NEVADA LEGISLATURE  
Seventy-Eighth Session, 2015  

ASSEMBLY DAILY JOURNAL  

THE NINETY-NINTH DAY  
CARSON CITY (Monday), May 11, 2015  

Assembly called to order at 1:10 p.m.  
Mr. Speaker presiding.  
Roll called.  
All present except Assemblywoman Woodbury, who was excused.  
Prayer by the Chaplain, Pastor Nick Emery.  
To all those gathered here, we ask of You Lord, for strength and wisdom as they conduct the 
business of our great state, Nevada.  
We want to thank You this day for all You have given us. We want to thank You for the 
people You have placed in our lives that have helped us, who have encouraged us, who have 
supported us, and who have equipped us to do greater things. We praise You for their leadership 
and influence in our lives. May we look for ways in which we can invest and encourage others 
and give back all that has been poured into our lives.  
Guide these leaders this day, we pray, in the mighty name of Jesus.  

A MEN.  
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.  

REPORTS OF COMMITTEES  

Mr. Speaker:  
Your Committee on Government Affairs, to which was referred Senate Bill No. 312, has had 
the same under consideration, and begs leave to report the same back with the recommendation: 
Amend, and do pass as amended.  

JOHN C. ELLISON, Chair  

Mr. Speaker:  
Your Committee on Health and Human Services, to which were referred Senate Bills Nos. 
303, 419, has had the same under consideration, and begs leave to report the same back with the 
recommendation: Amend, and do pass as amended.  

JAMES OSCARSON, Chair
Mr. Speaker:
Your Committee on Judiciary, to which were referred Senate Bills Nos. 9, 52, 96, 124, 131, 135, 186, 191, 389, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

IRA HANSEN, Chair

Mr. Speaker:
Your Committee on Transportation, to which was referred Senate Bill No. 354, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

JIM WHEELER, Chair

Mr. Speaker:
Your Committee on Ways and Means, to which was referred Assembly Bill No. 442, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

Also, your Committee on Ways and Means, to which was referred Assembly Bill No. 467, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

Also, your Committee on Ways and Means, to which was referred Assembly Bill No. 468, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

PAUL ANDERSON, Chair

MOTIONS, RESOLUTIONS AND NOTICES

Assemblyman Paul Anderson moved that Senate Bills Nos. 3, 40, 104, 147, 172, 229, 310, 322, 476; Senate Joint Resolutions Nos. 2 and 4 be taken from the General File and be placed on the General File for the next legislative day.
Motion carried.

GENERAL FILE AND THIRD READING

Assembly Bill No. 465.
Bill read third time.
Remarks by Assemblyman Oscarson.

ASSEMBLYMAN OSCARSON:
Mr. Speaker, following the example of many of my colleagues who have stated before me, I say This is a great bill. Pass it.

Roll call on Assembly Bill No. 465:

YEAS—41.
NAYS—None.
EXCUSED—Woodbury.

Assembly Bill No. 465 having received a constitutional majority,
Mr. Speaker declared it passed.
Bill ordered transmitted to the Senate.

Senate Bill No. 427.
Bill read third time.
Remarks by Assemblyman Hickey.
ASSEMBLYMAN HICKEY:
I rise in support of Senate Bill 427. Echoing my colleague’s comments, it too is a great bill.

Roll call on Senate Bill No. 427:
YEAS—41.
NAYS—None.
EXCUSED—Woodbury.

Senate Bill No. 427 having received a constitutional majority, Mr. Speaker declared it passed.

Bill ordered transmitted to the Senate.

Senate Bill No. 469.
Bill read third time.
Remarks by Assemblymen Carlton and Wheeler.

ASSEMBLYWOMAN CARLTON:
Senate Bill 469 makes a supplemental appropriation to the Supreme Court for an unanticipated shortfall in revenue for Fiscal Year 2015 resulting from a deficit in the collection of administrative costs. We are looking at $588,000 from the General Fund. It will become effective upon passage and approval.

To the members of the body, you have a bill explanation book on your desks and it should have a copy of everything that we are doing. If anyone is interested in the numbers we have those available for you.

ASSEMBLYMAN WHEELER:
I have a question for my colleague. Is this a good bill?

ASSEMBLYWOMAN CARLTON:
To my colleague, it is a bill for the Supreme Court. I will let you make up your own mind.

