Senate called to order at 11:03 a.m.
President Marshall presiding.
Roll called.
All present.
Prayer by the Chaplain, Pastor Bruce Henderson.
O, Lord God, I am thankful to be here at this time, at this place and with these people. Please bless them in this great work. Lord, our Country is going though turbulent times. In a moment, we will recite a pledge of allegiance. We ask now that we might truly be “… one nation, under God, indivisible, with liberty and justice for all.”
Please hear our prayer and our pledge. In Your Name, we pray.

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 COMMITTEE

Madam President:
Your Committee on Education, to which was referred Senate Bill No. 83, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

MOISES DENIS, Chair

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

Senate in recess at 11:07 a.m.

SENATE IN SESSION

At 11:08 a.m.
President Marshall presiding.
Quorum present.
By Senator Scheible:

Senate Bill No. 103—AN ACT relating to insurance; prohibiting property insurers from discriminating based on the breed of dog at a property; and providing other matters properly relating thereto.

Senator Scheible moved that the bill be referred to the Committee on Commerce and Labor.

Motion carried.

By Senators Brooks, Harris and Assemblyman Leavitt:

Senate Bill No. 104—AN ACT relating to motor vehicles; authorizing the use of certain devices in motor vehicles which cause certain stop lamps to flash briefly upon the application of brakes; and providing other matters properly relating thereto.

Senator Brooks moved that the bill be referred to the Committee on Growth and Infrastructure.

Motion carried.

By Senator Harris:

Senate Bill No. 105—AN ACT relating to public health; establishing provisions concerning medical certificates of death relating to a patient who self-administers a controlled substance designed to end his or her life; authorizing a physician to prescribe a controlled substance that is designed to end the life of a patient under certain circumstances; imposing requirements on certain providers of health care relating to the records of a patient who requests a controlled substance that is designed to end his or her life; prohibiting persons other than a patient from administering a controlled substance that is designed to end the life of the patient; providing immunity to certain providers of health care who take certain actions relating to prescribing or dispensing a controlled substance that is designed to end the life of a patient; prohibiting certain fraudulent or coercive acts for the purpose of causing a person to self-administer a controlled substance that is designed to end of the life of the person; authorizing the owner or operator of a health care facility to prohibit certain persons from providing certain services relating to a controlled substance that is designed to end the life of a patient; prohibiting a person from conditioning provisions of a will, contract, agreement or policy of life insurance on the request for or acquisition or administration of a controlled substance designed to end the life of the person; prohibiting an insurer from refusing to sell or provide life insurance or denying benefits to or imposing additional charges against a policyholder or beneficiary because the insured requested or revoked a request for a controlled substance designed to end the life of the insured; providing a penalty; and providing other matters properly relating thereto.
Senator Harris moved that the bill be referred to the Committee on Health and Human Services.
Motion carried.

By Senator Harris:
Senate Bill No. 106—AN ACT relating to property; enacting the Uniform Easement Relocation Act; and providing other matters properly relating thereto.
Senator Harris moved that the bill be referred to the Committee on Judiciary.
Motion carried.

By Senator Ohrenschall:
Senate Bill No. 107—AN ACT relating to civil actions; establishing a 4-year statute of limitations for commencing an action for wrongful termination of employment; revising provisions relating to the default statute of limitations for certain causes of action whose statute of limitations is not otherwise expressly prescribed by law; and providing other matters properly relating thereto.
Senator Ohrenschall moved that the bill be referred to the Committee on Judiciary.
Motion carried.

By the Committee on Judiciary:
Senate Bill No. 108—AN ACT relating to the administration of justice; requiring any person employed in the criminal justice system in this State to complete periodic training relating to implicit bias and cultural competency; requiring the Attorney General to adopt regulations concerning such training; requiring any person who files with a court a petition commencing a juvenile proceeding to file an affidavit certifying certain information; prohibiting a court from accepting a petition commencing a juvenile proceeding unless the petition is accompanied by such an affidavit; and providing other matters properly relating thereto.
Senator Scheible moved that the bill be referred to the Committee on Judiciary.
Motion carried.

