Senate called to order at 12:22 p.m.
President Krolicki presiding.
Roll called.
All present.
Prayer by Pastor Albert Tilstra, Seventh-day Adventist Church, Fallon.
O Gracious God, at this moment the Senators and the great State of Nevada humbly ask for
Your help and guidance as we come to the close of this Session. Make this a sacred time when
we become aware of our need for Your guidance.

Often we pray for that which is already ours, neglected and unused. Sometimes we pray for
that which can never be ours, and sometimes for that which we must do for ourselves. How
many times we never pray at all, and then we work ourselves to death to earn something that is
ours for the asking. Help us to understand that faith without works is dead, and that works
without faith can never live.

AMEN.

Pledge of Allegiance to the Flag.

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 Natural Resources, to which was referred Assembly Bill No. 125, has
had the same under consideration, and begs leave to report the same back with the
recommendation: Do pass.

AARON D. FORD, Chair

MESSAGES FROM THE GOVERNOR
OFFICE OF THE GOVERNOR
CARSON CITY, NEVADA, May 30, 2013

THE HONORABLE ROSS MILLER, Secretary of State, Capitol Building, Carson City, Nevada
89710

RE: Senate Bill No. 180 of the 77th Legislative Session
DEAR SECRETARY MILLER:

I am herewith forwarding to you, for filing within the constitutional time limit and without my approval, Senate Bill No. 180, which is entitled:

AN ACT relating to employment practices; requiring a court to award certain relief to an employee injured by certain unlawful employment practices under certain circumstances; and providing other matters properly relating thereto.

Senate Bill No. 180 revises existing state law related to unfair employment practices. The bill requires a state court to award remedies for employment discrimination that are consistent with those available in federal court under Title VII of the Civil Rights Act of 1964 ("Title VII"), including, without limitation, damages, lost wages and benefits, costs and attorney’s fees. Currently, state law provides that individuals harmed by an unlawful employment practice are limited to a maximum of two years of lost wages and actual damages.

Senate Bill No. 180 has merit, particularly with respect to its application to forms of discrimination that are not protected under federal law, such as sexual orientation discrimination. However, the bill goes too far by exposing employers to a wide range of damages and fees. Although Senate Bill No. 180 seeks to offer remedies similar to those available in federal court under Title VII, in practice, the bill adds compensatory and punitive damages to state claims that have no federal parallel. Additionally, the bill’s application of Title VII remedies “without limitation” will arguably override state law that prohibits an award of punitive damages against a public entity. Furthermore, even if identical remedies were applied in both state and federal court, the application of those remedies may be inconsistent, as the state and federal laws differ both procedurally and substantively. Lastly, most states that have chosen to expand remedies for state claims of employment discrimination have not included punitive damages, which are usually not covered by employment practice liability policies.

For these reasons, I veto this bill and return it to you without my signature and without my approval.

Sincerely,

BRIAN SANDOVAL
Governor of Nevada

MESSAGES FROM THE ASSEMBLY

ASSEMBLY CHAMBER, Carson City, May 30, 2013

To the Honorable the Senate:

I have the honor to inform your honorable body that the Assembly on this day passed Senate Assembly Bills Nos. 338, 50; Bills Nos. 83, 142, 362, 416.

Also, I have the honor to inform your honorable body that the Assembly on this day passed, as amended, Assembly Bills Nos. 138, 224, 260, 294.

Also, I have the honor to inform your honorable body that the Assembly amended, and on this day passed, as amended, Senate Bill No. 92, Amendment No. 898, and respectfully requests your honorable body to concur in said amendment.

MATTHEW BAKER
Assistant Chief Clerk of the Assembly

MOTIONS, RESOLUTIONS AND NOTICES

Senator Smith moved that all measures just reported out of committee be immediately placed on the appropriate reading file for this legislative day. Motion carried.

By Senators Goicoechea, Atkinson, Brower, Cegavske, Denis, Ford, Gustavson, Hammond, Hardy, Hutchison, Jones, Kieckhefer, Kihuen, Manendo, Parks, Roberson, Segerblom, Settelmeyer, Smith, Spearman, Woodhouse; Assemblymen Ellison, Aizley, Elliot Anderson, Paul Anderson,
WHEREAS, On May 15, 2013, the State of Nevada lost one of its most important voices in higher education and, most notably, a champion of students statewide; and

WHEREAS, Dorothy Sewell Gallagher, a fourth-generation Nevadan, was born on September 14, 1925, to J. Harvey and Mollie Sewell in Elko, Nevada, and in 1943 enrolled in the University of Nevada, where she met the love of her life, Thomas H. Gallagher; and

WHEREAS, During her years at the University, she was president of the Gamma Phi Beta sorority, and after graduating with a bachelor’s degree in zoology in the spring of 1947, she married Tom on August 30, 1947; and

WHEREAS, After spending 4 years in San Francisco while Tom attended dental school and giving birth to two of their sons, Dorothy and her family returned to Elko in 1951 where Tom began a dentistry practice with his father and brother; and

WHEREAS, In 1953, their youngest son was born, and Dorothy immersed herself in motherhood and the day-to-day operations of the family ranches in Lamoille, Pine Valley and Diamond Valley; and

WHEREAS, After the ranches were sold in 1979, Dorothy was elected to her first of many terms as a member of the Board of Regents of the University of Nevada in 1980; and

WHEREAS, Dorothy Gallagher served with distinction and honor as a Regent for an unprecedented 28 years from 1980 to 2002, and from 2004 to 2010, and her tenure included serving as Chair of the Board of Regents as well as Chair of more than a dozen committees; and

WHEREAS, This esteemed Nevadan steadfastly represented 11 rural counties, as her district spanned the State from the Idaho border to Pahrump; and

WHEREAS, Dorothy Gallagher’s wisdom and foresight were instrumental in the creation and development of Great Basin College in Elko and bringing in baccalaureate programs to the rural institution as she helped to plan and develop Nevada’s first state college in 2002, which now boasts an enrollment of over 3,000 students with 35 majors and minors; and

WHEREAS, A committed supporter of mining education, she became the first woman honored with the Mining and Metallurgical Society of America’s Gold Medal in 2009; and

WHEREAS, The Dorothy S. Gallagher Great Basin Environmental Research Laboratory of the Desert Research Institute bears her name in recognition of her efforts to secure funding to construct the multidisciplinary research facility; and

WHEREAS, Dorothy Gallagher was actively involved in her community, serving as a member of the Board of Directors of the Nevada National Bank, the Elko County Hospital Board of Trustees and the Board of Directors of Vitality House, and for her efforts in health services outreach, she was named the Rural Nevadan Who Dares to Care by the University of Nevada School of Medicine in 1994; and

WHEREAS, Dorothy’s countless accolades include being recognized as a University of Nevada Distinguished Nevadan, University of Nevada Honorary Doctorate, University of Nevada Alumnus of the Year, as well as being included in the Junior Achievement of Northern Nevada’s Business Leaders Hall of Fame and receiving the Nevada Women’s Fund Hall of Fame Award for Education, the Elko General Hospital Legacy Award and the Nevada Hospital Association Trustee Excellence Award; and

WHEREAS, This incomparable inspirational leader and mentor dedicated her life to improving access to quality educational opportunities for all, and through her selfless service, improved the lives of Nevadans for generations to come; and

WHEREAS, Dorothy Gallagher is survived by her husband Thomas, sons Michael, Thomas and Frank, five grandchildren and three great-grandchildren; now, therefore, be it
RESOLVED BY THE SENATE OF THE STATE OF NEVADA, THE ASSEMBLY
CONCURRING, That the members of the 77th Session of the Nevada Legislature hereby
recognize the exemplary achievements of this extraordinary woman and extend their deepest
condolences to her family, colleagues and friends; and be it further
RESOLVED, That the Secretary of the Senate prepare and transmit a copy of this resolution
to Dorothy Gallagher’s beloved husband, Dr. Thomas H. Gallagher.

