Senate called to order at 12:01 p.m.
President Hutchison presiding.
Roll called.
All present.
Prayer by the Chaplain, Pastor Norm Milz.
Almighty God, as we come to the end of another week of this Legislative Session, we thank You for what has been accomplished for the State of Nevada. But we have passed the halfway mark in this Session and there is so much more to do.
Give us Your guidance as we turn our focus from important social issues to give our serious attention to the fiscal issues that beset this State. Thank you for giving us the leadership in this Chamber and the Assembly. We come to You asking You to open our minds and hearts to work together, not just for our own ideas, but for the good of all we serve.
Continue to be with the people in the Midwest who have seen disaster occur not just on their television, but in their own neighborhoods. Bless them and us with the glorious sunlight and warmth of a new day.
All these things we bring to You knowing You hear and care for us. In Jesus’ name.
Amen.
Pledge of Allegiance to the Flag.

By previous order of the Senate, the reading of the Journal is dispensed with, and the President and Secretary are authorized to make the necessary corrections and additions.

REPORTS OF COMMITTEES
Mr. President:
Your Committee on Commerce, Labor and Energy, to which were referred Senate Bills Nos. 112, 231, 232, 393, 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 Commerce, Labor and Energy, to which were referred Senate Bills Nos. 122, 357, 416, has had the same under consideration, and begs leave to report the same back without recommendation to be re-referred to the Committee on Finance.

JAMES A. SETTELMEYER, Chair
Mr. President:
Your Committee on Education, to which was referred Senate Bill No. 227, 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 Education, to which was referred Senate Bill No. 132, has had the same under consideration, and begs leave to report the same back with the recommendation: Re-refer to the Committee on Finance.

BECKY HARRIS, Chair

Mr. President:
Your Committee on Government Affairs, to which was referred Senate Bill No. 47, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

PETE GOICOECHEA, Chair

Mr. President:
Also, your Committee on Health and Human Services, to which was referred Senate Bill No. 489, has had the same under consideration, and begs leave to report the same back with the recommendation: Re-refer to the Committee on Finance.
Also, your Committee on Health and Human Services, to which was referred Senate Bill No. 498, has had the same under consideration, and begs leave to report the same back without recommendation, to be re-referred to the Committee on Finance.

JOSEPH P. HARDY, Chair

Mr. President:
Your Committee on Revenue and Economic Development, to which were referred Senate Bills Nos. 78, 377, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

MICHAEL ROBERSON, Chair

WAIVERS AND EXEMPTIONS
NOTICE OF EXEMPTION

The Fiscal Analysis Division, pursuant to Joint Standing Rule No. 14.6, has determined the eligibility for exemption of: Senate Joint Resolution No. 13.

MARK KRPOTIC
Fiscal Analysis Division

MOTIONS, RESOLUTIONS AND NOTICES

By Senator Hardy:
Senate Concurrent Resolution No. 2—Encouraging certain entities to approve and provide educational programs relating to caring for persons with Alzheimer's disease and other forms of dementia.
Senator Hardy moved the adoption of the resolution.

Remarks by Senator Hardy.
Senate Concurrent Resolution No. 2 encourages the Board of Medical Examiners, the State Board of Osteopathic Medicine, the State Board of Nursing, professional associations of health care providers, and educational institutions to incentivize and promote awareness and education of health care providers through ongoing education and training programs relating to the care and treatment of persons with Alzheimer's disease and other forms of dementia.
Resolution adopted
Resolution ordered transmitted to the Assembly.

Senator Settelmeyer moved to re-refer Senate Bill No. 122, just reported out of Committee, to the Committee on Finance.
Motion carried.

Senator Settelmeyer moved to re-refer Senate Bill No. 357, just reported out of Committee, to the Committee on Finance.
Motion carried.

Senator Settelmeyer moved to re-refer Senate Bill No. 416, just reported out of Committee, to the Committee on Finance.
Motion carried.

Senator Settelmeyer moved that Senate Bill No. 108 be taken from today’s General File and placed on the Secretary’s Desk.
Motion carried.

Senator Harris moved to re-refer Senate Bill No. 132, just reported out of Committee, to the Committee on Finance.
Motion carried.

Senator Hardy moved to re-refer Senate Bill No. 489, just reported out of Committee, to the Committee on Finance.
Motion carried.

