Assembly called to order at 12:30 p.m.
Mr. Speaker presiding.
Roll called.
All present.
Prayer by the Chaplain, Pastor Ben Fleming.

Heavenly Father, thank You for today. Your servants need Your help. The apostle Paul wrote to Your servants in the city of Ephesus and told them to walk in a manner worthy of the calling to which they have been called. They were to walk with all humility, gentleness, patience, and above all, they were to bear with one another in love. Today I ask that You help these, Your servants, to be humble with each other; gentle, patient with each other; and bear with each other in love. I ask You, oh God, to help them today.

I pray this in the name of Your Son Jesus.

AMEN.

Pledge of allegiance to the Flag.

Assemblyman Paul Anderson moved that further reading of the Journal be dispensed with and the Speaker and Chief Clerk be authorized to make the necessary corrections and additions.

Motion carried.

MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, March 4, 2015

To the Honorable the Assembly:
I have the honor to inform your honorable body that the Senate on this day passed Senate Bills Nos. 131, 135.

SHERRY RODRIGUEZ
Assistant Secretary of the Senate
By Assemblymen O’Neill, Armstrong, Dickman, Kirner, Silberkraus and Wheeler:

Assembly Bill No. 223—AN ACT relating to crimes; defining the term “abandonment” as it relates to the care of older persons and vulnerable persons; revising the definitions of the terms “abuse” and “exploitation” as they relate to offenses committed upon older persons and vulnerable persons; revising provisions concerning the reporting of abuse, neglect, exploitation, isolation or abandonment of an older person; requiring that the name of a person who reports the abuse, neglect, exploitation, isolation or abandonment of an older person or a vulnerable person be redacted before certain data or information concerning the report is made available in certain circumstances; revising penalties concerning the abuse or neglect of an older person or a vulnerable person; prohibiting the abandonment of an older person or a vulnerable person; providing a penalty; and providing other matters properly relating thereto.

Assemblyman O’Neill moved that the bill be referred to the Committee on Judiciary.

Motion carried.

By Assemblyman O’Neill:

Assembly Bill No. 224—AN ACT relating to records of criminal history; revising provisions for requesting and receiving certain information relating to records of criminal history from the Federal Bureau of Investigation; and providing other matters properly relating thereto.

Assemblyman O’Neill moved that the bill be referred to the Committee on Judiciary.

Motion carried.

By Assemblymen Neal, Thompson, Diaz, Bustamante Adams and Munford; Senators Segerblom, Atkinson and Ford:

Assembly Bill No. 225—AN ACT relating to the Department of Corrections; requiring certain provisions to be included in contracts entered into between the Director of the Department of Corrections and public or private entities to provide certain services to offenders or parolees participating in a correctional or judicial program for reentry of offenders and parolees into the community; and providing other matters properly relating thereto.

Assemblywoman Neal moved that the bill be referred to the Committee on Judiciary.

Motion carried.
By Assemblymen Carlton, Kirkpatrick, Carrillo, Elliot Anderson, Paul Anderson, Araujo, Benitez-Thompson, Bustamante Adams, Diaz, Flores, Hambrick, Hansen, Joiner, Neal, Ohrenschall, Spiegel, Sprinkle, Swank and Thompson:

Assembly Bill No. 226—AN ACT relating to education; expanding the provisions that require the Board of Regents of the University of Nevada to pay undergraduate fees and expenses of a dependent child of a public safety officer killed in the line of duty to include the child of a public employee killed while at work; and providing other matters properly relating thereto.

Assemblywoman Carlton moved that the bill be referred to the Committee on Education.

Motion carried.

By the Committee on Commerce and Labor:

Assembly Bill No. 227—AN ACT relating to professions; revising provisions governing certain reporting requirements for the Board of Medical Examiners; revising provisions governing the maintenance of the Internet website maintained by the Board of Medical Examiners; revising the requirements for licensure by the Board of Medical Examiners; revising provisions governing certain examinations to determine the competency of a physician, osteopathic physician or physician assistant; revising provisions governing disciplinary action or the denial of licensure by the Board of Medical Examiners or the State Board of Osteopathic Medicine; revising provisions governing the summary suspension of a license by the Board of Medical Examiners or the State Board of Osteopathic Medicine; revising certain procedural provisions governing the filing of a formal complaint against a licensee by the Board of Medical Examiners or the State Board of Osteopathic Medicine; revising provisions authorizing the Board of Medical Examiners and the State Board of Osteopathic Medicine to make service of process on a licensee; subjecting licensees of the Board of Medical Examiners and the State Board of Osteopathic Medicine to disciplinary and administrative action for self-reporting a violation of a law, rule or regulation; providing penalties; and providing other matters properly relating thereto.