Senator Goicoechea moved the adoption of the resolution.
Remarks by Senators Goicoechea and Smith.

SENATOR GOICOECHEA:
Thank you, Mr. President. It is my pleasure—and truly an honor—to be here today to pay
tribute to a great lady. The last time I saw Dorothy Gallagher was last fall. I owe her a lot.
Dorothy Sewell Gallagher was a legendary and distinguished public official. She was a
fourth-generation Nevadan who served on the Board of Regents of the Nevada System of Higher
Education with integrity and commitment from 1980 to 2010—28 years of service. During her
last decade of service her district was made up of 11 counties. I have a sizeable Senate District
but nothing compared to what her district was as a Regent; it comprised 84 percent of the land
mass of the State of Nevada—if her district was a state it would have been the twelfth largest
state in the Union; larger than the state of Idaho and 37 other states. It gives you an idea of the
country she had to travel and the people she represented. Each and every one of us in the rural
areas knew Dorothy Gallagher. She was there for us. She made it a point to stop and see us.
One of her greatest prides was the development of Great Basin College. I would be remiss if
we do not carry that on for her. Great Basin College has more than 3,800 students in attendance
today. It is an excellent campus with branch campuses in Battle Mountain, Ely, Pahrump and
Winnemucca, as well as satellite centers in 20 additional rural communities. It now offers a four-
year Bachelor’s program in six different disciplines: elementary education, secondary education,
social work, nursing, integrated studies and several technology areas. We all know mining is
very dependent on Great Basin College and the legacy that Dorothy has left behind.
I have always admired Dorothy. Last fall when I was visiting Dorothy, her husband Tom was
out doing his favorite pastime shooting squirrels in Pine Valley—you have to know Tom to
really appreciate that. Dorothy did a great job regardless of the tough issues that were in front of
her. She was the daughter of Harvey Sewell—he was a man unto himself, a legend in the
banking industry. I neighbored the family when I was in Diamond Valley at Liberty Livestock,
and when I was at the Murano Ranch, they were running the J.D. Ranch in Pine Valley. I have a
lot of close family ties with their ranching operation. Dorothy was very committed to that until
they sold the ranches; she found a void in her life and it was filled by higher education in
Nevada. She did a tremendous job for us.
The State of Nevada, and us residents of rural Nevada, will be forever indebted to the
leadership, judgment and vision that Dorothy provided us. To the family, we miss her. There are
several guests here from the Nevada System of Higher Education who will miss her even more
than we miss her friendship. Thank you.

SENATOR SMITH:
Thank you, Mr. President. I rise in support of Senate Concurrent Resolution No. 10. Having
grown up in rural Nevada, I crossed paths with Dorothy Gallagher. I was a patient of
Dr. Gallagher’s in my younger life. I cannot even begin to articulate what I believe she
contributed to this State. Rural Nevada aside—everyone benefited from what Dorothy
Gallagher brought to this State. Her passion, her wisdom and how much she cared about what
she was doing served us all very well over the years. For myself, having spent a lot of time in
rural Nevada, having been a rural school board member and living in Washoe County, I
personally witnessed time and time again how lucky we were to have someone like her
crusading on whatever issue it may have been. The State is so much better off because of the
work she contributed. I thank the family for sharing her with us because I am sure she sacrificed
a lot to do the job she did. I am very grateful for that. Thank you.
MR. PRESIDENT:
I want to thank the family of Dorothy Gallagher. I first met her about 25 years ago, on Labor Day weekend, in Elko. I was with her dear friend Barbara Vucanovich, who was shaped with the same special mold. Dorothy was telling me which horses to bet on at the racetrack on that weekend. She was extraordinary. She knew right from wrong, and she was not shy to tell others what was right and wrong, in her very simple and elegant way. I know this is a time of great sorrow. We will miss her. May we all be comforted by the fact that she had such an extraordinary life and leaves such an amazing legacy. Our hearts go out to the entire family and all that she touched. Thank you so very much for sharing your mom and your mother-in-law with the State of Nevada.

SENATOR CEGAVSKE:
Thank you, Mr. President. I want to rise also and thank Tom Gallagher. It was my pleasure to get to know Dorothy through the educational system. Listening to my colleague from Senate District No. 13, I was reminded of the phone calls I would get from Dorothy. When there was an issue up—something she really believed in—she had my cell phone number and would call. I remember the first time she called. I listened to the explanation as to why she wanted support on a particular issue and I really appreciated talking with her. I learned a lot from her over the years. I, too, want to thank you, her family, for sharing her with us. I have so much respect for Dorothy. It was so nice to see her in the halls. And those phone calls meant a lot. Thank you.

Resolution adopted.
Senator Goicoechea moved that Senate Concurrent Resolution No. 10 be immediately transmitted to the Assembly.
Motion carried unanimously.
Resolution ordered transmitted to the Assembly.

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

Senate in recess at 12:42 p.m.

SENATE IN SESSION

At 12:44 p.m.
President Krolicki presiding.
Quorum present.

INTRODUCTION, FIRST READING AND REFERENCE
Assembly Bill No. 138.
Senator Smith moved that the bill be referred to the Committee on Revenue and Economic Development.
Motion carried.

Assembly Bill No. 224.
Senator Smith moved that the bill be referred to the Committee on Education.
Motion carried.
Assembly Bill No. 260.
Senator Smith moved that the bill be referred to the Committee on Education.
Motion carried.

Assembly Bill No. 294.
Senator Smith moved that the bill be referred to the Committee on Government Affairs.
Motion carried.

Assembly Bill No. 338.
Senator Smith moved that the bill be referred to the Committee on Judiciary.
Motion carried.

Assembly Bill No. 501.
Senator Smith moved that the bill be referred to the Committee on Finance.
Motion carried.

Senator Smith moved that Assembly Bill Nos. 138, 224, 260, 294, 338 and 501 be referred en bloc to the committees set forth above.
Motion carried.

