, to which were referred Senate Bill Nos. 288, 310 and 497, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.
Also, your Committee on Commerce, Labor and Energy, to which were referred Senate Bill Nos. 155 and 316, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

KELVIN ATKINSON, Chair

Mr. President:
Your Committee on Finance, to which were referred Senate Bill Nos. 185, 477 and 489, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

DEBBIE SMITH, Chair

Mr. President:
Your Committee on Government Affairs, to which were referred Senate Bill Nos. 66, 90, 364 and 464, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

DAVID R. PARKS, Chair
Mr. President:
Your Committee on Health and Human Services, to which was referred Senate Bill No. 452, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

JUSTIN C. JONES, Chair

Mr. President:
Your Committee on Judiciary, to which was referred Senate Bill No. 113, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

TICK SEGERBLOM, Chair

Mr. President:
Your Committee on Legislative Operations and Elections, to which was referred Senate Joint Resolution No. 8, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

PAT SPEARMAN, Chair

Mr. President:
Your Committee on Natural Resources, to which were referred Senate Bill Nos. 464 and 468, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

AARON D. FORD, Chair

Mr. President:
Your Committee on Revenue and Economic Development, to which were referred Senate Bill Nos. 238 and 509, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

RUBEN J. KIHUEN, Chair

Mr. President:
Your Committee on Transportation, to which were referred Senate Bill Nos. 19, 109 and 244, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

MARK A. MANENDO, Chair

WAIVERS AND EXEMPTIONS

NOTICE OF EXEMPTION

April 9, 2013

Pursuant to paragraph (a) of Subsection 4 of Joint Standing Rule No. 14.6, the following measure is not subject to the provisions of Subsections 1 and 2 of Joint Standing Rule No. 14, Joint Standing Rule No. 14.1, Subsection 1 of Joint Standing Rule No. 14.2 and Joint Standing Rule No. 14.3: Senate Bill No. 203.

Also, pursuant to paragraph (a) of Subsection 4 of Joint Standing Rule No. 14.6, the following measures are not subject to the provisions of Subsections 1 and 2 of Joint Standing Rule No. 14, Joint Standing Rule No. 14.1, Subsection 1 of Joint Standing Rule No. 14.2 and Joint Standing Rule No. 14.3: Senate Bills Nos. 451, 500 and 512 and Senate Joint Resolution No. 8.

Also, pursuant to paragraph (a) of Subsection 4 of Joint Standing Rule No. 14.6, Senate Bill No. 499 is not subject to the provisions of Subsections 1 and 2 of Joint Standing Rule No. 14, Joint Standing Rule No. 14.1, Joint Standing Rule No. 14.2 and Joint Standing Rule No. 14.3.
Also, pursuant to paragraph (a) of Subsection 4 of Joint Standing Rule No. 14.6, the following measures are not subject to the provisions of Subsections 1 and 2 of Joint Standing Rule No. 14, Joint Standing Rule No. 14.1, Subsection 1 of Joint Standing Rule No. 14.2 and Joint Standing Rule No. 14.3: Assembly Bills Nos. 118, 150, 190, 191, 301, 314, 361, 412, 444 and 446.

RICHARD S. COMBS
Director
April 9, 2013

CINDY JONES
Fiscal Analysis Division
April 10, 2013
The Fiscal Analysis Division, pursuant to Joint Standing Rule No. 14.6, has determined the exemption of: Assembly Bills Nos. 476, 480, 489.
Also, the Fiscal Analysis Division, pursuant to Joint Standing Rule No. 14.6, has determined the eligibility for exemption of: Assembly Bill No. 426.

CINDY JONES
Fiscal Analysis Division
SECOND READING AND AMENDMENT
Senate Bill No. 4
Bill read second time.
The following amendment was proposed by the Committee on Health and Human Services.
Amendment No. 60.
Senator Kieckhefer moved the adoption of the amendment.
Remarks by Senator Kieckhefer.
Thank you, Mr. President. Amendment No. 60 to Senate Bill No. 4 removes the provisions related to seeking a court order by giving an oral statement and the process for transmitting that order to the judge or justice of the peace; authorizes a court to establish rules to allow a judge or a justice of the peace to conduct a hearing or issue an order by electronic or telephonic means; and requires any records concerning the petition for testing or proceedings on such a petition to be sealed and kept confidential.
Thank you. I urge this Body’s adoption.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 7
Bill read second time.
The following amendment was proposed by the Committee on Revenue and Economic Development.
Amendment No. 35.
Senator Kihuen moved the adoption of the amendment.
Remarks by Senator Kihuen.
Thank you, Mr. President. Amendment No. 35 to Senate Bill No. 7 specifies that a technical bulletin pursuant to this bill must be published for any written opinions the Department of Taxation receives from the Attorney General. Under current law, the prohibitions of
Section 150 of Chapter 228 of Nevada Revised Statutes govern the Attorney General and require written opinions to be provided to any Executive Branch agency upon request.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 22.
Bill read second time.
The following amendment was proposed by the Committee on Government Affairs.