Roll call on Senate Bill No. 469:
YEAS—41.
NAYS—None.
EXCUSED—Woodbury.

Senate Bill No. 469 having received a constitutional majority, Mr. Speaker declared it passed.

Bill ordered transmitted to the Senate.

Senate Bill No. 480.
Bill read third time.
Remarks by Assemblyman Wheeler.

ASSEMBLYMAN WHEELER:
Senate Bill 480 revises the membership of a county fair and recreation board in any county whose population is 100,000 or more and less than 700,000, currently Washoe County, by decreasing the membership from 13 to 9 members. Further, the three existing members representing motel operators, banking or other financial interests, and business or commercial interests are replaced by one member who is a representative of commercial or noncommercial interests relating to tourism or the resort hotel business and who is selected from a list of nominees submitted by the chamber of commerce of the largest incorporated city in the county. The measure requires that the chair of the board be elected from among the three members appointed by the board of county commissioners and the governing bodies of the two largest incorporated cities in the county, respectively.
Roll call on Senate Bill No. 480:
YEAS—41.
NAYS—None.
EXCUSED—Woodbury.
Senate Bill No. 480 having received a constitutional majority, Mr. Speaker declared it passed, as amended.
Bill ordered transmitted to the Senate.

SECOND READING AND AMENDMENT

Senate Bill No. 75.
Bill read second time and ordered to third reading.

Senate Bill No. 212.
Bill read second time and ordered to third reading.

Senate Bill No. 268.
Bill read second time.
The following amendment was proposed by the Committee on Government Affairs:
Amendment No. 680.
SUMMARY—[Provided] Temporarily provides certain services for veterans. (BDR 37-1042)
AN ACT relating to veterans; temporarily creating the Account to Assist Veterans Who Have Suffered Sexual Trauma and prescribing the uses of the money in the Account; temporarily requiring the Director of the Department of Veterans Services to [submit to the Interim Finance Committee an annual report detailing expenditures made from the Account; requiring the Director to] develop plans and programs to assist veterans who have suffered sexual trauma while on active duty or during military training; and providing other matters properly relating thereto.
Legislative Counsel’s Digest:
Existing law creates the Department of Veterans Services and requires the Director and Deputy Director of the Department to undertake certain activities to support veterans in this State. (NRS 417.020, 417.090) Section 1.5 of this bill requires the Director and Deputy Director to develop plans and programs to assist veterans who have suffered sexual trauma while on active duty or during military training.
Section 1 of this bill: (1) creates in the State General Fund the Account to Assist Veterans Who Have Suffered Sexual Trauma to be administered by the Director of the Department; (2) authorizes the Director to apply for grants and accept gifts, grants, donations and any other source of money for deposit in the Account; and (3) limits the use of money in the Account to assisting veterans who have suffered sexual trauma while on active duty or during military training; and (4) requires the Director
Section 5 of this bill expires the provisions of the bill on June 30, 2017. Section 4.3 of this bill requires the Director of the Department to submit to the Interagency Council on Veterans Affairs for transmission to the 79th Session of the Nevada Legislature a report regarding: (1) the plans and programs developed to assist veterans who have suffered sexual trauma while on active duty or during military training; and (2) deposits to and expenditures from the Account. Section 4.7 of this bill provides for the transfer of any remaining balance in the Account to the Gift Account for Veterans.

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

Section 1. Chapter 417 of NRS is hereby amended by adding thereto a new section to read as follows:

1. The Account to Assist Veterans Who Have Suffered Sexual Trauma is hereby created in the State General Fund. The Director shall administer the Account.

2. The Director may apply for any available grants and accept gifts, grants, donations and any other source of money for deposit in the Account.

3. Money deposited in the Account and any interest and income earned on such money must be used only to assist veterans who have suffered sexual trauma while on active duty or during military training. The interest and income earned on money in the Account, after deducting any applicable charges, must be credited to the Account. All money in the Account must be paid out on claims approved by the Director as other claims against the State are paid. Any money remaining in the Account at the end of a fiscal year does not revert to the State General Fund, but must be carried forward to the next fiscal year.

4. The Director shall, on or before August 1 of each year, prepare and submit to the Interim Finance Committee a report detailing the expenditures made from the Account.

