

**THE NINETY-SECOND DAY**

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CARSON CITY (Monday), May 6, 2019

Assembly called to order at 12:12 p.m.

Mr. Speaker presiding.

Roll called.

All present except Assemblymen Hambrick and Neal who were excused, and one heavenly vacancy.

Prayer by the Chaplain, Reverend Karen Linsley.

There is a power greater than any one of us. That power is known by many names: God, Spirit, the Universe, Allah Yahweh, and Jehovah. It matters not what we call it; what matters is that we remember and acknowledge its presence here today, and so I do so now. I know that God is present here in this body today, a presence of intelligence, love, and light, working through everyone here. All deliberations here today are guided by this presence. The weight of the responsibility of these good people is lightened by the presence of this power.

God is evident in the thoughts, words, and decisions of everyone working in this session today, and all decisions are indeed guided by the hand of God, and thus all decisions made here today are good contributions towards making the world a better place for everyone, creating a strong union and a just society. As God is the only power there is, that power is working through everyone present today. This session is thus now blessed and ready to perform its good work. And so it is.

AMEN.

Pledge of allegiance to the Flag.

Assemblywoman Benitez-Thompson 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 Ways and Means, to which were referred Assembly Bills Nos. 496, 510, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Also, your Committee on Ways and Means, to which were rereferred Assembly Bills Nos. 157, 290, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass, as amended.

MAGGIE CARLTON, *Chair*

## MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, May 3, 2019

*To the Honorable the Assembly:*

I have the honor to inform your honorable body that the Senate amended, and on this day passed, as amended, Assembly Bill No. 147, Amendment No. 649, and respectfully requests your honorable body to concur in said amendment.

Also, I have the honor to inform your honorable body that the Senate on this day concurred in Assembly Amendment No. 648 to Senate Bill No. 32.

SHERRY RODRIGUEZ  
*Assistant Secretary of the Senate*

SECOND READING AND AMENDMENT

Senate Bill No. 68.

Bill read second time and ordered to third reading.

Senate Bill No. 117.

Bill read second time.

The following amendment was proposed by the Committee on Judiciary:

Amendment No. 652.

SENATORS RATTI AND D. HARRIS

**JOINT SPONSOR: ASSEMBLYWOMAN KRASNER**

AN ACT relating to real property; authorizing certain persons to record a declaration relating to real property under certain circumstances; revising certain provisions concerning restrictions and prohibitions relating to real property; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Existing law provides that any provision in a written instrument which purports to forbid or restrict a conveyance, encumbrance, leasing or mortgaging of real property to any person on the basis of race, color, religion, ancestry, national origin, sexual orientation, or gender identity or expression is voidable by the grantee or the grantee's successors and assigns and that such a restriction or prohibition may be voided by such a person by filing an affidavit with the county recorder declaring the restriction or prohibition void. Existing law also provides that any restriction or prohibition by way of covenant, condition upon use or occupation, or transfer of title to real property, which restricts or prohibits the use or occupation of real property based on the acquirer's, user's or occupier's race, color, religion, ancestry, national origin, sexual orientation, or gender identity or expression is voidable and that such a restriction or prohibition may be voided by the grantee or grantee's successors and assigns by filing an affidavit with the county recorder declaring the restriction or prohibition void. (NRS 111.237)

**Section 1.5** of this bill provides that any restriction or prohibition based on race, color, religion, ancestry, national origin, sexual orientation, or gender identity or expression is void, instead of voidable, eliminating the requirement to file an affidavit with the county recorder to void such a provision. **Section 1.5** also adds disability, familial status and sex to the list of restrictions and prohibitions which are void.

**Section 1.5** authorizes an owner or owners of real property that is subject to a restriction or prohibition that is void and unenforceable by operation of law to record a declaration of removal of discriminatory restriction that acts to remove such a provision from the original recorded instrument. **Section 1.5** requires: (1) the owner or owners to file the declaration with the county

recorder of the county in which the real property is located; and (2) the county recorder to record and index the declaration under certain circumstances. **Section 1** of this bill requires the Real Estate Division of the Department of Business and Industry to create the declaration form. **Section 1** also requires the declaration form to contain certain information.