Senator Hardy moved to re-refer Senate Bill No. 498, just reported out of Committee, to the Committee on Finance.
Motion carried.

Senator Kieckhefer moved to take Assembly Bill No. 78 from today’s General File and placed on the General File for the next legislative day.
Motion carried.

Senator Hammond moved that Senate Bill No. 75 be taken from today’s General File and placed on the Secretary’s Desk.
Motion carried.

SECOND READING AND AMENDMENT
Senate Bill No. 311
Read second time and ordered to third reading.

Senate Bill No. 318
Read second time and ordered to third reading.

Senate Bill No. 359
Read second time and ordered to third reading.
Senate Bill No. 402
Read second time and ordered to third reading.

Senate Bill No. 418.
Bill read second time.
The following amendment was proposed by the Committee on Education:
Amendment No. 320.
AN ACT relating to postsecondary education; revising provisions governing refunds paid by private postsecondary educational institutions; and providing other matters properly relating thereto.
Legislative Counsel’s Digest:
Existing law requires a privately owned college or university to have a policy for refunds which requires the college or university to refund to a student all the money the student has paid, minus 10 percent of the tuition agreed upon, or $100, whichever is less, if the student cancels his or her enrollment before the start of a training program. (NRS 394.449) This bill instead requires a privately owned college or university to refund to a student all the money the student has paid, minus 10 percent of [any money paid to retain his or her seat in the training program, or $100,] the tuition agreed upon in the enrollment agreement or $150, whichever is less. In addition, if the institution is accredited by a certain regional accrediting agency, the institution may retain any amount paid as a nonrefundable deposit to secure a position in the program as long as the institution clearly discloses that the deposit is nonrefundable before the deposit is paid. This bill similarly increases from $100 to $150 the maximum amount that an institution may retain in addition to the pro rata amount of tuition when the a student withdraws or is expelled by the institution after the start of the training program and before completing 60 percent of the program.
THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:
Section 1. NRS 394.449 is hereby amended to read as follows:
394.449 1. Each postsecondary educational institution shall have a policy for refunds which at least provides:
(a) That if the institution has substantially failed to furnish the training program agreed upon in the enrollment agreement, the institution shall refund to a student all the money the student has paid.
(b) That if a student cancels his or her enrollment before the start of the training program, the institution shall refund to the student all the money the student has paid, minus $100.
(1) Ten percent of the tuition agreed upon in the enrollment agreement, any amount paid to retain his or her seat in the training program, or $100, whichever is less; and
(2) Any, and that if the institution is accredited by a regional accrediting agency recognized by the United States Department of Education, the institution may also retain any amount paid as a nonrefundable deposit to secure a position in the program upon acceptance so long as the institution clearly disclosed to the applicant that the deposit was nonrefundable in materials provided to potential applicants for the purpose of qualifying students for admission to the training program, including, without limitation, to perform a background investigation, obtain transcripts, evaluate the applicant or any other such activity, before the deposit was paid.

(c) That if a student withdraws or is expelled by the institution after the start of the training program and before the completion of more than 60 percent of the program, the institution shall refund to the student a pro rata amount of the tuition agreed upon in the enrollment agreement, minus 10 percent of the tuition agreed upon in the enrollment agreement or $100, whichever is less.

(d) That if a student withdraws or is expelled by the institution after completion of more than 60 percent of the training program, the institution is not required to refund the student any money and may charge the student the entire cost of the tuition agreed upon in the enrollment agreement.

2. If a refund is owed pursuant to subsection 1, the institution shall pay the refund to the person or entity who paid the tuition within 15 calendar days after the:
   (a) Date of cancellation by a student of his or her enrollment;
   (b) Date of termination by the institution of the enrollment of a student;
   (c) Last day of an authorized leave of absence if a student fails to return after the period of authorized absence; or
   (d) Last day of attendance of a student,
whichever is applicable.

3. Books, educational supplies or equipment for individual use are not included in the policy for refund required by subsection 1, and a separate refund must be paid by the institution to the student if those items were not used by the student. Disputes must be resolved by the Administrator for refunds required by this subsection on a case-by-case basis.