Amendment No. 17.
Senator Parks moved the adoption of the amendment.
Remarks by Senator Parks.
Thank you, Mr. President. Amendment No. 17 to Senate Bill No. 22 deletes Sections 9, 10, 11 and 12 of the bill, removing the requirement that a prosecuting attorney provide to the Office of the Attorney General a copy of the judgment of conviction of a person who was found guilty of abusing, neglecting, exploiting or isolating an older person or vulnerable person.
Amendment No. 17 removes the requirement in Section 8 of the bill that if a court orders a person to make restitution for extradition expenses incurred by the Attorney General in returning the person to the State, the district attorney is required to provide the Attorney General with a copy of the order.
The amendment further requires the State Controller to collect restitution for extradition expenses unless the payment of extradition expenses will prevent the person from paying existing obligations for child support or restitution to the victims of crimes.
Finally, as written, Sections 6 and 7 of the amended bill provide that if a district court or justice court holds that a provision of the Nevada Constitution or Nevada Revised Statutes violates a provision of the Nevada Constitution or United States Constitution, the clerk of the court must provide a copy of the ruling to the Attorney General. The amendment requires instead that the prevailing party must serve the court’s order upon the Attorney General.
Please note all of these changes have been agreed to as the result of consultations between the courts, district attorneys and the Attorney General.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 35.
Bill read second time.
The following amendment was proposed by the Committee on Commerce, Labor and Energy.

Amendment No. 8.
Senator Atkinson moved the adoption of the amendment.
Remarks by Senator Atkinson.
Thank you, Mr. President. Amendment No. 8 to Senate Bill No. 35 requires the Administrator of the Employment Security Division to charge the employer for which the judgment pertains for fees to defray the cost for recording, copying or certifying documents in such actions, and requires that the additional fee must be charged to the employer in accordance with the fee charged by county recorders for such services and the additional fee must be paid into the Unemployment Compensation Administration Fund.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.
The following amendment was proposed by the Committee on Health and Human Services.

**Amendment No. 56.**

Senator Kieckhefer moved the adoption of the amendment.

Remarks by Senator Kieckhefer.

Thank you, Mr. President. **Amendment No. 56** to **Senate Bill No. 51** excludes a person, who is licensed to operate an agency to provide personal care services in the home, from the requirement of obtaining a certificate to operate an intermediary service organization.

Additionally, **Amendment No. 56** also adds conviction of prostitution, solicitation, lewdness or indecent exposure, or any other sexually related crime that is punished as a misdemeanor to the list of offenses that may be used to deny, suspend or revoke a certificate to operate an intermediary service organization, thus making this provision consistent with the provision currently in law for operating an agency to provide personal care services.

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 55.**

Bill read second time.

The following amendment was proposed by the Committee on Government Affairs.

**Amendment No. 59.**

Senator Parks moved the adoption of the amendment.

Remarks by Senator Parks.

Thank you, Mr. President. **Amendment No. 59** to **Senate Bill No. 55** clarifies that, in counties whose population is 100,000 or more but less than 700,000, if the governing body of a city or county adopts only a portion of a master plan: (1) it is not required to adopt the entirety of a conservation element; (2) it must adopt the entirety of a housing element; and (3) it is not required to adopt the entirety of a public facilities and services element. **Amendment No. 59** also deletes a reference to a housing “plan” within a housing “element.”

The amendment is necessary in order to clarify within the **Nevada Revised Statutes** that **Senate Bill No. 55** reorganizes which portions of a master plan a city in the affected population range has to adopt and which portions it does not have to adopt. A full explanation will be given on General File.

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 61.**

Bill read second time.