Assemblyman Kirner moved that the bill be referred to the Committee on Commerce and Labor.

Motion carried.

By the Committee on Commerce and Labor:

Assembly Bill No. 228—AN ACT relating to trade regulations; authorizing a financer of a motor vehicle to install certain devices in the motor vehicle which he or she finances; revising provisions relating to retail installment contracts; and providing other matters properly relating thereto.
Assemblyman Kirner moved that the bill be referred to the Committee on Commerce and Labor.
Motion carried.

By the Committee on Commerce and Labor:
Assembly Bill No. 229—AN ACT relating to workers’ compensation; revising the period during which certain injured employees must file a claim for compensation with an insurer; revising provisions relating to the adoption by reference of standards for evaluating permanent impairment; providing that compensation is not payable if an injury is proximately caused by an employee’s use of a prohibited substance; providing that the results of any test to determine whether an injured employee used alcohol or a controlled or prohibited substance must be made available to an insurer or employer upon request; authorizing an insurer to deny compensation for temporary total disability and vocational rehabilitation services under certain circumstances; revising procedures relating to the stay of a decision of an appeals officer; revising provisions relating to the time period and requirements for reopening a closed claim; revising provisions relating to the payment of benefits for a temporary total disability or vocational rehabilitation services following the reopening of a claim; revising provisions relating to certain payments to an injured employee of lump-sum compensation; and providing other matters properly relating thereto.

Assemblyman Kirner moved that the bill be referred to the Committee on Commerce and Labor.
Motion carried.

By the Committee on Commerce and Labor:
Assembly Bill No. 230—AN ACT relating to insurance; requiring health insurers to contract with certain providers of health care whose availability is limited in certain circumstances; and providing other matters properly relating thereto.

Assemblyman Kirner moved that the bill be referred to the Committee on Commerce and Labor.
Motion carried.

By Assemblyman Oscarson:
Assembly Bill No. 231—AN ACT relating to chiropractic; authorizing the President, or a designated member, of the Chiropractic Physicians’ Board of Nevada to require certain chiropractic physicians or chiropractor’s assistants to submit to a mental or physical examination under certain circumstances; providing that the results of such an examination or the details of a chiropractic physician or chiropractor’s assistant’s participation in a diversion program to address alcohol or drug misuse may be exchanged with
the Board; revising the unprofessional conduct for which a practitioner of chiropractic may be subject to discipline; revising the requirements for a license to practice chiropractic; providing a waiver of fees for certain applicants for a temporary license to practice chiropractic; revising the requirements for the reinstatement of a license to practice chiropractic; and providing other matters properly relating thereto.

Assemblyman Oscaron moved that the bill be referred to the Committee on Commerce and Labor.

Motion carried.

By Assemblymen Thompson, Bustamante Adams, Carlton and Kirkpatrick; Senators Atkinson, Roberson and Manendo:

Assembly Bill No. 232—AN ACT relating to public health; establishing a district administrative health officer and a district public health officer as the district health officers in certain larger counties; revising provisions governing the adoption of regulations by a district board of health in such counties; and providing other matters properly relating thereto.

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

Motion carried.

By the Committee on Judiciary:

Assembly Bill No. 233—AN ACT relating to common-interest communities; providing in skeleton form for the repeal of provisions governing common-interest communities; and providing other matters properly relating thereto.

Assemblyman Hansen moved that the bill be referred to the Committee on Judiciary.

Motion carried.

Senate Bill No. 131.

Assemblyman Hansen moved that the bill be referred to the Committee on Judiciary.

Motion carried.

Senate Bill No. 135.

Assemblyman Hansen moved that the bill be referred to the Committee on Judiciary.

Motion carried.

SECOND READING AND AMENDMENT

Assembly Bill No. 122.

Bill read second time.
The following amendment was proposed by the Committee on Government Affairs:

Amendment No. 44.