4. For the purposes of this section:
   (a) The period of a student’s attendance must be measured from the first day of instruction as set forth in the enrollment agreement through the student’s last day of actual attendance, regardless of absences.
   (b) The period of time for a training program is the period set forth in the enrollment agreement.
(c) Tuition must be calculated using the tuition and fees set forth in the enrollment agreement and does not include books, educational supplies or equipment that is listed separately from the tuition and fees.

Sec. 2. The amendatory provisions of section 1 of this act do not apply to any money paid by a student before July 1, 2015.

Sec. 3. This act becomes effective on July 1, 2015.

Senator Harris moved the adoption of the amendment.

Remarks by Senator Harris.

The amendment increases the limit on retained fees for all private postsecondary institutions to $150, or 10 percent of the agreed upon tuition, whichever is less; allows such institutions, which are accredited by a regional accrediting agency recognized by the United States Department of Education, to withhold any funds that are clearly disclosed to applicants as nonrefundable; and increases, from $100 to $150, the maximum amount that may be retained by an institution, in addition to the pro rata tuition, when a student withdraws or is expelled before completing 60 percent of the program.

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 456
Read second time and ordered to third reading.

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

Senate Bill No. 471
Read second time and ordered to third reading.

Senate Bill No. 473
Read second time and ordered to third reading.

Senate Bill No. 480.
Bill read second time.

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

Amendment No. 283.

AN ACT relating to county government; revising the membership of the county fair and recreation board of certain counties; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Existing law establishes a county fair and recreation board in any county whose population is 100,000 or more and less than 700,000 (currently Washoe County). The board must consist of 13 members, including two members appointed by the board of county commissioners, two members appointed by the governing body of the largest incorporated city in the
county (currently the City of Reno) and one member appointed by the governing body of the next largest incorporated city in the county (currently the City of Sparks). Those five members must appoint the remaining eight members, of whom one must be a representative of banking or other financial interests, and another of whom must be a representative of business or commercial interests. Both of those members must be chosen from a list of nominees submitted by the chamber of commerce of the largest incorporated city in the county. Additionally, one member must be a representative of motel operators and must be chosen from a list of nominees submitted by one or more associations that represent the motel industry. (NRS 244A.601)

This bill revises the membership of such a county fair and recreation board and reduces the size of the board from 13 to 9 members. This bill changes from two to one the number of members appointed to the board by the board of county commissioners and by the governing body of the largest incorporated city in the county, respectively. Additionally, this bill deletes the provision providing for the appointment of a member representing motel operators. This bill also deletes the provisions providing for the appointment of a member representing banking or other financial interests and another member representing business or commercial interests. Instead, this bill requires the appointment of a member representing commercial or noncommercial interests related to tourism or the resort hotel business. Finally, this bill requires the members of the county fair and recreation board to elect the Chair of the board 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.

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

Section 1. NRS 244A.601 is hereby amended to read as follows:

244A.601 1. In any county whose population is 100,000 or more, and less than 700,000, the county fair and recreation board consists of nine members who are appointed as follows:

(a) One member by the board of county commissioners.

(b) One member by the governing body of the largest incorporated city in the county.

(c) One member by the governing body of the next largest incorporated city in the county.

(d) Except as otherwise provided in subsection 2, six members by the members appointed pursuant to paragraphs (a), (b) and (c). The members entitled to vote shall select:
(1) One member who is a representative of air service interests from a list of nominees submitted by the airport authority of the county. The nominees must not be elected officers.

(2) One member who is a representative of motel operators from a list of nominees submitted by one or more associations that represent the motel industry.

(3) One member who is a representative of banking or other financial interests from a list of nominees submitted by the chamber of commerce of the largest incorporated city in the county.

(4) One member who is a representative of other business or commercial interests, including gaming establishments, from a list of nominees submitted by a visitor’s bureau, other than a county fair and recreation board or a bureau created by such a board, that is authorized by law to receive a portion of the tax on transient lodging, if any. If no such bureau exists in the county, the nominations must be made by the chamber of commerce of the third largest township in the county.

(5) One member who is a representative of other business or commercial interests, including gaming establishments, from a list of nominees submitted by a visitor’s bureau, other than a county fair and recreation board or a bureau created by such a board, that is authorized by law to receive a portion of the tax on transient lodging, if any. If no such bureau exists in the county, the nominations must be made by the chamber of commerce of the third largest township in the county.