SECOND READING AND AMENDMENT
Assembly Bill No. 125.
Bill read second time and ordered to third reading.

GENERAL FILE AND THIRD READING
Senate Bill No. 320.
Bill read third time.
Remarks by Senators Hardy and Denis.

SENATOR HARDY:
Thank you, Mr. President. Senate Bill No. 320 prohibits a school district board of trustees, the governing body of a charter school, or a school principal from barring a pupil with diabetes from enrolling in any public school. The measure further prohibits requiring the pupil’s parent to provide services or assistance to the child for the management of his or her diabetes while on school grounds or participating in school activities. It establishes a process by which a child can manage his or her diabetes during the school day, further requires the State Board of Education, in cooperation with the State Board of Nursing, to adopt regulations necessary to comply. These regulations must be in place on or before January 1, 2014. The bill is effective on July 1, 2013, for the purpose of adopting regulations and performing any necessary preparatory tasks, and on January 1, 2014, for all other purposes. Thank you.

SENATOR DENIS:
Thank you, Mr. President. I rise in support of Senate Bill No. 320. I appreciate my colleague from Senate District No. 12. He has done a lot of work on this. We both had the same idea, and we decided to work on this together. He did all of the heavy lifting. This bill will help kids in our
schools that have diabetes; they will be able to get the care they need. I urge your support. Thank you.

Roll call on Senate Bill No. 320:
YEAS—21.
NAYS—None.

Senate Bill No. 320 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Senate Bill No. 452.
Bill read third time.
Remarks by Senator Kieckhefer.
Thank you, Mr. President. Senate Bill No. 452 allows the Board of Trustees for the Fund for Hospital Care to enter into an agreement with the Division of Health Care Financing and Policy to transfer money from the Fund to the division to be used to provide enhanced rates of reimbursement for hospital care provided to recipients of Medicaid or to make supplemental payments to the hospital for the provision of such hospital care through increased federal financial participation and to satisfy any portion of the obligation of a county to pay the nonfederal share of certain expenditures relating to long term care. The transfer of money from the Fund would continue until the federal government approves reverting to the previous rate of reimbursement or payments.

The bill requires that beginning on January 1, 2014, and continuing each year thereafter, the board of county commissioners of each county shall remit to the State an amount equal to the amount collected by each county pursuant to Section 340 of Chapter 439B of Nevada Revised Statutes for the previous fiscal year to the Supplemental Account. The bill also creates the Hospital Assessment account. If an agreement is entered into between the Board and the division, certain hospitals may be required to pay an annual assessment to the account to provide reimbursement or partial reimbursement to hospitals for uncompensated hospital care. Any money remaining in the Hospital Assessment account at the end of a fiscal year must be reimbursed to each hospital that paid the assessment in an amount proportional to the assessment paid. The bill becomes effective upon passage and approval. This is a good bill. I encourage you to vote in favor of it. Thank you.

Roll call on Senate Bill No. 452:
YEAS—21.
NAYS—None.

Senate Bill No. 452 having received a two-thirds majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Senate Bill No. 517.
Bill read third time.
Remarks by Senators Denis, Woodhouse, Jones, Hammond and Kieckhefer.

Senator Denis:
Thank you, Mr. President. Senate Bill No. 517 appropriates $1.0 million in each fiscal year of the 2013-15 biennium from the State General Fund to the Department of Administration for distribution to the nonprofit organization Teach For America for recruitment and training costs
of approximately 50 new teachers in the Clark County School District. The legislation requires Teach for America to provide annual reports over the 2013-15 biennium to the Interim Finance Committee describing how the General Fund appropriations were expended. This bill becomes effective on July 1, 2013. I urge your support. Thank you.

SENATOR WOODHOUSE:
Thank you, Mr. President. I stand today in support of Senate Bill No. 517. However, I am conflicted on this bill. I would like to share a couple of reasons why I support the bill and a couple of reasons why I am concerned. The bill allows $2 million to be made available to the Clark County School District to fund Teach For America which will bring an additional 50 teachers into the classrooms. I have been told that they will be looking to fill those positions that are difficult to fill: math, science and special education. For years these positions have been difficult to fill. Also, these individuals will be placed in at-risk schools. The other positive that I support is the young people who are coming through Teach For America are that—they are young, enthusiastic and working with our most at-risk populations. This is positive for those students. Those are reasons why I support the bill.

On the other side, I am concerned about the preparation that these young people have. They are learning on the job, which is not a bad thing. But I am concerned they have not had enough time really learning and having the opportunity through student teaching under the mentorship of professional educators—this allows them to really observe and practice the art of teaching which is embodied in all of those methods and courses that educators take. I think this is a bill which, under these circumstances and in these days of not enough money for our schools, that we have to take advantage of. This is one opportunity to do that. I do urge you to vote in support of Senate Bill No. 517. However, as Nevada gets stronger and our school districts can move forward in providing qualified professional educators—those highly qualified people that we want in our schools. I encourage Teach For America to encourage their young teachers to stay in Nevada, to stay in the teaching profession; instead of, after a couple of years, returning to their home states. We do need young blood and young, enthusiastic and energetic teachers in front of our students. Again, I encourage your support. In time, we will have the staff that we need in all our schools to teach our students in ways that make those opportunities for our students the best that they can be. Thank you.

SENATOR JONES:
Thank you, Mr. President. Like my colleague from Senate District No. 5, I do have some trepidation about Senate Bill No. 517. But I will be supporting it because the money will be going to the Clark County School District. I was elected because people wanted me to come up here and make sure more money goes into our schools. This is a bill that will make sure more monies go into the schools that benefit my community in Senate District No. 9. I understand the money will be used to leverage additional funds from private sources. So it is not just $2 million, but hopefully $10 million or more going into our schools in Clark County. I urge your support of this bill. Thank you.

SENATOR HAMMOND:
Thank you, Mr. President. I rise in support of Senate Bill No. 517. I would like to echo the remarks of my colleague from Senate District No. 9. The money we are putting into this program will also bring additional dollars into the State, especially to Southern Nevada where it is greatly needed. I spoke to a constituent of mine a couple of weeks ago who came to this State because of this program—he is one of the young teachers who came to Nevada as part of the Teach For America program. He has since stayed, and he is teaching now. He is helping to develop the curriculum engine which many teachers know is a process that we are using now as a way to prepare all of our lessons. He is very instrumental in that process. He encouraged me to vote in support of this bill. He believes it has brought several of his colleagues he works with now, and who have remained here since he arrived. I encourage you also to give a yes vote to this bill. Thank you.
SENATOR KIECKHEFER:
Thank you, Mr. President. Under the logic of my colleague from Senate District No. 9, I should vote against this bill since all of the money is going outside of my district and to Southern Nevada. [laughter] But I won’t because I think it is a valuable program. Teach For America does a tremendous job in getting highly motivated, young educators into some of our most at-risk and needy schools. I would be remiss if I did not point out that we had an incentive program for these very positions that we just stripped out of the budget. We have talked about this a lot in the money committees this Session. The programs we have had in place have not necessarily worked in attracting teachers to these schools.