SUMMARY—Establishes “Nevada Modernist Mid-Century Architecture Day” as a day of observance. (BDR 19-538)

AN ACT relating to days of observance; establishing “Nevada Modernist Mid-Century Architecture Day” as a day of observance; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Existing law sets forth certain days of observance in this State to commemorate certain persons or occasions or to publicize information regarding certain important topics. (Chapter 236 of NRS) This bill establishes May 20 of each year as “Nevada Modernist Mid-Century Architecture Day,” which is a day of observance and not a legal holiday.

WHEREAS, In 1972, authors Robert Venturi, Denise Scott Brown and Steven Izenour published an acclaimed treatise on mid-20th century architecture entitled Learning from Las Vegas, which described the pivotal role Nevada played in shaping that era’s architectural design across the country; and

WHEREAS, Nevada has many classic examples of mid-20th century architecture which are listed in the National Register of Historic Places, including the Fleischmann Atmospherium Planetarium and the Pioneer Theater-Auditorium in Reno, and the Morelli House, the John S. Park Historic District and the Berkley Square neighborhood, located in Las Vegas; and

WHEREAS, The “Welcome to Fabulous Las Vegas” sign is widely recognized throughout the world as an important icon and is listed in the National Register of Historic Places; and

WHEREAS, The Las Vegas Strip is internationally famous as a mid-20th century architectural resource and has been designated by the United States Department of Transportation as an “All-American Road”; and

WHEREAS, The La Concha Motel Lobby, once viewed as outdated, has been restored and is located at the Neon Museum, has been listed in the City of Las Vegas Historic Property Register and is now recognized as a classic example of mid-20th century design, demonstrating the need to preserve such architectural treasures; now, therefore,

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

Section 1. Chapter 236 of NRS is hereby amended by adding thereto a new section to read as follows:
May 20 of each year is designated as Nevada Mid-Century Architecture Day in celebration of the unique and important examples of mid-20th century architecture in this State and in recognition of the need to preserve these historically significant places that are a central part of the rich cultural history of this State.

Sec. 2. This act becomes effective [on July 1, 2015] upon passage and approval.

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

UNFINISHED BUSINESS

SIGNING OF BILLS AND RESOLUTIONS

There being no objections, the Speaker and Chief Clerk signed Senate Bill No. 207.

MOTIONS, RESOLUTIONS AND NOTICES

Assemblyman Paul Anderson moved that Senate Bill No. 119 be taken from the Chief Clerk’s desk and placed on the General File.
Motion carried.

GENERAL FILE AND THIRD READING

Senate Bill No. 119.
Bill read third time.
Remarks by Assemblymen Kirkpatrick, Benitez-Thompson, Carlton, Jones, Gardner, Wheeler, and Hickey.

ASSEMBLYWOMAN KIRKPATRICK:
I rise in opposition Mr. Speaker. Yesterday we were able to pass a very clean bond bill that helped many children who are currently in overcrowded classrooms. Let us remember the Governor’s stats; over 600 kids came to Clark County in just three weeks and there is no room for them. We passed that bill in a bipartisan effort, and for me this is really personal.
I worked in this building to bring bipartisanship and to have real debate on real issues. If you pass this bill the way it currently stands, the prevailing wage will cut wages on our middle class folks. It will cut wages on people who have been out of work for over five years in our state. It will take away from those contractors who have had to travel out of the state to feed their families. There is nothing that we talked about yesterday that put in protections to ensure that Nevada workers get those school jobs. There is nothing that we have talked about today that ensures that Nevada workers—our middle class people that each and every one of us in this room represent—will be protected, that they will get those jobs. The school districts are moving quickly; they are ready to go, shovels in the ground as we asked them to do. You can tell me that there is a trailer bill coming, you can tell me that we will have this debate later, but there is nothing in this bill that protects Nevada workers.

Every one of us in here has always tried to protect Nevada workers. There is nothing that says there is a minimum of Nevada workers that will be on the job; there’s nothing that says that
they should have health care benefits; there is nothing that says they should have a basic wage. This is about lowering wages for the middle class folks who are struggling to get back on top, and this is a true disappointment to me. I have been in this building and I have worked with many of you to protect the very people that we are supposed to protect in Nevada. Middle class workers will take it on the chin, and any trailer bill that you all want to talk about or any deal that anyone has cut will not change these facts if any of those jobs go out to bid tomorrow. I am disappointed that this is the tone that is set; that middle class workers no longer have a voice in this building. That is very disappointing to me as a Nevadan that this is the discussion.