(6) Three members who are representatives of the association of gaming establishments whose membership collectively paid the most gross revenue fees to the State pursuant to NRS 463.370 in the county in the preceding year, from a list of nominees submitted by the association. If there is no such association, the three appointed members must be representative of gaming.

If the members entitled to vote find the nominees on a list of nominees submitted pursuant to this paragraph unacceptable, they shall request a new list of nominees.

2. The members of the board shall elect a Chair from among the members appointed pursuant to paragraphs (a), (b) and (c) of subsection 1.

3. The terms of members appointed pursuant to paragraphs (a), (b) and (c) of subsection 1 are coterminous with their terms of office. The members appointed pursuant to paragraph (d) of subsection 1 must be appointed for 2-year terms. Any vacancy occurring on the board must be filled by the authority entitled to appoint the member whose position is vacant. Each member appointed pursuant to paragraph (d) of subsection 1 may succeed himself or herself only once.

4. If a member ceases to be engaged in the business or occupation
which he or she was appointed to represent, he or she ceases to be a member, and another person engaged in that business or occupation must be appointed for the unexpired term.

5. Any member appointed by the board of county commissioners or a governing body of a city must be a member of the appointing board or body.

Sec. 2. 1. Notwithstanding any other provision of law, the terms of the members selected to the county fair and recreation board pursuant to subparagraphs (2), (3) and (4) of paragraph (d) of subsection 1 of NRS 244A.601 as that section exists on June 30, 2015, expire on that date.

2. As soon as practicable on or after July 1, 2015:
   (a) The chamber of commerce of the largest incorporated city in the county shall submit to the members of the county fair and recreation board entitled to vote the list of nominees described in subparagraph (2) of paragraph (d) of subsection 1 of NRS 244A.601, as amended by section 1 of this act, and
   (b) The members of the county fair and recreation board entitled to vote shall select from the list of nominees the member described in subparagraph (2) of paragraph (d) of subsection 1 of NRS 244A.601, as amended by section 1 of this act.

Sec. 3. 1. This section and section 2 of this act become effective upon passage and approval.

2. Section 1 of this act becomes effective on July 1, 2015.

Senator Goicoechea moved the adoption of the amendment.
Remarks by Senator Goicoechea.
The amendment does the following (1) Decreases the number of members on certain county fair and recreation boards, currently the Reno-Sparks Convention and Visitors Authority, to 9 members. The bill as introduced proposed to decrease it from 13 to 12, so this decreases it a little more. It’s now down to 9 from the original bill which was 13 to 12. (2) It requires that the chair of the board be elected from among the three members appointed by the Washoe County Board of Commissioners, Reno City Council and Sparks City Council.
Amendment adopted.
Bill ordered reprinted, engrossed and to third reading.

Senate Bill No. 500
Read second time and ordered to third reading.

MOTIONS, RESOLUTIONS AND NOTICES
Senator Kieckhefer moved to re-refer Senate Bills Nos. 456, 471 and 500, just read on second reading, to the Committee on Finance.

GENERAL FILE AND THIRD READING
Senate Bill No. 164.
Bill read third time.
Remarks by Senator Parks.

Senate Bill No. 164 adds “gender identity or expression” and “sexual orientation” to various provisions of existing law that prohibit discrimination, thus expanding the bases upon which discrimination is impermissible. The bill defines the terms “gender identity or expression” and “sexual orientation” in the preliminary chapter of Nevada Revised Statutes (NRS) as a reference point for further revisions that are made throughout NRS prohibiting discrimination. These terms are also included in the list of attributes that may be considered as aggravating factors in a first-degree murder case. This bill is effective on July 1, 2015.

Roll call on Senate Bill No. 164:
YEAS—21.
NAYS—None.

Senate Bill No. 164 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to the Assembly.

Senate Bill No. 244.
Bill read third time.
Remarks by Senator Brower.

Senate Bill No. 244 provides that the Attorney General, or any other officer, agency, or employee of the Executive Department, may not enter into a contingent fee contract with a private attorney unless the Governor, in consultation with the Attorney General, determines that the Attorney General lacks the resources, skill, or expertise to provide the representation needed and that the proposed contingent fee representation is cost-effective and in the public interest.