Existing law prohibits a county recorder from recording certain documents related to real property unless the document being recorded contains certain information. (NRS 111.312) **Section 2** of this bill additionally prohibits the county recorder from recording a declaration of removal of discriminatory restriction unless the declaration contains the required information.

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

**Section 1.** Chapter 111 of NRS is hereby amended by adding thereto a new section to read as follows:

**1. *The Real Estate Division of the Department of Business and Industry shall:***

*(a) Solicit recommendations from the county recorder of each county concerning the design and contents of a form that may be used to make a declaration of removal of a discriminatory restriction pursuant to NRS 111.237.*

*(b) Prescribe such a form after considering all recommendations solicited pursuant to paragraph (a).*

**2. *The form must provide for the inclusion of the following:***

*(a) Identifying information concerning the original written instrument that contains a prohibition or restriction that is void and unenforceable pursuant to NRS 111.237;*

*(b) The name or names of the owner or owners of the property;*

*(c) The assessor's parcel number;*

*(d) The legal description of the real property as provided in the original written instrument;*

*(e) The mailing address of the owner or owners of the property; and*

*(f) The following statements in 14-point font, in substantially the following form:*

*(1) The referenced original written instrument contains discriminatory restrictions that are void and unenforceable pursuant to NRS 111.237. This declaration removes from the referenced original instrument all provisions that are void and unenforceable pursuant to NRS 111.237 and is valid solely for that purpose; and*

*(2) All persons in this State shall have an equal opportunity to inherit, purchase, lease, rent, sell, hold and convey real property without discrimination, distinction or restriction because of race, color, religion, ancestry, national origin, disability, familial status, sex, sexual orientation or gender identity or expression pursuant to chapter 118 of NRS.*

**3. *The form must be made available, free of charge:***

*(a) By the Real Estate Division at its principal office designated pursuant to NRS 645.170 and at each branch office established pursuant to NRS 645.170 and on any Internet website maintained by the Division; and*

*(b) By the county recorder at the office of the county recorder and on any Internet website maintained by the county recorder in his or her official capacity.*

**Sec. 1.5.** NRS 111.237 is hereby amended to read as follows:

111.237 1. Every provision in a written instrument relating to real property which purports to forbid or restrict the conveyance, encumbrance, leasing or mortgaging of such real property to any person of a specified race, color, religion, ancestry, national origin, *disability, familial status, sex*, sexual orientation, or gender identity or expression is ~~voidable by the grantee, the grantee's successors and assigns in the manner prescribed in subsection 3.~~ **void and unenforceable** and every restriction or prohibition as to the use or occupation of real property because of the user's or occupier's race, color, religion, ancestry, national origin, *disability, familial status, sex*, sexual orientation, or gender identity or expression is ~~voidable by the grantee, the grantee's successors and assigns in the manner prescribed in subsection 3.~~ **void and unenforceable.**

2. Every restriction or prohibition, whether by way of covenant, condition upon use or occupation, or upon transfer of title to real property, which restriction or prohibition directly or indirectly limits the acquisition, use or occupation of such property because of the acquirer's, user's or occupier's race, color, religion, ancestry, national origin, *disability, familial status, sex*, sexual orientation, or gender identity or expression is ~~voidable by the grantee, the grantee's successors and assigns in the manner prescribed in subsection 3.~~ **void and unenforceable.**

3. ~~The owner or owners of any real property subject to any restriction or prohibition specified in subsections 1 and 2 may record an affidavit declaring such restrictions or prohibitions to be void in the office of the county recorder in which such real property is located, and such recording shall operate to remove such restrictions or prohibitions.~~ **The owner or owners of any real property subject to a restriction or prohibition that is void and unenforceable by operation of law pursuant to subsection 1 or 2 may record a form prescribed by the Real Estate Division of the Department of Business and Industry pursuant to section 1 of this act declaring that all such restrictions or prohibitions are removed from the referenced original written instrument.**

4. **The form must be completed and signed by the owner or owners of the real property and filed in the office of the county recorder in which the real property is located.**