One thing we should take a hard look at is the way we put our value on the different components of education. Under the way we fund education right now, through the contracts that are in place, two people with equal credentials—the individual who is teaching math at a high-risk, high population of English Language Learners gets paid the exact same amount as a physical education teacher at an affluent school. I don’t know that those have equal value in the education of our children. As long as we continue to push everyone into the same category and value everybody the same, we will not adequately reflect what we want to achieve out of our education system. I support this bill. Teach For America is an excellent program. But it is also a statement about how we allocate our resources in the grand scheme of things. Thank you.

Roll call on Senate Bill No. 517:
YEAS—20.
NAYS—Settelmeyer.

Senate Bill No. 517 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

MOTIONS, RESOLUTIONS AND NOTICES
Senator Smith moved that Senate Bill Nos. 320, 452 and 517 be immediately transmitted to the Assembly.
Motion carried.

UNFINISHED BUSINESS
CONSIDERATION OF ASSEMBLY AMENDMENTS
Senator Atkinson moved that Senate Bill No. 493 be concurred in.
Motion carried.
Bill ordered enrolled.

RECEDE FROM SENATE AMENDMENTS
Senator Kihuen moved that Senate Bill No. 66 be not receded from its action on Assembly Bill No. 66, that a conference be requested, and that Mr. President appoint a Conference Committee consisting of three members to meet with a like committee of the Assembly.
Motion carried.
Bill ordered transmitted to the Assembly.
President Krolicki appointed Senators Kihuen, Kieckhefer and Parks as a Conference Committee to meet with a like committee of the Assembly for the further consideration of Assembly Bill No. 66.

Senator Parks moved that the Senate do not recede from its action on Assembly Bill No. 283, that a conference be requested, and that Mr. President appoint a Conference Committee consisting of three members to meet with a like committee of the Assembly.

Motion carried.

Bill ordered transmitted to the Assembly.

President Krolicki appointed Senators Spearman, Parks and Goicoechea as a Conference Committee to meet with a like committee of the Assembly for the further consideration of Assembly Bill No. 283.

Senator Denis moved that Assembly Bill Nos. 1, 7, 24, 31, 67, 80, 228, 311, 344, 362, 370, 408, 414, 419, 436, 480 and 499 be taken from the General File and placed on the General File for the next agenda.

Motion carried.

Senator Denis moved that the Senate recess subject to the call of the Chair.

Motion carried.

Senate in recess at 1:14 p.m.

At 5:41 p.m.

President Krolicki presiding.

Quorum present.

Mr. President:

Your Committee on Commerce, Labor and Energy, to which was referred Assembly Bill No. 226, 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 was referred Senate Bill No. 516, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

DEBBIE SMITH, Chair
Mr. President:
Your Committee on Government Affairs, to which were referred Assembly Bill Nos. 58 and 294, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

DAVID R. PARKS, Chair

Mr. President:
Your Committee on Government Affairs, to which was referred Assembly Bill No. 139, 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 Legislative Operations and Elections, to which was referred Senate Concurrent Resolution No. 9, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and be adopted as amended.

Also Committee on Legislative Operations and Elections, to which was referred Assembly Bill No. 412, 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 Transportation, to which were referred Assembly Bill Nos. 336 and 454, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

MARK A. MANENDO, Chair

MESSAGES FROM THE ASSEMBLY
ASSEMBLY CHAMBER, Carson City, May 31, 2013

To the Honorable the Senate:
I have the honor to inform your honorable body that the Assembly on this day concurred in the Senate Amendment No. 626 to Assembly Bill No. 84; Senate Amendment No. 736 to Assembly Bill No. 207; Senate Amendment No. 674 to Assembly Bill No. 212; Senate Amendment No. 737 to Assembly Bill No. 240; Senate Amendment No. 828 to Assembly Bill No. 377; Senate Amendment No. 739 to Assembly Bill No. 395.

Also, I have the honor to inform your honorable body that the Assembly on this day concurred in the Senate Amendment No. 785 to Assembly Bill No. 225.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to concur in the Senate Amendments Nos. 673, 829, 867 to Assembly Bill No. 202; Senate Amendment No. 764 to Assembly Bill No. 223; Senate Amendment No. 639 to Assembly Bill No. 262; Senate Amendments Nos. 740, 888 to Assembly Bill No. 313; Senate Amendment No. 754 to Assembly Bill No. 378; Senate Amendment No. 706 to Assembly Bill No. 415.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to concur in the Senate Amendment No. 653 to Assembly Bill No. 339.

Also, I have the honor to inform your honorable body that the Assembly on this day receded from its action on Senate Bill No. 9, Assembly Amendment No. 593.

Also, I have the honor to inform your honorable body that the Assembly on this day receded from its action on Senate Bill No. 436, Assembly Amendment No. 788.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to recede from its action on Senate Bill No. 38, Assembly Amendment No. 682, and requests a conference, and appointed Assemblmen Cohen, Dondero Loop and Wheeler as a Conference Committee to meet with a like committee of the Senate.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to recede from its action on Senate Bill No. 49, Assembly Amendment
No. 779, and requests a conference, and appointed Assemblmen Ohrensahl, Neal and Oscarson as a Conference Committee to meet with a like committee of the Senate.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to recede from its action on Senate Bill No. 176, Assembly Amendment No. 665, and requests a conference, and appointed Assemblmen Spiegel, Thompson and Hambrick as a Conference Committee to meet with a like committee of the Senate.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to recede from its action on Senate Bill No. 228, Assembly Amendment No. 780, and requests a conference, and appointed Assemblmen Ohrensahl, Daly and Oscarson as a Conference Committee to meet with a like committee of the Senate.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to recede from its action on Senate Bill No. 364, Assembly Amendment No. 722, and requests a conference, and appointed Assemblmen Neal, Healey and Woodbury as a Conference Committee to meet with a like committee of the Senate.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to recede from its action on Senate Bill No. 389, Assembly Amendment No. 749, and requests a conference, and appointed Assemblmen Bustamante Adams, Daly and Hansen as a Conference Committee to meet with a like committee of the Senate.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to recede from its action on Senate Bill No. 410, Assembly Amendment No. 775, and requests a conference, and appointed Assemblmen Benitez-Thompson, Martin and Duncan as a Conference Committee to meet with a like committee of the Senate.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to recede from its action on Senate Bill No. 425, Assembly Amendment No. 751, and requests a conference, and appointed Assemblmen Horne, Thompson and Hansen as a Conference Committee to meet with a like committee of the Senate.

Also, I have the honor to inform your honorable body that the Assembly on this day respectfully refused to recede from its action on Senate Bill No. 450, Assembly Amendment No. 776, and requests a conference, and appointed Assemblmen Eisen, Martin and Oscarson as a Conference Committee to meet with a like committee of the Senate.