Sec. 1.5. NRS 417.090 is hereby amended to read as follows:

417.090 The Director and the Deputy Director shall:

1. Assist veterans, and those presently serving in the military and naval forces of the United States who are residents of the State of Nevada, their wives, widows, widowers, husbands, children, dependents, administrators, executors and personal representatives, in preparing, submitting and presenting any claim against the United States, or any state, for adjusted compensation, hospitalization, insurance, pension, disability compensation,
vocational training, education or rehabilitation and assist them in obtaining any aid or benefit to which they may, from time to time, be entitled under the laws of the United States or of any of the states.

2. Aid, assist, encourage and cooperate with every nationally recognized service organization insofar as the activities of such organizations are for the benefit of veterans, servicemen and servicewomen.

3. Give aid, assistance and counsel to each and every problem, question and situation, individual as well as collective, affecting any veteran, serviceman or servicewoman, or their dependents, or any group of veterans, servicemen and servicewomen, when in their opinion such comes within the scope of this chapter.


5. Serve as a clearinghouse and disseminate information relating to veterans’ benefits.

6. Conduct any studies which will assist veterans to obtain compensation, hospitalization, insurance, pension, disability compensation, vocational training, education, rehabilitation or any other benefit to which veterans may be entitled under the laws of the United States or of any state.

7. Aid, assist and cooperate with the office of coordinator of services for veterans created in a county pursuant to NRS 244.401.

8. Pay to each county that creates the office of coordinator of services for veterans, from state money available to him or her, a portion of the cost of operating the office in an amount determined by the Director.

9. Take possession of any abandoned or unclaimed artifacts or other property that has military value for safekeeping. The Director or Deputy Director may transfer such property to a veterans’ or military museum.

10. Develop plans and programs to assist veterans who have suffered sexual trauma while on active duty or during military training.

Sec. 2. (Deleted by amendment.)

Sec. 3. (Deleted by amendment.)

Sec. 4. (Deleted by amendment.)

Sec. 4.3. 1. On or before January 15, 2017, the Director of the Department of Veterans Services shall submit a report to the Interagency Council on Veterans Affairs setting forth:

(a) The plans and programs developed pursuant to subsection 10 of NRS 417.090, as amended by section 1.5 of this act, to assist veterans who have suffered sexual trauma while on active duty or during military training;

(b) The amount and sources of money deposited in the Account to Assist Veterans Who Have Suffered Sexual Trauma created by section 1 of this act since its creation; and

(c) The expenditures made from the Account to Assist Veterans Who Have Suffered Sexual Trauma since its creation.
2. The Interagency Council on Veterans Affairs shall include the report prepared by the Director pursuant to subsection 1 in the report submitted by the Council to the 79th Session of the Nevada Legislature pursuant to subsection 3 of NRS 417.0195.

Sec. 4.7. The balance of any money remaining on June 30, 2017, in the Account to Assist Veterans Who Have Suffered Sexual Trauma created by section 1 of this act that has not been committed for expenditure must be transferred to the Gift Account for Veterans created by NRS 417.145.

Sec. 5. This act becomes effective on July 1, 2015, and expires by limitation on June 30, 2017.

Assemblyman Ellison moved the adoption of the amendment.
Remarks by Assemblymen Ellison and Carlton.

ASSEMBLYMAN ELLISON:
The amendment creates a two-year sunset on the bill and requires that the Interagency Council on Veterans Affairs provide a report to the 79th Session of the Nevada Legislature concerning the plans and programs developed to assist veterans who have suffered sexual trauma while on active duty or during military training.

ASSEMBLYWOMAN CARLTON:
I know in applying for grants a lot of times if they see a sunset on it and they are giving a grant for a certain amount of time—I want to make sure that the committee had a discussion about this—I would not want to see the sunset prohibit them from being able to go after certain grants. I think we will all admit that there is a problem out there, and it needs to be dealt with. I understand a pilot program but a two-year sunset seems very short to me because a lot of times grants are two to three years long and they want performance measures each year. I have concerns that the short time frame on this would limit the amount of dollars they would be able to apply for. Was that discussed in the committee?

ASSEMBLYMAN ELLISON:
This was discussed in committee. The big thing was not that it was a sunset, it was a report back so we know where we are going to go in the future and what they are going to do, and what kind of help they are going to need. Since they did not know where the money was going to go, they figured it would be best to bring it back as a report to the Legislature in the 79th Session.

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

Senate Bill No. 313.
Bill read second time and ordered to third reading.