5. **If the form is filed with the appropriate county recorder pursuant to subsection 4, the county recorder shall record and index the form with any other restriction or prohibition upon real property, including, without limitation, real property within a common-interest community pursuant to chapter 116 of NRS.**

6. *If the form is not filed with the county recorder of the appropriate county pursuant to subsection 4, the county recorder shall transfer the form to the county recorder of the appropriate county for recording and indexing in the manner described in subsection 5.*

7. *Nothing in this section regarding familial status shall be construed to apply to housing for older persons so long as such housing complies with the requirements of 42 U.S.C. § 3607.*

8. *As used in this section:*

(a) *“Disability” means, with respect to a person:*

(1) *A physical or mental impairment that substantially limits one or more of the major life activities of the person;*

(2) *A record of such an impairment; or*

(3) *Being regarded as having such an impairment.*

(b) *“Familial status” means the fact that a person:*

(1) *Lives with a child under the age of 18 and has:*

(I) *Lawful custody of the child; or*

(II) *Written permission to live with the child from the person who has lawful custody of the child;*

(2) *Is pregnant; or*

(3) *Has begun the proceeding to adopt or otherwise obtain lawful custody of a child.*

**Sec. 2.** NRS 111.312 is hereby amended to read as follows:

111.312 1. The county recorder shall not record with respect to real property, a notice of completion, a declaration of homestead, ***a declaration of removal of discriminatory restriction***, a lien or notice of lien, an affidavit of death, a mortgage or deed of trust, any conveyance of real property or instrument in writing setting forth an agreement to convey real property or a notice pursuant to NRS 111.3655 unless the document being recorded contains:

(a) The mailing address of the grantee or, if there is no grantee, the mailing address of the person who is requesting the recording of the document; and

(b) Except as otherwise provided in subsection 2, the assessor’s parcel number of the property at the top left corner of the first page of the document, if the county assessor has assigned a parcel number to the property. The parcel number must comply with the current system for numbering parcels used by the county assessor’s office. The county recorder is not required to verify that the assessor’s parcel number is correct.

2. Any document relating exclusively to the transfer of water rights may be recorded without containing the assessor’s parcel number of the property.

3. The county recorder shall not record with respect to real property any deed, including, without limitation:

(a) A grant, bargain or deed of sale;

(b) Quitclaim deed;

(c) Warranty deed; or

(d) Trustee’s deed upon sale,

↪ unless the document being recorded contains the name and address of the person to whom a statement of the taxes assessed on the real property is to be mailed.

4. The assessor's parcel number shall not be deemed to be a complete legal description of the real property conveyed.

5. Except as otherwise provided in subsection 6, if a document that is being recorded includes a legal description of real property that is provided in metes and bounds, the document must include the name and mailing address of the person who prepared the legal description. The county recorder is not required to verify the accuracy of the name and mailing address of such a person.

6. If a document including the same legal description described in subsection 5 previously has been recorded, the document must include all information necessary to identify and locate the previous recording, but the name and mailing address of the person who prepared the legal description is not required for the document to be recorded. The county recorder is not required to verify the accuracy of the information concerning the previous recording.

**Sec. 3.** This act becomes effective upon passage and approval for the purpose of performing any preparatory administrative tasks necessary to carry out the provisions of this act, and on October 1, 2019, for all other purposes.

Assemblyman Yeager moved the adoption of the amendment.

Remarks by Assemblyman Yeager.

Amendment adopted.

Bill ordered reprinted, reengrossed and to third reading.

#### MOTIONS, RESOLUTIONS AND NOTICES

Assemblywoman Benitez-Thompson moved that Assembly Bill No. 499; Senate Bills Nos. 72, 74, 97, 154, 274, 286, and 331 be taken from the General File and placed on the General File for the next legislative day.

Motion carried.

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

Assembly in recess at 12:20 p.m.

#### ASSEMBLY IN SESSION

At 12:21 p.m.

Mr. Speaker presiding.

Quorum present.

## REMARKS FROM THE FLOOR

Assemblywoman Benitez-Thompson moved that the following remarks be entered in the Journal.

Motion carried.