The bill also sets forth the conditions under which funding for such a contract must be approved by the Interim Finance Committee and, if approved, must be publicly advertised by the Purchasing Division within the Department of Administration. Additionally, the bill sets out the conditions under which contingent contracts will be managed, records kept, and reported on to the Legislature. The bill also sets forth attorney fees and other costs allowable under such a contract. This bill is effective on July 1, 2015. This bill was again another one that was passed unanimously by the hard working Senate Judiciary Committee. I want to thank the Committee for its hard work on this bill and I urge our colleagues support.

Roll call on Senate Bill No. 244:
YEAS—21.
NAYS—None.

Senate Bill No. 244 having received a constitutional majority, Mr. President declared it passed.
Bill ordered transmitted to the Assembly.

Senate Bill No. 476.
Bill read third time.
Remarks by Senator Manendo.

Senate Bill No. 476 provides a legislative declaration that conservation districts have special expertise which makes them suited to serve as coordinating agencies for federal laws regarding land management. We encourage your support.

Roll call on Senate Bill No. 476:
YEAS—21.
NAYS—None.
Senate Bill No. 476 having received a constitutional majority, Mr. President declared it passed, as amended.
Bill ordered transmitted to the Assembly.

UNFINISHED BUSINESS
SIGNING OF BILLS AND RESOLUTIONS

There being no objections, the President and Secretary signed Senate Bill No. 145.

GUESTS EXTENDED PRIVILEGE OF SENATE FLOOR

On request of Senator Farley, the privilege of the floor of the Senate Chamber for this day was extended to Sophia Comis.

On request of Senator Goicoechea, the privilege of the floor of the Senate Chamber for this day was extended to students from Jackpot Combined School: Diana Nunez-Avila, Genesis Odette Dominguez, Jonathan Romero Flores, Macario Ambriz Gamez Jr., Omar Gonzalez, Bianca Gisell Leon, Juanita Aguilar Lujan, Laura Martinez, Nathaly Martinez, Susana Martinez, Jordan Marie Maxfield, Roman Salas Mata, Sandra Mendoza, Mercedez Ivy Moreno, Itamar Nunez, Angelica Ontiveros, Jorge Puente, Brenda Irene Rodriguez, Jesus Quinto-Ruelas, Joshua Charles Roe, Jesse Camacho Salas, Antonio Javier Uribe and Patricia Velasco.

On request of Senator Hardy, the privilege of the floor of the Senate Chamber for this day was extended to students from Mannion Middle School: Joel Benavidez, Shaina Day, Dominic Gonzales, Emma Grant, Jessica Koonzts, Gabe Kristof, Alexis Martin, Gabe Ordonez.

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

On request of Senator Kihuen, the privilege of the floor of the Senate Chamber for this day was extended to students from American Heritage Academy: Tabitha Boardman, Taya Brown, Dora Chatterjee, Emmalee Grantham, Gage Grimes, Kevin Hedden, Kyle Hedden, Markis Lloyd, Noah McCormack, Harry Reid, Lance Pendleton, Liam Pham, August Shoopman, Clara Shoopman, Lexi Sielaw, Morgan Strganac, Regina Vasquez, Seth Webster and Brooklyn Wirig.

Senator Roberson moved that the Senate recess subject to the call of the Chair.
Motion carried.
Senate in recess at 12:26 p.m.

SENATE IN SESSION

At 4:27 p.m.
President Pro Tempore Joseph P. Hardy presiding.
Quorum present.

REPORTS OF COMMITTEES

Mr. President:
Your Committee on Government Affairs, to which was referred Senate Bill No. 448, has had the same under consideration, and begs leave to report the same back with the recommendation:
Do pass.

PETE GOICOECHEA, Chair

WAIVERS AND EXEMPTIONS

WAIVER OF JOINT STANDING RULE(S)

A Waiver requested by Senator Roberson
For: Senate Bill No. 77.
To Waive:

Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON

Assemblyman John Hambrick

A Waiver requested by Senator Roberson
For: Senate Bill No. 79.
To Waive:

Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON

Assemblyman John Hambrick

A Waiver requested by Senator Roberson
For: Senate Bill No. 92.
To Waive:

Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.
A Waiver requested by Senator Roberson
For: Senate Bill No. 266.
To Waive:
Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

A Waiver requested by Senator Roberson
For: Senate Bill No. 292.
To Waive:
Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