ASSEMBLYWOMAN BENITEZ-THOMPSON:
I rise in opposition of S.B. 119. This bill came out of Government Affairs absolutely saturated in controversy, so much so that the bill was sent out without recommendation by the committee. As a former chair of Government Affairs, I cannot imagine asking this body to vote on a bill which could not gain support coming out of its committee of origin. It could not gain support, it lacked support, because it is a far reaching policy that is predicated upon a fight against—and an assault against—our middle class and working families.

ASSEMBLYWOMAN CARLTON:
I rise in opposition to Senate Bill 119. There has always been a myth that labor and management do not work well together. I think this bill proved that the contractors and the union folks have a real stake in this state and really care about what happens in this state. They worked together on this issue—and we are talking about some pretty powerful contractors in this state working with the guys that are on the ground building these schools and making sure they have a decent wage. You get both ends of the spectrum that have serious concerns about what is going to happen to an industry that is barely getting off of their knees in this state. Do I need to remind this body of all the cuts we had to make in 2009 because the construction industry fell down on itself through no fault of its own? We are going to go right back there. You think the Medicaid costs right now are high? You think taking care of children and families costs us a lot now? Just wait until these guys are making maybe 8 or 9 dollars an hour instead of the money they truly deserve. And what kind of schools are we going to get? Out-of-state contractors who have no stake in what happens to our kids? How safe are our kids really going to be when the guy comes in, builds the school, leaves the state, changes the name of his LLC, and beats feet and we need somebody to help fix that school? Mr. Speaker, this is a bad bill.

ASSEMBLYMAN JONES:
Now that the funding has been approved and signed into law by our great Governor yesterday, I am enthusiastically in support of Senate Bill 119. In these trying times where we have limited resources in our government, now we can apply free market principles to the building of our schools and have efficient markets to create and stretch that tax dollar to the utmost, to get the most bang for our buck and have the most schools created for our children because we know they need them.

ASSEMBLYMAN GARDNER:
I rise in support of this commonsense bill. This bill is about helping all middle class families, not some who we have decided in the past to give a premium as much as double or triple the amount of money as they have been getting under the current law. This is giving everybody a fair shot. This is about opening it up to the free market, which has been proven to better all of us. This is not about one small group. This is about helping all middle class families, helping everybody in the state, and I support this bill.

ASSEMBLYMAN WHEELER:
I rise in support of S.B. 119. We heard a lot in the last few minutes about helping middle class families, especially in an industry that has been hard hit, and I agree with my colleagues on that. We do need to do that. We do need to help these people. One of the best ways we can
help these people is to make sure they get back to work. When we pass this bill in a few moments, I hope, we will actually be able to build more schools than we have ever built before, for the same dollar. That is what is going to put these people back to work. We are going to look, in future bills, for in-state preference to raise that level, to make sure that we use in-state employees, and we are going to protect Nevada taxpayers. That is what we really came here to do.

ASSEMBLYMAN HICKEY:
I rise in support of Senate Bill 119. To my colleagues, I stand in support as a middle class contractor who has worked in the private sector and on public sector jobs. I was a proud supporter of the bill that we passed yesterday in order to both build more of the schools that we know we need in Clark County, and to repair the schools in Washoe County, and I am proud of the opportunities that we have given to our rural counties to take advantage of the growth, thankfully, that Nevada is finally experiencing again. Now, some concerns have been raised about whether the quality will go down on these projects with private sector folks.

I would remind you that in Ohio, they passed a similar bill. They did a two-year study. They exempted prevailing wages only on schools, as we are doing here, not on other public projects, and at the conclusion of the study, they found the quality was fine, it came in on time, there were no safety concerns, and it was deemed a success.

Now, we can come back two years later—because one legislature cannot tie the hands of the next—and revisit how well we have done in building these new schools in Clark County and repairing the ones in my district, and we can review that process again. As it was said earlier, we in a bipartisan manner supported the children of this state in the passage of Senate Bill 207 yesterday. I believe we are also helping the taxpayers today. This session is about education, it is about reforms, and yes, it is going to be about revenues. The one thing that this bill does for me; it saves revenues, it saves taxpayer dollars, and that gives me the confidence to know that if we raise revenues, we are doing it in such a way that those taxpayer dollars are spent wisely.

Roll call on Senate Bill No. 119:
YEAS—23.

Senate Bill No. 119 having received a constitutional majority, Mr. Speaker declared it passed.

Bill ordered transmitted to the Senate.