Mr. Speaker requested the privilege of the Chair for the purpose of making the following remarks:

The hardest thing that I have had to do thus far as Speaker is try to figure out how to gavel in the floor today and find a way to move this body forward without skipping a beat; how to remind ourselves that this institution was here long before we got here and that it will be here long after we leave it. How do we dust off and get back in the saddle to do what we were elected to do? How can we fathom continuing the work that we were elected to do—let alone with the same passion, enthusiasm, and vision that we had before—when the brightest, most selfless, most pure public servant was taken from us so suddenly and unexpectedly? I am here to tell you we can. We must, in fact, take that same passion and light it on fire like never before. We must take that same enthusiasm and lift up our collective shoulders, and from that heightened perspective, we must take that vision and focus like we have never focused before.

What our friend—my brother of over 20 years—spent his life doing is team building for causes greater than any one person or group. What he did in departing from us so early is remind us that we are here for causes greater than any one of us. Let us make the celebration of Tyrone's life the greatest team building exercise imaginable. Grieve, because we hurt, and respect that we will all grieve differently. Reminisce, because we have fond memories and lessons from the time we were honored and blessed to have shared with an angel. Then focus together on appreciating each other as family who all sacrifice to be here for a greater purpose, and on the tasks before us. And compromise as well, in purposeful and respectful disagreement.

We will have grief counseling available for anyone struggling to deal with our loss. We will have each other to share in the memories of rich experiences that we have had with our friend. We have the vision planted in each of us to make a greater purpose than our own the priority over the next four weeks.

Tyrone has and is right now reminding us that we are family. Let us do what we are here to do on behalf of all Nevadans, and be humbled by the selfless example of our friend, who never forgot that this is all bigger than any single one of us. Tyrone loved this institution, this body, and each of us. We loved him back. So in the name of our great friend, let us not only do great things, let us do things greatly.

ASSEMBLYMAN WHEELER:

Today we rise for one of ours, all of ours. Together, today our legislative family will grieve and remember Tyrone Thompson. The loss of his presence and his powerful light will be remembered in everyone he touched, which is everyone. Assemblyman Thompson was one of the kindest and most thoughtful people I have ever had the honor to serve with in this Assembly. We did not agree on almost anything but we agreed on the process. We agreed on what we wanted for this state. So let us move forward, all of us together. Let us honor one of our own and let us honor our state. On behalf of the Assembly Republican Caucus we want to send our deepest condolences to all of Assemblyman Thompson's friends, family, extended family, which includes all of us, and all the lives that he has touched. God bless you.

ASSEMBLYWOMAN TITUS:

I know that we all have tears in our eyes today, but I know that Tyrone would love it if we smiled a little bit. From that little *Cat in the Hat* book there to all of the other individual memories we have of him, if we do not give him a little laugh and a smile, he will be so disappointed.

Many of you know that I go for morning runs. I do that for my physical health, but I also do it for my mental health. When I was out on my run, I thought that Tyrone is the kind of guy who would love this poem. So this is for you Tyrone: I am the gentle autumn's rain, / Do not stand at my grave and weep / I am not there; I do not sleep. / I am a thousand winds that blow, / I am the diamond glints on snow, / I am the sunlight on the ripened grain, / I am the gentle autumn rain. /

When you wake in the morning hush, / I am the swift uplifting rush / Of quiet birds in circling flight. / I am the soft starlight at night. / Do no stand at my grave and weep; / I am not there. / I do not sleep.

We will all miss him, but we will always have a story with a smile in it.

ASSEMBLYWOMAN KRASNER:

I stand today to honor my friend and colleague, Assemblyman Tyrone Thompson, who was passionate about education and a mentor to the youth of this state. He was nice to everyone and could always put a smile on your face. He will be deeply missed.

Mr. Speaker requested the privilege of the Chair for the purpose of making the following remarks:

I want to acknowledge Assemblywoman Titus' comment about a little comedy. I am going to take a couple of minutes to give anybody a chance to gather themselves. I will remind folks that you all know Tyrone is somewhere organizing a team building exercise right now, mentoring some new souls, and making sure that there is a welcoming committee for all of us at some point. He just cannot help it.