Senate Bill No. 390.
Bill read second time and ordered to third reading.

MOTIONS, RESOLUTIONS AND NOTICES

WAIVER OF JOINT STANDING RULE(S)

A Waiver requested by Assemblyman Armstrong.
For: Senate Bill No. 252.
To Waive:

Assembly Concurrent Resolution No. 4—Memorializing former Assemblyman Joseph “Joe” Michael Hogan, Sr.

WHEREAS, The members of the Nevada Legislature mourn the loss of an exemplary citizen, former United States Naval officer, dedicated public servant and 10-year member of the Nevada Assembly, Joseph “Joe” Michael Hogan, Sr.; and

WHEREAS, Joe Hogan was born on August 10, 1937, in Fort Dodge, Iowa, and passed away in Arlington, Virginia, surrounded by his family, on October 17, 2014; and

WHEREAS, Joe attended public schools in Fort Dodge, earned his bachelor of science degree in business administration from the University of Notre Dame and later received his juris doctor degree from the Georgetown University Law Center; and

WHEREAS, Joe proudly served as an officer in the U.S. Navy from 1959 through 1962, and as an attorney worked for the United States Department of Defense and the National Aeronautics and Space Administration in Bethesda, Maryland, as well as the United States Department of Labor, Office of Federal Contract Compliance Programs, in San Francisco, California, where he ensured that federal contractors did not discriminate; and

WHEREAS, Several years after retirement, Joe Hogan moved to Las Vegas, where he became active in issues concerning labor, and in 2004 was elected to the Nevada Assembly, serving in five regular and seven special sessions and as a member of the Assembly Committees on Health and Human Services, Natural Resources, Agriculture, and Mining, Transportation and Ways and Means; and

WHEREAS, A lifelong Democrat, Joe worked with diligence and compassion in the Assembly, with emphasis on such topics as affordable housing, adequate prescription drug labeling, water conservation and expanded job opportunities for women and minorities; and

WHEREAS, Joe also served on several interim committees, including the Interim Committees on High-Level Radioactive Waste, Issues Relating to Senior Citizens and Veterans, Nevada Commission on Aging, Protection of Natural Treasures, Interim Finance Committee’s Subcommittee to Review Public Works Board Matters and the Health Care’s Task Force to Develop a State Plan to Address Alzheimer’s Disease; and

WHEREAS, In his spare time, Joe enjoyed the rich experiences found in travel as he explored new places and vistas, with a special interest in snorkeling and rock hounding; and

WHEREAS, Following his passing, Joe Hogan leaves his children Kathleen Marie Rauh, J. Michael Hogan, Jr. and David J. Hogan, along with grandchildren Allison, Maribeth and Brian Rauh, and Maggie and Katie Hogan, to cherish his memory; now, therefore, be it
RESOLVED BY THE ASSEMBLY OF THE STATE OF NEVADA, THE SENATE CONCURRENING, That
the members of the 78th Session of the Nevada Legislature hereby extend their deepest
condolences to the family of former Assemblyman Joseph Michael Hogan Sr., a man who served
the people of Nevada with dedication, dignity and a strong work ethic; and be it further
RESOLVED, That the Chief Clerk of the Assembly prepare and transmit a copy of this
resolution to the family of Assemblyman Joe Hogan.

Assemblyman Munford moved the adoption of the resolution.

Remarks by Assemblymen Munford and Ohrenschall.

ASSEMBLYMAN MUNFORD:
I rise in support in Assembly Concurrent Resolution 4. I came to the Legislature as a
freshman with Assemblyman Hogan and Assemblywoman Marilyn Kirkpatrick. When I came
up for the first time, I happened to sit next to Joe Hogan on the plane. I never even knew him,
but we happened to sit next to each other. We started a conversation, and he told me about the
things he was proposing to do as a legislator. It sounded like something out of some kind of
equal rights book. He was planning to bring about fair hiring practices when it came to trade
unions and jobs, he was going to make sure that equality was being practiced, and he was going
to make sure that everyone got a break.

He was a man who had a great deal of sensitivity; he had a great deal of humanity. He
thought about his fellow man. He cared about fair play and he had such a good heart. He was
such a special person to me as a friend. He was a true friend of mine here in the Legislature and
I miss him deeply. I see the representative from his district—District 10—Assemblywoman Shelton. She has some big shoes to fill to continue some of the work that Joe Hogan started. If I
can be of any help, she knows she can call on me. I thank you very much.