The following amendment was proposed by the Committee on Health and Human Services.

**Amendment No. 55.**

Senator Kieckhefer moved the adoption of the amendment.

Remarks by Senator Kieckhefer.

Thank you, Mr. President. **Amendment No. 55** to **Senate Bill No. 61** revises the Subcommittee on Communication Services for Persons Who Are Deaf or Hard of Hearing and Persons With Speech Disabilities by adding two positions to the Subcommittee for individuals...
that use telecommunication relay services, interpreting services or real-time captioning, and it adds a position for a parent of a child who is deaf, hard of hearing or speech impaired.

Finally, it also allows the Subcommittee to create and annually review a strategic plan and to provide advice to the Aging and Disability Services Division of the Department of Health and Human Services.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 78.**
Bill read second time.
The following amendment was proposed by the Committee on Judiciary.

Amendment No. 25.
Senator Settelmeyer moved the adoption of the amendment.
Remarks by Senator Settelmeyer.
Thank you, Mr. President. Amendment No. 25 to Senate Bill No. 78 was crafted on behalf of the sponsor of the bill to make the bill more accurate and to address some of the concerns put forward by the rural elder programs.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

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

**Senate Bill No. 92.**
Bill read second time.
The following amendment was proposed by the Committee on Health and Human Services.

Amendment No. 57.
Senator Kieckhefer moved the adoption of the amendment.
Remarks by Senators Kieckhefer and Hardy.

**Senator Kieckhefer:**
Thank you, Mr. President. Amendment No. 57 to Senate Bill No. 92 limits the requirements to examine an infant for critical congenital heart disease and to report for births that occur at an obstetric center or at a hospital which regularly offers obstetric services in the normal course of business. Amendment No. 57 also revises the provisions for reporting positive results by requiring that the report be provided to the State Health Officer and that results be discussed with the parent or person responsible for the infant.

**Senator Hardy:**
Thank you, Mr. President. I stand in opposition to Amendment No. 57 to Senate Bill No. 92. On line 9 of the amendment’s digest, the word “or” is inserted before “nurse,” and on line 10 it is written, “the mother.” Therefore, the nurse attending or assisting any infant, or the mother of any infant, would be placed in a position to do, for example, a pulse oximetry screening, which is not diagnostic. When faced with the potential positive results as it mentions on line 13 of the amendment’s digest, he or she would be in a position where he or she would have to “discuss any positive results… with the parent of or other person responsible for the infant.” This would result in the nurse being placed in a position of making a diagnosis and giving advice which he or she may not be in a legal position to do.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 98.**

Bill read second time.
The following amendment was proposed by the Committee on Health and Human Services.

**Amendment No. 130.**

Senator Kieckhefer moved the adoption of the amendment.
Remarks by Senator Kieckhefer.

Thank you, Mr. President. **Amendment No. 130** to **Senate Bill No. 98** revises the findings that the court is required to make in determining whether a child welfare agency is required to make reasonable efforts to preserve and reunify the family by: (1) making *Nevada Revised Statutes* consistent by also referencing a person responsible for the child’s welfare; (2) retaining certain current *Nevada Revised Statutes* provisions related to the involvement of a parent or person responsible for the child’s welfare in the commission of a murder or voluntary manslaughter and provisions related to certain instances of previous removal of children from the home; and (3) adding provisions related to sexual abuse and requirements that a parent register as a sex offender.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 102.**

Bill read second time.
The following amendment was proposed by the Committee on Education.

**Amendment No. 81.**

Senator Woodhouse moved the adoption of the amendment.
Remarks by Senator Woodhouse.

Thank you, Mr. President. **Amendment No. 81** makes two changes to **Senate Bill No. 102**: it authorizes the Board of Trustees of the College Savings Plans of Nevada to expand the list of eligible colleges that are already specified in the bill to include other Nevada colleges and universities that award a bachelor’s degree in education; and it provides that if the Board adds a new college or university to the list, it must designate the college or university as an institution that represents the northern portion or the southern portion of the State.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 108.**

Bill read second time.
The following amendment was proposed by the Committee on Judiciary.

**Amendment No. 70.**

Senator Kihuen moved the adoption of the amendment.
Remarks by Senator Kihuen.