We will have information about a service in Clark County. After that service we will also have information about a service up here in Carson City. We will also plan on having a tribute here on the floor that will take some time to get ready. We will continue to honor the life of Tyrone Thompson. I mentioned that there will be grief counseling available, and I would encourage all of us to lift each other up. Tyrone would not have wanted anything different. We have a wonderful reminder of what we are all here for and how much more we have in common than not.

ASSEMBLYWOMAN MONROE-MORENO:

The Thompson family asked me to express their thanks to you. The family wants to thank you for being his colleague, his friend, and for loving him. They know that each and every one of you has a story to share about some experience you had with him, and they want you to share those stories. They want you to cry, but they want you to laugh because that is all part of grieving. But after that, they want you to celebrate his life and know that although he is absent from us, he is in the presence of God. He is singing, he is dancing, probably with Whitney [Houston]. And as the Speaker said, he is probably up there organizing the angels in a group motivational exercise and looking down on us and hoping that we continue the work that he started.

To the staff, they especially wanted you to know they truly appreciate the way you wrapped them in love while they were here. They feel that you are their family and you made them feel loved.

#### UNFINISHED BUSINESS

##### SIGNING OF BILLS AND RESOLUTIONS

There being no objections, the Speaker and Chief Clerk signed Assembly Bills Nos. 7, 9, 12, 24, 31, 63, 91, 98, 134, 189, 207, 221; Senate Bill No. 32.

##### MOTIONS, RESOLUTIONS AND NOTICES

The Assembly observed a moment of silence in remembrance of Assemblyman Tyrone Thompson.

Assemblywoman Benitez-Thompson moved that the Assembly recess until 4:45 p.m.

Motion carried.

Assembly in recess at 12:35 p.m.

## ASSEMBLY IN SESSION

At 5:03 p.m.

Mr. Speaker presiding.

Quorum present.

Mr. Speaker appointed Assemblymen Smith and Titus as a committee to invite the Senate to meet in Joint Session with the Assembly to hear an address by United States Representative Steven Horsford.

The President of the Senate and members of the Senate appeared before the bar of the Assembly.

Mr. Speaker invited the President of the Senate to the Speaker's rostrum.

Mr. Speaker invited the members of the Senate to chairs in the Assembly.

## IN JOINT SESSION

At 5:09 p.m.

President of the Senate presiding.

The Secretary of the Senate called the Senate roll.

All present.

The Chief Clerk of the Assembly called the Assembly roll.

All present except Assemblymen Carrillo, Hambrick, Martinez, and Neal, who were excused, and one heavenly vacancy.

The President of the Senate appointed a Committee on Escort consisting of Senator Brooks and Assemblywoman Monroe-Moreno to wait upon United States Representative Steven Horsford and escort him to the Assembly Chamber.

The Committee on Escort, in company with The Honorable Steven Horsford, United States Representative from Nevada, appeared before the bar of the Assembly.

The Committee on Escort escorted the Representative to the rostrum.

The Speaker of the Assembly welcomed Representative Horsford and invited him to deliver his message.

Representative Horsford delivered his message as follows:

MESSAGE TO THE LEGISLATURE OF NEVADA  
EIGHTIETH SESSION, 2019

I will not stand on ceremony today. One of God's angels, our colleague and dear friend Assemblyman Tyrone Thompson, has been called home. And so the question for all of us today—What would Ty do? And what does his example mean for those who hope to make the difference he has made, in his devotion to family, community, and public service? Tyrone was always concerned about the needs and well-being of those around him. I believe he would want—in truth expect—all of us to carry on his work and to make life better for others.

First is family. Ty would want us to do all we can to show our love, care, and concern for family. He loved having his cousins join for family canvass of his district. For Ty, it was about bringing together the people he loved most and showing them how important they are to his work for the community he grew up in. How can we model this same commitment to those we care about, to show appreciation and recognition to those who have come before and who deserve our respect?