ASSEMBLYMAN OHRENSCHALL:
I had the privilege of working with Assemblyman Hogan. I am not sure a lot people got to
know him well, but I did. Joe grew up back East. He was a Navy veteran. He was a graduate of
Georgetown Law School. After retiring from the Navy, he went to work for the federal
government, and he and his wife retired out here. He did not seek out politics, actually. Former
Assemblyman for District 10—our colleague David Goldwater, who now works these halls as a
legislative advocate—decided to run for a different office and reached out to Joe and asked Joe if
he would be interested in running for the State Legislature. Joe had thought about politics at
different times in his life and he said he was willing, and he did.

My memories of Joe are as a great civil libertarian. He really wanted to see equality. He was
a passionate environmentalist and cared so much about public lands. One of my biggest regrets
in my freshman session was I did not support him on a bill having to do with idling diesel trucks,
but he supported me on efforts to try to tighten down on emission standards.

A funny story is I served with Joe when he was Vice Chair of the Assembly Natural
Resources Committee. Now Joe was a passionate environmentalist and wildlife advocate, and
the chairman of that committee was my friend, former Assemblyman Claborn, a passionate
sportsman and passionate hunter. He and Joe did not always agree on some of these issues. One
in particular my freshman session had to do with the mountain lion. There was a bill that came
down from the Senate that would have allowed hunting of mountain lions from helicopters or
airplanes with no permit required. In the end there was a compromise. That bill did not proceed
as originally planned, but the committee gift that Joe got for Chairman Claborn was a little statue
of a cougar. All it said on the plaque was “Jerry, Thanks for the amendment.” The mountain
lions got to live because of that amendment to either your happiness or chagrin, depending on
what side of that issue you were on.
Joe was in this for all the right reasons. He was a dear, sweet man who cared very passionately about the issues, really a John F. Kennedy Democrat, and that is why he got into politics.

Resolution adopted.


Assembly Concurrent Resolution No. 5—Memorializing former Assemblyman Peter L. “Pete” Livermore.

WHEREAS, The members of the Nevada Legislature mourn the loss of one of their respected colleagues, Peter L. “Pete” Livermore; and

WHEREAS, Born in New Orleans, Louisiana, on March 22, 1941, the son of Peter and Camilla Livermore, Pete joined the United States Marine Corps at 17 years of age, where he served from 1958 through 1962 and reached the rank of Lance Corporal; and

WHEREAS, In 1960, while stationed at Pickel Meadows Marine Base near Bridgeport, California, he made a trip to Carson City, Nevada, and met the beautiful and vivacious Laurie Bird, a carhop at the local A&W Restaurant; and

WHEREAS, Pete and Laurie’s first date was on October 31, 1960, when he accompanied her to the Nevada Day Parade and then to the Carson High School homecoming game and dance; and

WHEREAS, Following his marriage to Laurie, Pete worked as a mail carrier in Carson City and then went into business, eventually owning and operating three successful A&W Restaurants, which were popular with both local residents and State Legislators; and

WHEREAS, Pete took a strong interest in the youth of Carson City, employing them in his businesses, sponsoring and coaching team sports, serving as President of the Carson City Youth Sports Association for more than 15 years and continuously working to make sure that the young people of Carson City had excellent recreational facilities, such as the Governor’s Field Sports Complex; and

WHEREAS, Pete was elected to the Carson City Board of Supervisors in 1998, a position he held for 12 years, during which he was particularly proud of the part he played in the development of the Edmonds Sports Complex located on Livermore Lane, a street named in his honor; and

WHEREAS, Pete also served his community from 1985 through 2011 as a member and former Chair of the Carson-Tahoe Hospital Board of Trustees; and

WHEREAS, In 2010, Pete was elected to represent District No. 40 in the Nevada State Assembly, a district comprised of Carson City and part of southern Washoe County, where he served with great dedication and energy until his passing in Carson City on October 20, 2014; and

WHEREAS, As a member of the Assembly, Pete served on the Assembly Standing Committees on Government Affairs, Health and Human Services, Commerce and Labor, Taxation, and Natural Resources, Agriculture, and Mining, and continued to represent the interests of the people of Carson City by successfully sponsoring bills to revise the Airport
Authority Act for Carson City and the Carson City Charter and to preserve the buildings and
grounds of the historic Nevada State Prison; and