MATTHEW BAKER
Assistant Chief Clerk of the Assembly

WAIVERS AND EXEMPTIONS

WAIVER OF JOINT STANDING RULE(S)
A Waiver requested by Assembly Standing Committee on Taxation
For: BDR No. 32-1248
Revises provisions relating to taxation.
To Waive:
Subsection 1 of Joint Standing Rule No. 14.2.
Subsections 1, 2, 3 and 4 of Joint Standing Rule No. 14.3.
Has been granted effective: Friday, May 31, 2013.

MOISES A. DENIS MARILYN KIRKPATRICK
Senate Majority Leader Speaker of the Assembly

MOTIONS, RESOLUTIONS AND NOTICES

Senate Concurrent Resolution No. 9.
The following amendment was proposed by the Committee on Legislative Operations and Elections
Amendment No. 923.
Senator Spearman moved the adoption of the amendment.
Remarks by Senator Spearman.
Thank you, Mr. President. Senate Concurrent Resolution No. 9 creates an interim study of the working conditions at correctional facilities. Amendment No. 923 expands the study to include other persons who work at correctional facilities. Thank you.

Amendment adopted.
Resolution ordered reprinted, engrossed and to the Resolution File

By the Committee on Legislative Operations and Elections:
Senate Resolution No. 9—Designating certain members of the Senate as regular and alternate members of the Legislative Commission for the 2013-2015 biennium.
Senator Spearman moved the adoption of the resolution.
Remarks by Senator Spearman.
Thank you, Mr. President. Senate Resolution No. 9 designates the Senators who will serve as the members of the Legislative Commission during the 2013-2014 interim. The resolution also names the Senators who will serve as alternates for each of the Senate members of the Commission, and establishes a procedure to request attendance at the meeting of the Commission by an alternate whenever a member is unable to attend. Thank you.

Resolution adopted.

SECOND READING AND AMENDMENT
Senate Bill No. 516.
Bill read second time.
The following amendment was proposed by the Committee on Finance.
Amendment No. 929.
Senator Kieckhefer moved the adoption of the amendment.
Remarks by Senator Kieckhefer.
Thank you, Mr. President. Amendment No. 929 to Senate Bill No. 516 protects our tobacco Master Settlement Agreement money. This amendment makes several technical corrections that were negotiated between the Office of the Attorney General, the tribes and the Department of Taxation to ensure our enforcement is done appropriately and accurately. Thank you.

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

Assembly Bill No. 58.
Bill read second time and ordered to third reading.

Assembly Bill No. 139.
Bill read second time.
The following amendment was proposed by the Committee on Government Affairs.
Amendment No. 916.
Senator Parks moved the adoption of the amendment.
Remarks by Senator Parks.
Thank you, Mr. President. Amendment No. 916 to Assembly Bill No. 139 specifies that a State or local agency or health district is not required to disseminate or release information if
doing so would violate State or federal confidentiality law. It deletes language currently in
Section 20 of Chapter 602 of Nevada Revised Statutes allowing counties to permit Fictitious
Firm Name filings even though the filing entity is not in good standing with the State. The bill
repeals obsolete provisions of Nevada Revised Statutes relating to: (1) the coordination of the
collection of certain information and forms from businesses by State agencies and local
governments; and (2) the affidavit required to be filed by an applicant for a local business license
to sell certain retail merchandise. Thank you.

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

Assembly Bill No. 226.
Bill read second time.
The following amendment was proposed by the Committee on Commerce,
Labor and Energy.
Amendment No. 928.
Senator Atkinson moved the adoption of the amendment.
Remarks by Senator Atkinson.
Thank you, Mr. President. Amendment No. 928 to Assembly Bill No. 226 clarifies that the
definition of a “policy of life insurance” does not include a policy or certificate of accidental
death insurance. It also clarifies the definition of an “in force policy.” The bill also deletes the
 provision requiring if benefits are due, an insurer must process any claims received accordingly.
Thank you.

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

Assembly Bill No. 294.
Bill read second time and ordered to third reading.

Assembly Bill No. 336.
Bill read second time and ordered to third reading.

Assembly Bill No. 412.
Bill read second time.
The following amendment was proposed by the Committee on Legislative
Operations and Elections.
Amendment No. 924.
Senator Manendo moved the adoption of the amendment.
Remarks by Senator Manendo.
Thank you, Mr. President. Amendment No. 924 to Assembly Bill No. 412 relates to
legislative business: (1) the number of bill draft requests available to Assembly members after
the start of a regular session is reduced from two measures to one measure; and (2) the Secretary
of State is permitted to request not more than two bill drafts by December 1 prior to the start of a
regular session. Sufficient details to draft these bill draft requests must be provided no later than
December 31. Thank you.

Amendment adopted.
Bill ordered reprinted, re-engrossed and to third reading.
Assembly Bill No. 454.
Bill read second time and ordered to third reading.

GENERAL FILE AND THIRD READING

Assembly Bill No. 1.
Bill read third time.
Remarks by Senator Segerblom.

Thank you, Mr. President. Assembly Bill No. 1 requires the Director of the Department of Health and Human Services to include in the State Plan for Medicaid coverage of certain costs of emergency care, including dialysis, to stabilize patients with kidney failure. This will help the University Medical Center in Las Vegas with dialysis patients to be treated under Medicaid. Thank you.

Roll call on Assembly Bill No. 1:
YEAS—21.
NAYS—None.

Assembly Bill No. 1 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

MOTIONS, RESOLUTIONS AND NOTICES

Senator Smith moved that Assembly Bill No. 7 be taken from the General and placed on the Secretary’s Desk File.
Motion carried.

GENERAL FILE AND THIRD READING

Assembly Bill No. 24.
Bill read third time.
Remarks by Senators Manendo and Smith.

SENATOR MANENDO:
Thank you, Mr. President. Assembly Bill No. 24 provides for the issuance of a special license plate to commemorate the 150th anniversary of Nevada’s admission into the Union. In addition to certain other fees and taxes, a $25 fee for the initial issuance of the plates and a $20 fee for each renewal is to be distributed to the Nevada Cultural Affairs Foundation and used for a 150th anniversary celebration and related projects. This is an important bill that issues a beautiful license plate. I urge your support. Thank you.

SENATOR SMITH:
Thank you, Mr. President. I rise in support of Assembly Bill No. 24. I am breaking my tradition of voting against license plate bills. Since the sesquicentennial only happens once in 150 years, I will make the exception. Thank you.

Roll call on Assembly Bill No. 24:
YEAS—21.
NAYS—None.