We all can share a story about Ty's commitment to his community. For me, it was more than 20 years ago when I got to know Ty through a mutual friend, Shannon West, who went on to be memorialized at her passing for setting a course to eradicate homelessness in southern Nevada. The two were quite a pair, and you could not say no when they called and needed your help on a community initiative. Ty's passion for service and community was reinforced by action.

He was on the front lines advocating for children in family court as a CASA [Court Appointed Special Advocate] advocate. Through his life coaching and mentoring efforts, he spearheaded the annual Clark County Summer Business Institute, providing summer college and career exploration for high school students.

And when he was not in a classroom reading to elementary school children, he was volunteering with the Southern Nevada Homelessness Continuum of Care, assisting with the annual Point-in-Time count or working to connect efforts to address homeless challenges regionally.

From improving funding for education in Nevada, addressing racial equity and inclusion, volunteering with Camp Anytown, supporting Project Homeless Connect and Family Connects, to launching the My Brother's Keeper Initiative, Tyrone was consistently present leading the way to make our community and the people in it stronger. And so our charge now is to ensure this work is carried on and the vision for a strong community Ty cared so much about are realized.

When Tyrone had the opportunity to be appointed and then elected to the Assembly in District 17, it was a dream come true for him. He wanted to be part of this honorable body, to propose new ideas to move our state forward, and to bring an experienced and pragmatic voice to the challenges we face. He became a leader and champion to increase funding for a more equitable education for all students, to advocate for universal background checks, and to make our schools and communities safe from gun violence. And as this body works hard over the final 28 days of this session, we can all take a lesson from Chairman Thompson—to listen to one another, to respect those on the other side of the argument, and to achieve consensus so we can deliver for the people who elected us to serve them. Ty's commitment to living his values is one of the most enduring lessons he has given us.

It is not lost on me that Tyrone's unforeseen health complications are also a lesson to be heeded. At the age of 52, he still had so much more to offer—to his community, in public service, and most importantly to his family. Tyrone's passing is a stark reminder that while the work we do is important, so is our health. We have to take care of ourselves in order to have the strength and good health to advocate for our constituents. This is a lesson I learned all too well when I had my own health scare and underwent a six-way heart bypass surgery. In part, it was hereditary and in part it was because of a lack of knowledge about my own health challenges. I am fortunate; my life was saved. My heart surgery served as a wake-up call for me to take better care of myself. But it also helped me better understand a challenge that many of our constituents face daily: the rising costs of prescription drugs. I rely on multiple pills I have to take daily, medications that I have watched increase in price month after month and year after year. Too many of our constituents are familiar with this disturbing trend, and they have encountered dire choices in the process. I have listened to these painful stories and I know you have too.

That is why I introduced the SPIKE Act [Stopping the Pharmaceutical Industry from Keeping Drugs Expensive], bipartisan legislation to rein in the cost of drugs by holding pharmaceutical companies accountable for price gouging. Under the SPIKE Act, drug companies will have to justify and disclose big increases in drug prices. I am proud to have modeled the SPIKE Act after landmark legislation passed by this body in 2017. Senator Yvanna Cancela authored that law to bring transparency to insulin pricing and to help Nevadans with diabetes fight back against drug industry price gouging. Senator Cancela's bill attracted support from both sides of the aisle, and was signed into law by former Republican Governor Brian Sandoval. And this model has attracted the same bipartisan support at the national level where it recently passed the Ways and Means Committee on a unanimous, bipartisan vote of 40-0.

As one of the six Nevadans sent to represent our state in Washington D.C., I will continue to work with members of this body to ensure that great policies like Senator Cancela's drug transparency model are getting the national hearing they deserve. My job is to make sure Nevadans are heard in Washington. That is the job you sent me to Washington to do. And when I return to Nevada's 4th Congressional District, my job is to amplify the voices of community members across our state who need the help of our elected leaders. That is what each of us are elected to do and that is what Tyrone did so effectively.

I am truly honored to serve this great state. And I am blessed to serve alongside so many leaders at the federal, state, and local levels who are committed to improving the lives of families across the Silver State. In closing, I would like to thank Lieutenant Governor Marshall, Attorney General Ford, Senate President pro Tem Denis, Speaker Frierson, Majority Leaders Canizzaro and Benitez-Thompson, Minority Leaders Settlemeyer and Wheeler, and all the members of the Senate and Assembly for allowing me to address the Legislature this evening. Thank you to the constitutional officers for being here and for your continued stewardship of our great state.