REMARKS FROM THE FLOOR
Assemblyman Paul Anderson moved that the following remarks be entered in the Journal.
Motion carried.

ASSEMBLYMAN ELLIOT ANDERSON:
I rise today, the fifth of March in our year 6020, to recognize an ancient and honorable order, dedicated to the protection of widows and orphans, especially the widows, an order that shares its history with that of our state and the spirit of those intrepid pioneers who braved the wilds of the Great Basin and the high Sierra. I, of course, am referring to E Clampus Vitus, the members of which can be easily spotted in their red regalia. Some may call E Clampus Vitus a rowdy, fraternal, drinking organization, though we whole-heartedly reject any implication that we are organized. In truth, this fraternal body is dedicated to the study and preservation of western American history, particularly that of the Comstock Lode. Across this state, Clampers
voluntarily maintain historical markers and help preserve the rich tapestry of Nevada’s heritage. In fact, E Clampus Vitus does this more than any other organization in the state. Many members of this revered body are Clampers, including several past Speakers, and I take pride in being part of such an upstanding group.

They say that E Clampus Vitus is ancient, but did you know that Julius Caesar himself was a Clamper? Who can forget his famous quote? Veni, Vidi, Clampi. Translated into English that means, I came, I saw, I Clamped. Certainly the Clampers are unquestionably honorable, or so they tell me. Most importantly, the Clampers are bipartisan. Mr. Speaker, please do not think that our members wearing red today are all yours.

There may be some in this Chamber who would rise against this great and benevolent order. There may be some who claim our practices are outdated, backward, or even crude. But the Clampers’ impact on this state is undeniable. Our rules prevent me from saying what I would think about those who would seek out fault in our organization, that would count among our members notable Americans like J. P. Morgan, Horace Greeley, and even John Oceguera. It is said that the great George Washington, father of this country, was a member and if he wasn’t, I challenge him to come here to this Chamber and say otherwise.

Mr. Speaker, in all seriousness, thank you for indulging me today. I am grateful, at a time in my life where I spend more time with politicians than normal folk, that there is something to remind us all not to take ourselves too seriously. I would like all of my brother Clampers with us today in the Chamber to rise and I ask that we make them feel welcome today.

ASSEMBLYWOMAN DIAZ:
To this honorable body, I join many of the members of the Nevada Assembly Women’s Caucus, who sadly must rise in opposition. To reminisce about Assemblywoman Marcia DeBraga’s legacy, she had an amazing sense of humor which I will share with you in a minute. She was a writer, she always championed women’s issues, she was an outstanding member of this body, and she served from 1993 through 2001. So, in continuing this proud tradition, I found no better words than hers to speak to my colleague from Assembly District 15.

Every odd-numbered year, a resolution supporting E Clampus Vitus comes before the Assembly. It asks us to endorse an ancient and mystical order that has at its philosophical core the Goldwater Theorum regarding God-given rights. We have looked for some redeeming social value in the Clampers’ resolution that would enable us to support it. But we were not successful. Instead, we have come to the conclusion, Mr. Speaker, that their reality check bounced.

Proponents would try to make us believe their compassion, education, and the preservation of history are the principles this society was founded on and upholds. We submit to you that the facts are these:
E Clampus Vitus was started prior to 1800 and has existed in some form or other ever since, allegedly for the purpose of protecting “widders and orphans,” but, preferably, widders.
Clampers’ interest in education seldom goes beyond periodic research on why “lite” beer weighs the same as regular beer.
They are patrons of sports, literature and the arts, favoring anything with one ball, two folds, or three stooges.
All members have standing of equal indignity, but obviously, some members are more equal and/or indignant than others. Those who have achieved mediocrity, and therefore leadership, are reverently referred to as Clampatriarchal Humbugs.
Within their own organization is a strong support group to help Clampers in times of severe difficulty. This is vital to their safety because,
following the regular meetings, very few of them can remember the number for 911.

The history of E Clampus Vitus is shrouded in mystery. Is it a historical drinking society or a drinking historical society? No one knows; the debate continues.

To preserve their surreptitious activities, they developed their own secret language which can be deciphered easily by anyone with an IQ higher than celery. For example, their motto translates to “Never let the fact that the widders do not want to be protected deter you,” and their creed means, “Beer: It isn’t just for breakfast, any more.”