By Senator Spearman:
Senate Bill No. 109—AN ACT relating to governmental agencies; requiring governmental agencies to request from certain persons information related to sexual orientation and gender identity; providing, with certain exceptions, that such information is confidential; requiring a governmental agency to annually report certain information related to sexual orientation and gender identity to the Director of the Legislative Counsel Bureau; and providing other matters properly relating thereto.
Senator Spearman moved that the bill be referred to the Committee on Government Affairs.
Motion carried.

By Senator Spearman:
Senate Bill No. 110—AN ACT relating to technology; creating the Emerging Technologies Task Force within the Department of Business and Industry; prescribing the membership, powers and duties of the Task Force; authorizing the Director of the Department to create an Opportunity Center for Emerging Technology Businesses as part of the Office of Business Finance and Planning of the Department; and providing other matters properly relating thereto.
Senator Spearman moved that the bill be referred to the Committee on Government Affairs.
Motion carried.

By Senator Kieckhefer:
Senate Bill No. 111—AN ACT relating to education; revising provisions relating to the selection of the board of trustees of certain school districts; and providing other matters properly relating thereto.
Senator Kieckhefer moved that the bill be referred to the Committee on Education.
Motion carried.

By Senator Hansen:
Senate Bill No. 112—AN ACT relating to pharmacy; exempting certain products for the treatment of domestic animals from regulation under state law; and providing other matters properly relating thereto.
Senator Hansen moved that the bill be referred to the Committee on Commerce and Labor.
Motion carried.

REMARKS FROM THE FLOOR
Senator Cannizzaro requested that her remarks be entered in the Journal.

Today, I have the honor of bringing attention to the groups of Indigenous people of Nevada whose ancestors were the first inhabitants of this land. If you were to look at a map, there are four main tribal groups whose ancestral ranges are in graduating arcs. The first arc is the home of the Washoe Tribe and includes the Lake Tahoe, Reno and Carson City area. The next arc is the home of the Northern Paiute and extends from the California border to central Nevada around Battle Mountain. The third arc is home to the Western Shoshone and extends from central Nevada to the eastern border with Utah. The fourth arc is home to the Southern Paiute tribe and surrounds the Las Vegas area in the southern part of the State.
The State is more than simply an ancient homeland to tribal groups, it is home to the descendants of Nevada’s Indigenous people. The tribal groups today are vibrant and alive with cultural traditions, language, governmental organizations and economic contributions. Tribal groups in Nevada are diverse in their language, governments and histories. Ideologies of Native traditional beliefs and spirituality persist into modern day life and are incorporated into how tribes govern and manage their affairs.
The sovereignty of the tribal groups is important to their implementation of self-government, cultural preservation, and the People’s control of their future. Even though the groups are
sovereign, tribal members vote in elections and abide by State and county laws. Modern-day contributions of the Indigenous population include economic development on tribal land that provides employment opportunities. Various projects by tribal communities include renewable energy, installing fiber optics to expand broadband for telehealth infrastructure, building a master-planned golf resort, providing donations to educational programs for tribal members about gaming operations and laws and sustaining agricultural cultivation and cattle-raising programs.

In Nevada, we all benefit from the ideas, culture, and civic participation of all of our fellow citizens. The tribal groups we honor today are important to understanding the heritage of the region we call Nevada, and to recognizing that although native cultures have strong traditions, these communities continue to evolve with the world.

Today, we recognize the work of the Nevada Indian Commission in developing a strong government-to-government relationship between the State and tribal groups. We recognize the value of continuing a trusting relationship to ensure the cultural understanding of our Indigenous population as we observe Nevada Tribes Day at the Legislature.

Senator Cannizzaro moved that the Senate adjourn in honor of Nevada Tribes Day until Thursday, February 11, 2021, at 11:00 a.m.
Motion carried.

Senate adjourned at 11:20 a.m.
Approved: KATE MARSHALL
President of the Senate

Attest: CLAIRE J. CLIFT
Secretary of the Senate