Assembly Bill No. 24 having received a two-thirds majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.
Assembly Bill No. 31
Bill read third time.
Remarks by Senator Spearman.
Thank you, Mr. President. Assembly Bill No. 31 requires the head of each agency, bureau, board, commission, department, division or any other unit of the Executive Department of State Government, except the Nevada System of Higher Education, to designate one or more employees of the agency to act as records official for the agency. The measure requires the Administrator of the State Library and Archives, in cooperation with the Attorney General, to prescribe by regulation: (1) the form to be used to request a public record from an agency; (2) the form to be used by the agency to respond to a public record request; and (3) the procedures that a records official must follow when complying with a public record request. These forms and procedures must be available on the agency’s website. Finally, the measure compiles a list of existing statutory exceptions to the Nevada Public Records Act within one section of the Nevada Revised Statutes. This measure is effective on October 1, 2013. Thank you.

Roll call on Assembly Bill No. 31:
YEAS—21.
NAYS—None.
Assembly Bill No. 31 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Assembly Bill No. 67
Bill read third time.
Remarks by Senators Segerblom, Jones, Hutchison and Cegavske.

SENATOR SEGERBLOM:
Thank you, Mr. President. Assembly Bill No. 67 defines the crime of sex trafficking separately from the crime of pandering. This is a major piece of legislation that our Attorney General has created and brought to us with the help of lots and lots of churches and other organizations around both the State and the country. It is a major effort. I commend everyone for it.

I want to make it clear on the record that this crime does not deal with tourists who show up in Las Vegas and, for better or worse, offers someone money for prostitution. This is intended for the worst-of-the-worst people—those who groom young females and males into the life of prostitution. It is very important that we take note this bill is focused on those really bad actors; it does not reach out and define those who pander or engage in other minor acts. We are targeting serious offenders who will be labeled as sex offenders in addition to major crimes upward to a Category A felony. It is important we focus on those people.

I commend the Attorney General for bringing this bill to the Legislature. I also commend the interest groups and church groups who have really fought to make this bill happen. Thank you.

SENATOR JONES:
Thank you, Mr. President. I rise in strong support of Assembly Bill No. 67. When we had the early joint hearings in committee my friend Amy Ayoub was in the audience. I greeted her as I walked in. I had no idea when I said hello that she would be testifying about her experience earlier in life of being beaten and repeatedly intimidated by a pimp as a victim of sex trafficking. It was hard to choke back the tears as I listened to her harrowing story, which she courageously shared publicly for the first time that day.

We also heard the story of Andrea Swanson, a mom from an average suburban area whose teenage daughter was unwittingly lured by a boyfriend into the sex trade. Thank Attorney General Catherine Cortez-Masto for her persistent and passionate dedication to this issue. She
and her office did the hard work for months before this Session and all throughout this Session to make sure this important legislation passed—important legislation that will ensure parents like Andrea Swanson never have to go through what she has gone through, or what my friend Amy has gone through. I urge all of my colleagues’ strong support for this bill. Thank you.

SENATOR HUTCHISON:
Thank you, Mr. President. I want to join with my colleagues from Senate District No. 9 and Senate District No. 3 in urging strong support for Assembly Bill No. 67. I am on the Senate Committee on Judiciary and I listened to the riveting and compelling testimony from family members and victims of human trafficking. Law enforcement witnesses testified about pimps who groom young girls and boys, and even adults—they would in some instances tattoo them like cattle to show ownership of the victims. The victims were beaten repeatedly. There was testimony that these victims would be deprived of education, food, privacy and forced to engage in sex to survive. There was some testimony by those who wanted to focus on defendants who may get caught up in this situation, suggesting that perhaps consent should be a defense. We debated that in committee. The best statement I heard from one witness was “consent is rarely available for these victims—it is really an absence of choice.” That hit home with me. I think we should do all we can to ensure we are protecting these victims, and that we end this violent, criminal activity. I urge your support. Thank you.

SENATOR CEGAVSKE:
Thank you, Mr. President. I rise in support of Assembly Bill No. 67. I want to thank my colleague from Senate District No. 3 for his support, and ask him along with others in the local communities, there is a bill that was brought forward—I will use the “street language” and refer to them as “juice bars”—that goes along with Assembly Bill No. 67. I hope these two bills together can help these young people who are victims. I also thank the religious groups that have come forward. In my congregation at my church, they brought people to testify about what happened to them in order to educate the congregations about what is happening on the streets of Las Vegas. They had town hall meetings and gatherings on a regular basis. Many were in this building, walking the halls and talking to everyone about this.

I listened to the testimony from my office. I know Amy Ayoub. I was very proud of her for coming forward. As a mother and a grandmother, these are very touching stories. How distressing it would be to have your daughter, a son or grandchild involved in this in some way. We have learned a lot in my church congregation, and I know many others have taken on education on this matter. I hope these groups will continue to fight for these issues, and that we will not forgo the victims. I hope we continue to make sure this stays alive in our minds, and that we keep fighting for their safety. Thank you.

Roll call on Assembly Bill No. 67:
YEAS—21.
NAYS—None.

Assembly Bill No. 67 having received a constitutional majority, Mr. President declared it passed.

Bill ordered transmitted to Assembly.

Assembly Bill No. 80.
Bill read third time.
Remarks by Senator Hardy.
Thank you, Mr. President. Assembly Bill No. 80 creates the Task Force on Alzheimer’s Disease within the Department of Health and Human Services. The Director of Department of Health and Human Services appoints seven voting members, and the Legislative Commission appoints two voting members: one from the Senate and one from the Assembly. The Task Force must carry out the State Plan to address Alzheimer’s disease as developed, revise the plan as
needed, prioritize action steps and research any other issues relevant to Alzheimer’s disease. Additionally, the Task Force must submit an annual report to the Governor and Director of the Legislative Counsel Bureau with findings and recommendations. Thank you.

Roll call on **Assembly Bill No. 80**:

YEAS—21.
NAYS—None.

**Assembly Bill No. 80** having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Roll call on **Assembly Bill No. 228**:

YEAS—21.
NAYS—None.

**Assembly Bill No. 228** having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Roll call on **Assembly Bill No. 311**:

YEAS—21.
NAYS—None.

**Assembly Bill No. 311** having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Roll call on **Assembly Bill No. 344**:

Bill read third time.
Remarks by Senator Hardy.

Thank you, Mr. President. Assembly Bill No. 344 requires the State Board of Health to adopt a Physician Order for Life Sustaining Treatment form. The bill prescribes who may execute and revoke a Physician Order for Life Sustaining Treatment form, resolves potential conflicts between the form and other advance directives, and provides similar immunities and protections to health care providers as with other advance directives. Physicians must explain to a patient the availability of the Physician Order for Life Sustaining Treatment form and how it differs from an advance directive if: (1) a physician diagnoses a patient with a terminal condition; (2) a patient’s life expectancy is less than 5 years; or (3) a patient requests it. Additionally, the bill prohibits life insurance or health care from being withheld due to an executed Physician Order for Life Sustaining Treatment form. It recognizes Physician Order for Life Sustaining Treatment forms executed in other states as valid in Nevada. It allows a Physician Order for Life Sustaining Treatment form to be included in the Registry of Advance Directives for Health Care. It also allows a patient to apply for a do not resuscitate identification card. Thank you.

Roll call on Assembly Bill No. 344:
YEAS—21.
NAYS—None.