Thank you, Mr. President. **Amendment No. 70** to **Senate Bill No. 108** increases from 72 hours to four days the length of time that a child may remain in detention or shelter care pending the filing of a petition in juvenile court by the District Attorney, and it adds that a juvenile court may, for good cause shown by the District Attorney, allow an additional four days for the filing of the petition excluding Saturdays, Sundays and holidays.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 130.**
Bill read second time.
The following amendment was proposed by the Committee on Judiciary.
**Amendment No. 69.**
Senator Kihuen moved the adoption of the amendment.
Remarks by Senator Kihuen.
Thank you, Mr. President. Amendment No. 69 makes three changes to Senate Bill No. 130:
(1) it deletes the word “reasonable” with regard to the detail to be provided in the written notice; (2) it adds that the photograph provided must be a “clear and detailed” picture; and (3) it revises the effective date of this measure from October 1, 2013, to January 1, 2014.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 142.**
Bill read second time.
The following amendment was proposed by the Committee on Finance.
**Amendment No. 136.**
Senator Jones moved the adoption of the amendment.
Remarks by Senator Jones.
Thank you, Mr. President. Amendment No. 136 to Senate Bill No. 142 revises several provisions in the bill related to performance contracting by school districts for cost-saving measures: (1) it adds a cost threshold of more than $100,000 in order for the bill’s provisions to apply; (2) it limits the type of operating cost-savings measures to which the bill’s provisions apply; (3) it allows for a designee of the school board to conduct a work evaluation; (4) it requires the school board to report on the work evaluation at its next regularly scheduled meeting only if the work is determined to include a cost-savings measure and qualifies to be performed pursuant to a performance contract; (5) it requires that, if the board chooses not to award a performance contract for a qualifying job, the board must state the reason for this decision on the record at its next regularly scheduled meeting and the reasons must be included in the minutes of the meeting; and (6) it provides that, if the board has solicited and received a comprehensive cost-savings measure audit of its buildings within the preceding seven years and has made the audit publicly available, the board is exempt from the requirements set forth in Section 2.1 of the bill.

Amendment adopted.
Senator Smith moved that Senate Bill No. 142 be re-referred to the Committee on Finance upon return from reprint.
Motion carried.
Bill ordered reprinted, engrossed and to the Committee on Finance.

**Senate Bill No. 149.**
Bill read second time.
The following amendment was proposed by the Committee on Health and Human Services.
**Amendment No. 88.**
Senator Kieckhefer moved the adoption of the amendment.
Remarks by Senator Kieckhefer.
Thank you, Mr. President. Amendment No. 88 to Senate Bill No. 149 clarifies that certain facilities that have had a substantiated complaint filed against it since the last periodic inspection of the facility, rather than the immediately preceding 12 months, are exempt from the extended inspection timeframes and the reduced inspection fee obtainable within the measure.

Amendment adopted.

Senator Smith moved that Senate Bill No. 149 be re-referred to the Committee on Finance upon return from reprint.

Motion carried.

Bill ordered reprinted, engrossed and to the Committee on Finance.

**Senate Bill No. 162.**

Bill read second time.

The following amendment was proposed by the Committee on Commerce, Labor and Energy.

**Amendment No. 15.**

Senator Hardy moved the adoption of the amendment.

Remarks by Senator Hardy.

Thank you, Mr. President. Amendment No. 15 to Senate Bill No. 162 clarifies licensure of administrative osteopathic physicians by the State Board of Osteopathic Medicine.

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 167.**

Bill read second time.

The following amendment was proposed by the Committee on Health and Human Services.

**Amendment No. 129.**

Senator Kieckhefer moved the adoption of the amendment.

Remarks by Senator Kieckhefer.

Thank you, Mr. President. Amendment No. 129 to Senate Bill No. 167 clarifies that hospitals that meet the requirements will be designated as “STEMI,” ST-Elevation Myocardial Infarction receiving centers, not heart attack receiving centers, and it provides a definition for the term “STEMI.”

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.

**Senate Bill No. 169.**

Bill read second time.

The following amendment was proposed by the Committee on Judiciary.

**Amendment No. 39.**

Senator Kihuen moved the adoption of the amendment.

Remarks by Senator Kihuen.

Thank you, Mr. President. Amendment No. 39 to Senate Bill No. 169 provides for the submission of a petition for the sealing of records relating to a gross misdemeanor at five years, instead of the current seven years.

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.
The following amendment was proposed by the Committee on Health and Human Services.