A Waiver requested by Senator Roberson
For: Senate Bill No. 296.
To Waive:
Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

A Waiver requested by Senator Roberson
For: Senate Bill No. 317.
To Waive:
Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.
A Waiver requested by Senator Roberson
For: Senate Bill No. 350.
To Waive:
  Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
  Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
  Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
  Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

  SENATOR MICHAEL ROBERSON  ASSEMBLYMAN JOHN HAMBRICK
  Senate Majority Leader  Speak of the Assembly

A Waiver requested by Senator Roberson
For: Senate Bill No. 353.
To Waive:
  Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
  Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
  Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
  Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

  SENATOR MICHAEL ROBERSON  ASSEMBLYMAN JOHN HAMBRICK
  Senate Majority Leader  Speak of the Assembly

A Waiver requested by Senator Roberson
For: Senate Bill No. 380.
To Waive:
  Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
  Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
  Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
  Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

  SENATOR MICHAEL ROBERSON  ASSEMBLYMAN JOHN HAMBRICK
  Senate Majority Leader  Speak of the Assembly

A Waiver requested by Senator Roberson
For: Senate Bill No. 396.
To Waive:
  Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
  Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
  Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
  Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

  SENATOR MICHAEL ROBERSON  ASSEMBLYMAN JOHN HAMBRICK
  Senate Majority Leader  Speak of the Assembly
A Waiver requested by Senator Roberson
For: Senate Bill No. 425.
To Waive:
  Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
  Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
  Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
  Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON
  Senate Majority Leader
ASSEMBLYMAN JOHN HAMBRICK
  Speak of the Assembly

A Waiver requested by Senator Roberson
For: Senate Bill No. 426.
To Waive:
  Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
  Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
  Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
  Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON
  Senate Majority Leader
ASSEMBLYMAN JOHN HAMBRICK
  Speak of the Assembly

A Waiver requested by Senator Roberson
For: Senate Bill No. 435.
To Waive:
  Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
  Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
  Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
  Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON
  Senate Majority Leader
ASSEMBLYMAN JOHN HAMBRICK
  Speak of the Assembly

A Waiver requested by Senator Roberson
For: Senate Bill No. 450.
To Waive:
  Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
  Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
  Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
  Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON
  Senate Majority Leader
ASSEMBLYMAN JOHN HAMBRICK
  Speak of the Assembly
A Waiver requested by Senator Roberson
For: Senate Bill No. 455.
To Waive:
   Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
   Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
   Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
   Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON          ASSEMBLYMAN JOHN HAMBRICK
Senate Majority Leader          Speak of the Assembly

A Waiver requested by Senator Roberson
For: Senate Bill No. 475.
To Waive:
   Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
   Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
   Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
   Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON          ASSEMBLYMAN JOHN HAMBRICK
Senate Majority Leader          Speak of the Assembly

A Waiver requested by Senator Roberson
For: Senate Bill No. 483.
To Waive:
   Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
   Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
   Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
   Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON          ASSEMBLYMAN JOHN HAMBRICK
Senate Majority Leader          Speak of the Assembly

A Waiver requested by Senator Roberson
For: Senate Joint Resolution No. 13.
To Waive:
   Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
   Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
   Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
   Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON          ASSEMBLYMAN JOHN HAMBRICK
Senate Majority Leader          Speak of the Assembly
A Waiver requested by Senator Roberson
For: Senate Joint Resolution No. 15.
To Waive:
Subsection 1 of Joint Standing Rule No. 14.3 (out of final committee of house of origin by 68th day).
Subsection 2 of Joint Standing Rule No. 14.3 (out of house of origin by 79th day).
Subsection 3 of Joint Standing Rule No. 14.3 (out of final committee of 2nd house by 103rd day).
Subsection 4 of Joint Standing Rule No. 14.3 (out of 2nd house by 110th day).
Has been granted effective: Friday, April 10, 2015.

SENATOR MICHAEL ROBERSON
Senate Majority Leader

ASSEMBLYMAN JOHN HAMBRICK
Speaker of the Assembly

Senator Roberson moved that the Senate adjourn until Monday, April 13, 2015, at 5 p.m.
Motion carried.

Senate adjourned at 4:29 p.m.

Approved: J OSEPH P. HARDY

President Pro Tempore of the Senate

Attest: CLAIRE J. CLIFT

Secretary of the Senate

UNION LABEL