WHEREAS, Pete is survived by Laurie, his wife of over 50 years, their children Richard, Sheri
and Jackie, and several grandchildren, who will all cherish his memory and reflect on a life
devoted to his family, his community, the youth of Carson City and the citizens of the State of
Nevada; now, therefore, be it

RESOLVED BY THE ASSEMBLY OF THE STATE OF NEVADA, THE SENATE CONCURRING, That
the members of the 78th Session of the Nevada Legislature offer their deepest condolences to the
family members of Peter L. “Pete” Livermore; and be it further

RESOLVED, That the Chief Clerk of the Assembly prepare and transmit a copy of this
resolution to Pete’s beloved wife Laurie and their children Richard, Sheri and Jackie.

Assemblyman O’Neill moved the adoption of the resolution.


ASSEMBLYMAN O’NEILL:
Mr. Speaker, I have already registered my support of Assembly Concurrent Resolution 5.
There are several things I would like to say about Pete Livermore. One is that I will forever be
indebted, and also hold it against him sometimes, that I am here today.

Pete really had a sense of humor. When you look at that picture that was up on our board, he
sort of had that bulldog smile that you could not help but love. At the same time, there was a
twinkle in his eye that meant he was dead serious but always looked for the good in everything.

He was a tireless advocate for Carson City, the place he called home. He may have been born
in New Orleans and loved its jambalaya and the crawdads, but Carson City was his home. That
was proven by his tireless efforts and the work he did for Carson City. He not only served as a
city supervisor and for two terms here in our Legislature, but I think a good majority of Carson
City first learned their work ethic by going to work at one of his A&W Root Beer stands. They
learned that you show up on time, you do good work, and you will be taken care of. They have
kept that work practice throughout their lives and really owe it to the Livermores.

We have one of the premier sports complexes here in Carson City, which was recently
renamed the Pete Livermore Sports Complex. It houses a BMX race course, several softball
fields, and some tremendous soccer fields which stand up to any along the West Coast and
beyond.

I asked his family for a few quotes to remember Pete by. I will not repeat most of them, but I
will say Jackie had the best one. He always said he wanted to be remembered as being first in
the buffet line, To get it started, he said.

It is with great honor and humility and everything that I owe to Pete and the friendship of the
entire Livermore family that I stand in support of this resolution.

ASSEMBLYMAN ELLIOT ANDERSON:
I could not pass up this opportunity to say a few words about my friend Mr. Livermore. He
and I felt a special kinship, having both served in the Marine Corps and having both spent time
at the Bridgeport Mountain Warfare Training Center. Just like I share a special kinship with my
colleague from District 21, so, too, Mr. Livermore and I hit it off immediately because we had
those common experiences to talk about.

I want to go on record supporting him and wishing his family all the best. I know that he has
done so much for his state and for his country, and so I was very happy to support this
resolution. Mr. Speaker, there is a saying, Marines do not die, they only regroup. I have no
doubt that Mr. Livermore is watching over all of us.

ASSEMBLYMAN ELLISON:
I stand in support of Assembly Concurrent Resolution 5. My colleague from District 40 was
a good friend and I think a good friend to all of us. Pete Livermore would call me every day
and say You know what is on for lunch? I think he could tell me the menu better than the people who cooked it.

He was such a Gentle Ben of the Legislature. He had a heart of gold and was more honest than any person I have ever met in my life. I keep Mr. Livermore’s picture and phone number in my phone because he is still my friend and I love him to death.

His family is so strong through this time. I cannot believe they have stood together in such support for this individual. As I walk through the third floor every day I can still see Pete meet me at his door to walk to the elevator, and I can still beat him down to the bottom. I hope everyone supports this resolution.

**ASSEMBLYWOMAN SWANK:**

I rise in support of Assembly Concurrent Resolution 5. When I came to this body as a freshman, I was seated at this desk next to a gentleman. The sign said Livermore. Pete and I had never met, and when I first sat down, he made sure I knew where the buttons were and which ones to push. He made sure I knew how to get the Speaker’s attention. He pointed out that the cameras were across the way and maybe I should be careful not to stick my finger in my ear or something. He took care of me that whole freshman year; he made sure I knew what I needed to do.