**Amendment No. 87.**

Senator Kieckhefer moved the adoption of the amendment.

Remarks by Senator Kieckhefer.

Thank you, Mr. President. Amendment No. 87 to Senate Bill No. 206 requires a cottage food operation to register with the health authority and provides the requirements for the registration, and it also authorizes the health authority to inspect the cottage food operation under certain specified circumstances.

In addition, Amendment No. 87 to Senate Bill No. 206 expands the definition of a “cottage food operation” to include, if allowable by the health authority, items prepared in the kitchen of a fraternal or social clubhouse, a school, or religious, charitable or other nonprofit organization; limits the gross sales for the food items to not more than $35,000 per calendar year; and clarifies that the local government may not adopt ordinances or regulations that prohibit a person from preparing food in a cottage food operation within a person’s private home.

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.

The following amendment was proposed by the Committee on Judiciary.

**Amendment No. 49.**

Senator Kihuen moved the adoption of the amendment.

Remarks by Senator Kihuen.

Thank you, Mr. President. Amendment No. 49 to Senate Bill No. 237 adds that a “protected site” means any site, building, structure, object or district listed in the register of historic resources of a community which is recognized as a Certified Local Government, or that is more than 50 years old and is located in a municipal or State park.

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.

Senator Smith moved that Senate Bill No. 239 be re-referred to the Committee on Finance.

Motion carried.

Bill ordered to the Committee on Finance.
Senate Bill No. 250.
Bill read second time and ordered to third reading.

Senate Bill No. 262.
Bill read second time and ordered to third reading.

Senate Bill No. 264.
Bill read second time.
The following amendment was proposed by the Committee on Judiciary.
Amendment No. 80.
Senator Kihuen moved the adoption of the amendment.
Remarks by Senator Kihuen.
Thank you, Mr. President. Amendment No. 80 to Senate Bill No. 264 requires the Advisory Commission on the Administration of Justice to hold a discussion concerning a review of all criminal sentences.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 274.
Bill read second time.
The following amendment was proposed by the Committee on Health and Human Services.
Amendment No. 91.
Senator Kieckhefer moved the adoption of the amendment.
Remarks by Senator Kieckhefer.
Thank you, Mr. President. Amendment No. 91 to Senate Bill No. 274 adds the Division of Welfare and Supportive Services, the Aging and Disability Service Division and the Health Division of the Department of Health and Human Services to the entities authorized to execute contracts or agreements with certain governmental or private entities and, when they execute the contract or agreement, to provide staff, services and resources without payment to further the contract or agreement.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

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

Senate Bill No. 284.
Bill read second time.
The following amendment was proposed by the Committee on Government Affairs.
Amendment No. 134.
Senator Hardy moved the adoption of the amendment.
Remarks by Senator Hardy.
Thank you, Mr. President. Amendment No. 134 to Senate Bill No. 284 adds a provision requiring that, if an automobile accident involves a fatality, it must be investigated by a law enforcement agency other than the one which employs the involved officer, unless several criteria are met.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

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

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

Sensor Bill No. 338.
Bill read second time.
The following amendment was proposed by the Committee on Health and Human Services.

Amendment No. 160.
Senator Kieckhefer moved the adoption of the amendment.
Remarks by Senator Kieckhefer.

Thank you, Mr. President. Amendment No. 160 to Sensor Bill No. 338 removes or revises all sections that replaced the term “mental disability” with “intellectual disability,” because the term “mental disability” includes “mental retardation” but has a broader meaning.

Note that the Nevada Revised Statutes defines a “person with a mental disability” as “a person who has a mental impairment which is medically documented and substantially limits one or more of the person’s major life activities. The term includes, but is not limited to, a person who suffers from mental retardation, suffers from a severe mental or emotional illness; has a severe learning disability; or is experiencing a serious emotional crisis in his or her life as a result of the fact that the person or a member of his or her immediate family has a catastrophic illness.”

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Sensor Bill No. 342.
Bill read second time.
The following amendment was proposed by the Committee on Government Affairs.

Amendment No. 174.
Senator Goicoechea moved the adoption of the amendment.
Remarks by Senator Goicoechea.

Thank you, Mr. President. Amendment No. 174 to Sensor Bill No. 342 adds a provision requiring that before proceeding with the simplified procedure for vacating or abandoning a street, a governing body must provide a utility or video service provider serving the affected area with written notice so that these entities can, in turn, request in writing the reservation of an easement if needed.

Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

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

Sensor Bill No. 365.
Bill read second time and ordered to third reading.
Senate Bill No. 370.
Bill read second time.
Senator Smith moved that Senate Bill No. 370 be re-referred to the Committee on Finance.
Motion carried.

Senate Bill No. 405.
Bill read second time and ordered to third reading.

Senate Bill No. 408.
Bill read second time.
Senator Smith moved that Senate Bill No. 408 be re-referred to the Committee on Finance.
Motion carried.

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

Senate Bill No. 423.
Bill read second time.
Senator Smith moved that Senate Bill No. 423 be re-referred to the Committee on Finance.
Motion carried.

Senate Bill No. 430.
Bill read second time.
Senator Smith moved that Senate Bill No. 430 be re-referred to the Committee on Finance.
Motion carried.

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

Senate Bill No. 437.
Bill read second time and ordered to third reading.

Senate Bill No. 443.
Bill read second time and ordered to third reading.

Senate Bill No. 457.
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. 471.
Bill read second time.
The following amendment was proposed by the Committee on Finance.
Amendment No. 194.
Senator Woodhouse moved the adoption of the amendment.
Remarks by Senator Woodhouse.
Thank you, Mr. President. Amendment No. 194 to Senate Bill No. 471 clarifies that all charter schools are subject to the loan cap specified in the bill, not just schools in their first year of operation.

Amendment adopted.
Senator Smith moved that Senate Bill No. 471 be re-referred to the Committee on Finance upon return from reprint.
Motion carried.
Bill ordered reprinted, engrossed and to the Committee on Finance.

Senate Bill No. 473.
Bill read second time.
Senator Smith moved that Senate Bill No. 473 be re-referred to the Committee on Finance.
Motion carried.

Senate Joint Resolution No. 11.
Resolution read second time.
The following amendment was proposed by the Committee on Legislative Operations and Elections.
Amendment No. 118.
Senator Spearman moved the adoption of the amendment.
Remarks by Senator Spearman.
Thank you, Mr. President. Senate Joint Resolution No. 11 urges the United States Congress to propose an amendment to the United States Constitution to restore the authority of the federal and state governments to regulate and restrict independent political expenditures. Amendment No. 118 to Senate Joint Resolution No. 11 inserts reference to the impact of Citizens United on corporations and unions spending unlimited amounts of money on independent political expenditures; cites the holding in SpeechNow.org v. Federal Election Commission regarding super political action committees; and revises language to request that the constitutional amendment reestablish that the rights protected by the United States Constitution are granted only to natural persons and not to artificial entities created by a state.

Amendment adopted.
Resolution ordered reprinted, engrossed and to third reading.

Mr. President announced that if there were no objections, the Senate would recess subject to the call of the Chair.

Senate in recess at 12:54 p.m.
MOTIONS, RESOLUTIONS AND NOTICES

Senator Smith moved that Senate Bill Nos. 5, 12, 18, 40, 125, 202, 279, 351, 438 and Senate Joint Resolution No. 14 be taken from the General File and placed on the General File for the next legislative day. Motion carried.

WAIVERS AND EXEMPTIONS

WAIVER OF JOINT STANDING RULE(S)

A Waiver requested by Senator Smith For: Senate Bill No. 482. To Waive:
Subsection 1 of Joint Standing Rule No. 14.3.
Subsection 2 of Joint Standing Rule No. 14.3.
Subsection 3 of Joint Standing Rule No. 14.3.
Subsection 4 of Joint Standing Rule No. 14.3.
Has been granted effective: Wednesday, April 10, 2013.

NOTICE OF EXEMPTION

April 10, 2013

The Fiscal Analysis Division, pursuant to Joint Standing Rule No. 14.6, has determined the eligibility for exemption of: Senate Bill No. 377.

REMARKS FROM THE FLOOR

PRESIDENT KROLICKI:

I would like to recognize Brenda Erdoes who is making her way across the Senate Floor right now. Thanks to you and your staff who are unbelievably great. Thank you for all that you are doing for us.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of President Krolicki, the privilege of the Floor of the Senate Chamber for this day was extended to Reagan Jane Stephens.