As we mourn the loss of our dear friend and colleague, let us recommit ourselves to the work he would want and expect us to lead—for family, for community, for service. God bless you, God bless the state of Nevada, and God bless the United States of America.

Senator Parks moved that the Senate and Assembly in Joint Session extend a vote of thanks to Representative Horsford for his timely, able, and constructive message.

Seconded by Assemblyman Assefa.  
Motion carried.

The Committee on Escort escorted Representative Horsford to the bar of the Assembly.

Assemblywoman Miller moved that the Joint Session be dissolved.  
Seconded by Senator Hammond.  
Motion carried.

Joint Session dissolved at 5:27 p.m.

#### ASSEMBLY IN SESSION

At 5:33 p.m.  
Mr. Speaker presiding.  
Quorum present.

#### GUESTS EXTENDED PRIVILEGE OF ASSEMBLY FLOOR

On request of Assemblyman Assefa, the privilege of the floor of the Assembly Chamber for this day was extended to Meseret Ambachew and Naomi Gebremariam.

On request of Assemblywoman Backus, the privilege of the floor of the Assembly Chamber for this day was extended to Sandy Backus-Allred, Rebecca Davis, Nita Stonestreet, Marc McDermont, and Antonio Ramirez.

On request of Assemblywoman Bilbray-Axelrod, the privilege of the floor of the Assembly Chamber for this day was extended to Susan Florian.

On request of Assemblyman Carrillo, the privilege of the floor of the Assembly Chamber for this day was extended to Caleb Chavez.

On request of Assemblywoman Cohen, the privilege of the floor of the Assembly Chamber for this day was extended to and Tony Hickman.

On request of Assemblywoman Duran, the privilege of the floor of the Assembly Chamber for this day was extended to Jim Sullivan.

On request of Assemblyman Flores, the privilege of the floor of the Assembly Chamber for this day was extended to Frank Perez and Jose Rivera.

On request of Assemblyman Frierson, the privilege of the floor of the Assembly Chamber for this day was extended to Asha Jones, Kyle George, and Samantha Bivins.

On request of Assemblyman Hafen, the privilege of the floor of the Assembly Chamber for this day was extended to Tracy Davis and Deb Paul.

On request of Assemblyman Leavitt, the privilege of the floor of the Assembly Chamber for this day was extended to Lynnette Hull and Thelma Reindollar.

On request of Assemblywoman Martinez, the privilege of the floor of the Assembly Chamber for this day was extended to Carlos Hernandez, Gavin Garcia, and Mariah Davis.

On request of Assemblywoman Miller, the privilege of the floor of the Assembly Chamber for this day was extended to Andrew Ryan and Annette Magnus.

On request of Assemblywoman Munk, the privilege of the floor of the Assembly Chamber for this day was extended to Mari Hawley and Crystal Allen.

On request of Assemblyman Smith, the privilege of the floor of the Assembly Chamber for this day was extended to Harmony Ruth and Dielle Telada.

On request of Assemblywoman Spiegel, the privilege of the floor of the Assembly Chamber for this day was extended to Emily Ross.

On request of Assemblywoman Titus, the privilege of the floor of the Assembly Chamber for this day was extended to Laurel Wilson.

On request of Assemblyman Watts, the privilege of the floor of the Assembly Chamber for this day was extended to Dulce Valencia.

On request of Assemblyman Yeager, the privilege of the floor of the Assembly Chamber for this day was extended to Joshua Rosoff and Mario Arias.

Assemblywoman Benitez-Thompson moved that the Assembly adjourn until Tuesday, May 7, 2019, at 11:30 a.m., and that it do so in the memory of Assemblyman Tyrone Thompson.

Motion carried.

Assembly adjourned at 5:27 p.m.

Approved:

JASON FRIERSON  
*Speaker of the Assembly*

Attest: SUSAN FURLONG  
*Chief Clerk of the Assembly*