Although E Clampus Vitus has existed for more than 200 years, almost none of the history of the order has been recorded. And two theories exist to explain this:

Most Clampers prefer to do their protecting anonymously. In the thousands of meetings held by chapters of ECV, seldom, if ever, has anyone remained functional long enough to take intelligible minutes. In fact, the only meeting notes ever found are now in the Smithsonian or some other institution. They were written by the Utmost High Extremely Illustrious Exalted Supreme Grand Secretarial Humbug, who may have been more than a little squiffed, himself, at the time he wrote, “The roll was called and the members were asked to respond present or not present, as best befitted their circumstances. And many of them appeared to have been stricken with some sort of mental confusion. And they answered with unintelligible remarks.”

The very name of their club may also have been incorrectly recorded. E Clampus Vitus sounds like a disease—a combination, if you will, of the word for a form of dementia coupled with the word for a form of instability, with which many of its members are, from time to time, afflicted. No one knows how the disease is spread. And, Mr. Speaker, no one wants to know how the disease is spread.

In opposing this resolution, we do so not because we wish to be equal to men—that would show a lack of ambition. However, in the interest of fairness, we have tried our best to understand men. Like so many other women before us, we failed in that endeavor.

Since time immemorial, there has only ever been one woman who actually figured men out. But, Mr. Speaker, she died laughing before she could tell anyone.

We were going to move that all rules be suspended, that reading so far be considered more than enough, that there be no further consideration of this measure, and that the proclamation be immediately concurrently referred to Health and Human Resources, NATRAM, Government Affairs, and the Ways and Means Committees in some other state.

So, instead, we are discussing forming our own counter-organization of E Clampus, whose members will be known as the “Lady Bugs” as soon as we decide what we want to protect.

GUESTS EXTENDED PRIVILEGE OF ASSEMBLY FLOOR

On request of Assemblyman Carrillo, the privilege of the floor of the Assembly Chamber for this day was extended to Patrick Wilson.
On request of Assemblywoman Dickman, the privilege of the floor of the Assembly Chamber for this day was extended to Brandon Wilding.

On request of Assemblyman Ellison, the privilege of the floor of the Assembly Chamber for this day was extended to Leigha Zeiszler, Raymond Thompson, Blake Duncan and Brianna Woodan.

On request of Assemblywoman Fiore, the privilege of the floor of the Assembly Chamber for this day was extended to Thomas Collins and John R. Lott, Jr.


On request of Assemblyman Jones, the privilege of the floor of the Assembly Chamber for this day was extended to Steve Sanson and Vicky Maltman.

On request of Assemblyman Kirner, privilege of the floor of the Assembly Chamber for this day was extended to Michael Smith.
On request of Assemblyman Moore, the privilege of the floor of the Assembly Chamber for this day was extended to Tim Pearce and Jack Prien.

On request of Assemblyman O’Neill, the privilege of the floor of the Assembly Chamber for this day was extended to Margaretha M. Smit and Rick Eaton.

On request of Assemblyman Ohrenschall, the privilege of the floor of the Assembly Chamber for this day was extended to Jerry “Scoop” Robich, Asa Gilmore, Beau Vallory, Lance Vallory, Alan Roberto, Mike Eckley, Zach Hauptman, Chris Barkley, Shane Davis, Leevon Gibson, Eli Morse, John Herrington, Jay Robinson, Joe Zamora, Jim Crowe, Rick Carpenter, John Ferdinand, John Harding, Jason Walker, Sean Fannin, Matt Medeiros and Tom Clark.

On request of Assemblywoman Seaman, the privilege of the floor of the Assembly Chamber for this day was extended to Darwin Huckeba.

On request of Assemblywoman Shelton, the privilege of the floor of the Assembly Chamber for this day was extended to Matt Klahn.

On request of Assemblyman Sprinkle, the privilege of the floor of the Assembly Chamber for this day was extended to Geno Oliver.

On request of Assemblywoman Titus, the privilege of the floor of the Assembly Chamber for this day was extended to Daved Wilson, Blane Merkley, Seth Beaton and Cole Crim.

On request of Assemblyman Trowbridge, the privilege of the floor of the Assembly Chamber for this day was extended to Fred Scruggs.

Assemblyman Paul Anderson moved that the Assembly adjourn until Friday, March 6, 2015, at 11:30 a.m.
Motion carried.
Assembly adjourned at 1:16 p.m.

Approved: JOHN HAMBRICK
Speaker of the Assembly

Attest: SUSAN FURLONG
Chief Clerk of the Assembly