Assembly Bill No. 344 having received a constitutional majority, Mr. President declared it passed.

Bill ordered transmitted to Assembly.

Assembly Bill No. 362.
Bill read third time.
Remarks by Senator Kieckhefer.

Thank you, Mr. President. Assembly Bill No. 362 requires the State Board of Pharmacy to establish, maintain, and adopt regulations for a human immunodeficiency virus or acquired immunodeficiency syndrome Drug Donation Program. A drug used to treat the human immunodeficiency virus or acquired immunodeficiency syndrome 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. Immunity from civil and criminal liability is provided to a person donating a drug, participating pharmacy, medical facility, health clinic or provider of health care handling a drug or a manufacturer of a drug, when reasonable care is exercised. Thank you.

Roll call on Assembly Bill No. 362:
YEAS—21.
NAYS—None.

Assembly Bill No. 362 having received a constitutional majority, Mr. President declared it passed.

Bill ordered transmitted to Assembly.

Assembly Bill No. 370.
Bill read third time.
Remarks by Senator Ford.

Thank you, Mr. President. Assembly Bill No. 370 revises the procedures for resolving disputes over the application, enforcement or interpretation of the governing documents of a common-interest community. The bill requires disputes to be submitted to mediation prior to commencement of civil action in court or, if the parties agree, to a referee program that may be
The bill requires the parties in a mediation to file written statements setting forth the issues in dispute, requires mediation to be completed within three hours unless the parties agree to extend the time, and establishes maximum fees that may be charged for mediation. The measure also authorizes the parties to enter into binding or nonbinding arbitration if the parties do not reach an agreement through mediation or a referee program. This measure is effective on October 1, 2013. Thank you.

Roll call on Assembly Bill No. 370:
YEAS—21.
NAYS—None.

Assembly Bill No. 370 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Assembly Bill No. 408.
Bill read third time.
Remarks by Senator Hammond.
Thank you, Mr. President. Assembly Bill No. 408 requires a State agency to make a concerted effort to determine the impact of a proposed regulation and to conduct, or cause to be conducted, an analysis of the likely impact of it on small businesses. The governing body of a local government is similarly charged with determining the impact of a proposed rule on small businesses. A copy of the small business impact statement must be submitted to the Legislative Counsel when the adopted regulation is submitted, and the Legislative Counsel must return the regulation to the agency if it is not. The Legislative Commission or the Subcommittee to Review Regulations may reject a regulation if the small business impact statement submitted is inaccurate, incomplete or did not adequately consider or significantly underestimated the economic effect of the regulation on small businesses.

The measure requires a State agency to include a statement of the reasons for the agency’s conclusions regarding a regulation’s impact on a small business in its small business impact statement, and the director, executive head or other person who is responsible for the agency must sign the statement certifying that the information was prepared properly and is accurate to the best of his or her knowledge. There is a similar provision for a county manager, city manager or other chief executive officer for the governing body of a local government to do the same with a proposed new rule. Finally, a State agency must submit to the Legislative Counsel, for submission to the Legislative Commission or the Subcommittee, any petition it receives from a business that is aggrieved by a regulation. Thank you.

Roll call on Assembly Bill No. 408:
YEAS—21.
NAYS—None.

Assembly Bill No. 408 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Assembly Bill No. 414.
Bill read third time.
Remarks by Senator Woodhouse.
Thank you, Mr. President. Assembly Bill No. 414 requires a course of study in health education established by the State Board of Education to include instruction in cardiopulmonary resuscitation and the use of an automated external defibrillator. This instruction must be
provided, to the extent money is available for this purpose, to students enrolled in a high school, a middle school or a junior high school including a charter school with such grade levels. These provisions also apply to a private school that offers a course of study in health. Students with disabilities and those enrolled in a public, charter or private school through a program of distance education are exempt from the requirements of the bill. This bill is effective on July 1, 2013. Thank you.

Roll call on Assembly Bill No. 414:
YEAS—21.
NAYS—None.

Assembly Bill No. 414 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Assembly Bill No. 419.
Bill read third time.
Remarks by Senator Parks.
Thank you, Mr. President. Assembly Bill No. 419 increases the number of members of the Board of the Public Employees’ Benefits Program from nine members to ten by adding an additional member who is retired from public employment and appointed by the Governor. This measure is effective upon passage and approval. Thank you.

Roll call on Assembly Bill No. 419:
YEAS—21.
NAYS—None.

Assembly Bill No. 419 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Assembly Bill No. 436.
Bill read third time.
Remarks by Senator Hardy.
Thank you, Mr. President. Assembly Bill No. 436 requires the Public Utilities Commission of Nevada to adopt regulations specifying the information and criteria it will consider when reviewing a request to: (1) recover an amount based on the anticipated effects of a water conservation plan; (2) recover the costs of providing service without regard to the quantity of water sold; and (3) impose a surcharge to fund and encourage infrastructure investments. This bill is effective on July 1, 2013. Thank you.

Roll call on Assembly Bill No. 436:
YEAS—21.
NAYS—None.

Assembly Bill No. 436 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.
Assembly Bill No. 480.
Bill read third time.
Remarks by Senator Parks.
Thank you, Mr. President. Assembly Bill No. 480 requires the Tahoe Regional Planning Agency to annually provide the Governor and the Director of the Legislative Counsel Bureau with: (1) a copy of the Agency’s most recent independent audit report; (2) a report detailing the nature and purpose of the expenditures made by the Agency during the previous calendar year from money appropriated by the Legislature; and (3) a report detailing the progress of the Agency in achieving the performance measures and benchmarks included in its current biennial budget. The bill also requires the Tahoe Regional Planning Agency to submit its proposed budget to the Director of the Department of Administration and the Fiscal Analysis Division of the Legislative Counsel Bureau by September 1 of even-numbered years. Lastly, the bill implements recommendations included in the Executive Budget. This act becomes effective July 1, 2013. Thank you.

Roll call on Assembly Bill No. 480:
YEAS—21.
NAYS—None.

Assembly Bill No. 480 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

Assembly Bill No. 499.
Bill read third time.
Remarks by Senator Hutchison.
Thank you, Mr. President. Assembly Bill No. 499 corrects various errors in Nevada Revised Statutes and Statutes of Nevada. Thank you.

Roll call on Assembly Bill No. 499:
YEAS—21.
NAYS—None.

Assembly Bill No. 499 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to Assembly.

UNFINISHED BUSINESS
CONSIDERATION OF ASSEMBLY AMENDMENTS
Senator Jones moved that the Senate concur in the Assembly Amendment No. 898 to Senate Bill No. 92.
Motion carried.
Bill ordered enrolled.

RECEDE FROM SENATE AMENDMENTS
Senator Segerblom moved that the Senate do not recede from its action on Assembly Bill No. 98, that a conference be requested, and that Mr. President appoint a Conference Committee consisting of three members to meet with a like committee of the Assembly.
Remarks by Senator Segerblom.
Motion carried.
Bill ordered transmitted to the Assembly.