On request of Senator Cegavske, the privilege of the Floor of the Senate Chamber for this day was extended to Deanna Hover.

On request of Senator Denis, the privilege of the Floor of the Senate Chamber for this day was extended to Girl Scout Troop 1141 from Coral Academy of Science: Ava Gochnour, Linda Kwong, Deidre McCormick, Delaney Polchan, Abigail Pruitt, Lydia Rigby, Madison Roberts-Smith, Ana Seiler, Sage Seiler, Elisabeth Stott and Rachel Yazinka.
On request of Senator Gustavson, the privilege of the Floor of the Senate Chamber for this day was extended to Gabbs High School students: Daylon Boots, Shania Brown, Nolan Bryan, Cylissia Cervantes, Nickole Chiaratti, Tijmen Schoonderbeek, Annette Seeger, Schelbi Stark and Ryan Young.

On request of Senator Hardy, the privilege of the Floor of the Senate Chamber for this day was extended to Annie Downing.

On request of Senator Jones, the privilege of the Floor of the Senate Chamber for this day was extended to Sam Liberman.

On request of Senator Kieckhefer, the privilege of the Floor of the Senate Chamber for this day was extended to Girl Scout Troop 497's Brianna Ferguson, Isabella Lima and Amber Welsh.

On request of Senator Kihuen, the privilege of the Floor of the Senate Chamber for this day was extended to Quenia Castillo.

On request of Senator Settelmeyer, the privilege of the Floor of the Senate Chamber for this day was extended to Dakota Feenstra. Also to the Gardnerville Elementary students and chaperones: students, Michael Abawi, Liam Allen, Lisa Aleman, Olivia Altom, Ashlyn Altringer, Mitchell Black, Camden Brown, Nathan Caires, Martin Cariaga, Ethan Carson, Gina Cirillo, Didi Coker, Miya Connelly, Alex Contreras, Mason Croskery, Tristyn Cueva, Laura Dieter, Trent Dunagan, John Fent, Bayla Fitzpatrick, Jason Funk, Cesar Garcia, Christine Garcia, Adam Garren, Elizabeth Gignac, Cristal Gonzalez Cruz, Addison Gregory, Ramiro Gutierrez Rechy, Megan Hanson, Justice Harmon, Savanna Harrington, Natalie Hearn, Austin Hern, Juvraj Hothi, Jonathan Hunziker, Elizabeth Imhoff, Noel Ives, Hailey James, Taylor James, Amrit Kaur, Matthew Kruse, Kennedy Lash, Hayden Litka, Christopher Manning, Conor Manoukian, Ian McKown, Jordan McQuain, Mackey Miller, Jocelyn Mojica, Miranda Munoz, Raeann Nelson, Juan Ortiz, Mariana Peres Soto, Isabelle Perkins, Jesse Pimental, Shelby Preston, Hunter Reed, Ballardo Reyes Salinas, David Richardson, Capri Roach, Novel Robles, Christian Ross, Ashley Rowe, Annacaren Salas, Jessica Salas Dominguez, Elizabeth Sanchez, Leah Schemenauer, Amelia Schramm, Colt Sedgewick, Andrew Sentell, Conner Smagala, Jaden Spotts, Chaslyn Stone, Imogene Tierney, Izzie Tierney, Jolene Votel, Della Waldburger, Maia Wallace, Kirsii Whear, and Travis Whitwam; chaperones: Karin Allen, Mr. Brown, Mr. Carson, Mrs. Carson, Kyle Croskery, Mrs. Dunagan, Ms. Ferch, Robbi Jacobsen, Jessica James, Danette Morgan, Dana Rosingus, Mrs. Manning and Mrs. Schemenauer.

On request of Senator Smith, the privilege of the Floor of the Senate Chamber for this day was extended to Girl Scout Troop 47's Mia Allen, Emma Miner and Kelley Miner.
On request of Senator Woodhouse, the privilege of the Floor of the Senate
Chamber for this day was extended to Michelle Phillips and Lynda Wilcox.

Senator Denis moved that the Senate adjourn until Friday, April 12,
2013, at 12:00 noon.
Motion carried.

Senate adjourned at 1:06 p.m.

Approved: BRIAN K. KROLICKI

Attest: DAVID A. BYERMAN

Approved: BRIAN K. KROLICKI

Attest: DAVID A. BYERMAN

President of the Senate

Secretary of the Senate