He and I became an unlikely pair of friends over the course of the last session. During the interim we also got to work together on the Nevada State Prison. At the beginning of this session, I passed on the tradition that Pete Livermore started, right over in these two desks. I passed on to my colleague from Assembly District 19 all the advice that Pete had given me about the cameras and the buttons and things. Pete was a great legislator and a great guy, and I hope everyone will support this resolution.

**ASSEMBLYMAN STEWART:**

I rise in support of A.C.R. 5. I, too, was a great friend of Pete Livermore. I think it is ironic that we celebrate the passing of Mr. Hogan and Mr. Livermore at the same time. They were both members of the Armed Forces. They both served their country, and they both served the state of Nevada with great dignity.

As mentioned, Pete was a great advocate and strong supporter of Carson City, and of making the prison into a museum and a place of interest to the people of Nevada and all of the United States.

One thing we failed to mention was that Pete was in constant pain. With his leg, he had a very hard time getting around, and yet he would literally drag himself from one meeting to another and was a great inspiration to all of us, as was Joe Hogan. I think it is very fitting that we honor these two men today for their service to their country and to the state of Nevada.

**ASSEMBLYWOMAN FIORE:**

I just want to say that I support Assembly Concurrent Resolution 5. Pete Livermore was one of my favorites, and every time I would kind of get in hot water with my caucus, as I sometimes do, Pete Livermore would always stick up for me and always be by my side. He would also play games of either taking my pens or my phones. He always made things a little bit lighter in our caucus when things were pretty heated. So I just want to say I support this, and I love him dearly.

**ASSEMBLYMAN OHRENSCHALL:**

I rise in support of the resolution. I had the opportunity of serving with Pete on the interim committee having to do with recycling. He was a fierce advocate for single-stream recycling, trying to get it going all over the state, but also here in Carson City. He had a lot to contribute on that and I really appreciate everything he fought for.

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

Assembly in recess at 1:52 p.m.

ASSEMBLY IN SESSION

At 1:53 p.m.
Mr. Speaker presiding.
Quorum present.

MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, May 8, 2015

To the Honorable the Assembly:
I have the honor to inform your honorable body that the Senate on this day passed Assembly Bills Nos. 79, 144; Assembly Joint Resolution No. 2.

SHERRY RODRIGUEZ
Assistant Secretary of the Senate

UNFINISHED BUSINESS

APPOINTMENT OF CONFERENCE COMMITTEES

Mr. Speaker appointed Assemblymen Titus, Hansen, and Carrillo as a Conference Committee to meet with a like committee of the Senate for the further consideration of Assembly Bill No. 78.

SIGNING OF BILLS AND RESOLUTIONS

There being no objections, the Speaker and Chief Clerk signed Assembly Bills Nos. 14, 19, 25, 58, 90, 180, 194, 202, 415; Senate Bills Nos. 14, 31, 86, 151, 158, 196 and 281.

GUESTS EXTENDED PRIVILEGE OF ASSEMBLY FLOOR

On request of Assemblywoman Diaz, the privilege of the floor of the Assembly Chamber for this day was extended to Pat Gallimore.
On request of Assemblywoman Dooling, the privilege of the floor of the Assembly Chamber for this day was extended to Jim Zeitler.
On request of Assemblywoman Fiore, the privilege of the floor of the Assembly Chamber for this day was extended to Karla Rodriguez.
On request of Assemblyman O’Neill, the privilege of the floor of the Assembly Chamber for this day was extended to Laurie Livermore, Jackie Muth, Sheri Niethold, and Wendy Livermore.
On request of Assemblyman Ohrenschall, the privilege of the floor of the Assembly Chamber for this day was extended to Katy Chandler.
On request of Assemblywoman Seaman, the privilege of the floor of the Assembly Chamber for this day was extended to Robert Frank.
On request of Assemblywoman Shelton, the privilege of the floor of the Assembly Chamber for this day was extended to Amanda Cuevas and Jessica Winkle.

On request of Assemblyman Thompson, the privilege of the floor of the Assembly Chamber for this day was extended to Laura Martin.

Assemblyman Paul Anderson moved that the Assembly adjourn until Thursday, May 14, 2015, at 11:30 a.m.

Motion carried.

Assembly adjourned at 2:01 p.m.

Approved:               JOHN HAMBRICK
                          Speaker of the Assembly

Attest:  SUSAN FURLONG
          Chief Clerk of the Assembly