APPOINTMENT OF CONFERENCE COMMITTEES
President Krolicki appointed Senators Kihuen, Jones and Hammond as a Conference Committee to meet with a like committee of the Assembly for the further consideration of Assembly Bill No. 98.

RECEDE FROM SENATE AMENDMENTS
 Senator Atkinson moved that the Senate do not recede from its action on Assembly Bill No. 349, that a conference be requested, and that Mr. President appoint a Conference Committee consisting of three members to meet with a like committee of the Assembly.
 Motion carried.
 Bill ordered transmitted to the Assembly.

APPOINTMENT OF CONFERENCE COMMITTEES
President Krolicki appointed Senators Hardy, Jones and Hutchison as a Conference Committee to meet with a like committee of the Assembly for the further consideration of Assembly Bill No. 349.
President Krolicki appointed Senators Jones, Manendo and Goicoechea as a Conference Committee to meet with a like committee of the Assembly for the further consideration of Senate Joint Resolution No. 9.

REPORTS OF COMMITTEES
Mr. President:
Your Committee on Commerce, Labor and Energy, to which was referred Assembly Bill No. 213, 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 Assembly Bill Nos. 153 and 435, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

Mr. President:
Your Committee on Finance, to which was referred Assembly Bill No. 464, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.
Also, your Committee on Finance, to which was referred Senate Bill No. 500, 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 Finance, to which was re-referred Senate Bill No. 261, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

Mr. President:
Your Committee on Transportation, to which were referred Assembly Bill Nos. 151 and 309, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Mr. President:
Your Committee on Commerce, Labor and Energy, to which was referred Assembly Bill No. 213, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.
INTRODUCTION, FIRST READING AND REFERENCE

By the Committee on Finance:

Senate Bill No. 521—AN ACT relating to state financial administration; authorizing expenditures by various officers, departments, boards, agencies, commissions and institutions of the State Government for the 2013-2015 biennium; authorizing the collection of certain amounts from the counties for the use of the services of the State Public Defender; requiring repayment of certain advances to state agencies; and providing other matters properly relating thereto.

Senator Smith moved that the bill be referred to the Committee on Finance.

Motion carried.

SECOND READING AND AMENDMENT

Senate Bill No. 500.

Bill read second time.

The following amendment was proposed by the Committee on Finance.

Amendment No. 908.

Senator Kieckhefer moved the adoption of the amendment.

Remarks by Senator Kieckhefer.

Thank you, Mr. President. Amendment No. 908 to Senate Bill No. 500 clarifies the make-up of this committee to more adequately reflect the various stakeholders that will be involved. It also changes the appointing authority to ensure there is minority representation on a committee. It mandates the creation of a task force that will be a technical advisory body, and it includes various individuals from existing school districts to serve on that task force. Thank you.

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.

Assembly Bill No. 151.

Bill read second time and ordered to third reading.

Assembly Bill No. 153.

Bill read second time.

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

Amendment No. 934.

Senator Atkinson moved the adoption of the amendment.

Remarks by Senator Atkinson.

Thank you, Mr. President. Amendment No. 934 to Assembly Bill No. 153 clarifies the three-tiered system for distributing intoxicating liquors with regard to the operation of craft distilleries. It provides that a person may purchase not more than 2 bottles of spirits, per month, from a craft distillery. It also provides that a person who operates one or more brew pubs in any county is prohibited from manufacturing more than 15,000 barrels of malt beverages for all the brew pubs the person operates in a calendar year. Finally, the bill requires an intoxicating liquor retailer to provide certain advance notice to wholesalers of a bulk sale or transfer or liquor which is not in the ordinary course of the retailer’s business. Thank you.
Amendment adopted.
Bill ordered reprinted, re-engrossed and to third reading.

Assembly Bill No. 213.
Bill read second time and ordered to third reading.

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

Assembly Bill No. 435.
Bill read second time.
The following amendment was proposed by the Committee on Commerce, Labor and Energy.
Amendment No. 927.
Senator Atkinson moved the adoption of the amendment.
Remarks by Senator Atkinson.
Thank you, Mr. President. Amendment No. 927 to Assembly Bill No. 435 authorizes the Commissioner of Insurance to approve a person who is not an insurer, a reinsurer or a captive insurer as a sponsor of a captive insurer. Thank you.

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

Assembly Bill No. 464.
Bill read second time and ordered to third reading.

GENERAL FILE AND THIRD READING

Senate Bill No. 261.
Bill read third time.
The following amendment was proposed by the Committee on Finance.
Amendment No. 935.
Senator Kieckhefer moved the adoption of the amendment.
Remarks by Senator Kieckhefer.
Thank you, Mr. President. Amendment No. 935 to Senate Bill No. 261 strikes most of the language related to the Consumer Affairs Division of the Department of Business and Industry. It offers definitions for non-commercial door-to-door solicitation. It also authorizes an unincorporated city or town, or governing bodies of any city or town, to require a license to do door-to-door commercial solicitation. Thank you.

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

UNFINISHED BUSINESS

APPOINTMENT OF CONFERENCE COMMITTEES

President Krolicki appointed Senators Parks, Spearman and Hardy as a Conference Committee to meet with a like committee of the Assembly for the further consideration of Senate Bill No. 228.
President Krolicki appointed Senators Parks, Segerblom and Hardy as a Conference Committee to meet with a like committee of the Assembly for the further consideration of Senate Bill No. 410.

SIGNING OF BILLS AND RESOLUTIONS

There being no objections, the President and Secretary signed Senate Bill Nos. 36, 72, 170, 210, 217, 244, 266, 302, 312, 313, 321, 327, 442, 456, 508; Assembly Bill Nos. 9, 14, 18, 91, 131, 146, 176, 218, 246, 264, 286, 312, 363, 386, 391, 422, 440, 445, 453, 481, 482 and 486.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Goicoechea, the privilege of the floor of the Senate Chamber for this day was extended to Bonnie Gallagher, Frank Gallagher, Sally Gallagher, Tom Gallagher, Jr., Jason Geddes, Daniel J. Klaich and Scott G. Wasserman.

On request of Senator Kihuen, the privilege of the floor of the Senate Chamber for this day was extended to Mike Wiley.

On request of Senator Hardy, the privilege of the floor of the Senate Chamber for this day was extended to Jill Hardy and Donna Miller.


On request of Senator Settelmeyer, the privilege of the floor of the Senate Chamber for this day was extended to Riley Gruber.

On request of Senator Smith, the privilege of the floor of the Senate Chamber for this day was extended to Greg Smith.

Senator Denis moved that the Senate adjourn until Saturday, June 1, 2013, at 11:30 a.m.

Motion carried.

Senate adjourned at 6:59 p.m.

Approved:  

BRIAN K. KROLICKI  
President of the Senate

Attest:  DAVID A. BYERMAN  
Secretary of the Senate

UNION LABEL