Mar. 31-Read third time. Passed. Title approved. To Assembly.

Apr. 1-in Assembly. To enrollment.

Apr. 2—Enrolled and delivered to Governor.

Apr. 6-Approved by the Governor. Chapter 70.

Effective April 6, 1981.

A. B. 377—Horn (by request), Mar. 24.

Summary—Permits districts attorney to refer person suspected of child abuse or neglect to social agency for treatment or counseling. (BDR 16-1436) Fiscal Note: Effect on Local Government: No. Effect on the State or on Industrial Insurance: No.

Mar. 24—Read first time. Referred to Committee on Judiciary. To printer.

Mar. 25-From printer. To committee.

A. B. 378—Hickey, Bennett, Chaney, May, Price, Vergiels, Thompson, Barengo, Banner and Foley, Mar. 24.

Summary—Creates office of minority businesses in department of economic development. (BDR 18-918) Fiscal Note: Effect on Local Government: No. Effect on the State or on Industrial Insurance: Yes.

Mar. 24—Read first time. Referred to Committee on Government Affairs. To printer.

Mar. 25-From printer. To committee.

Apr. 15—From committee: Do pass, and re-refer to Committee on Ways and Means. Re-referred to Committee on Ways and Means. To committee.

A. B. 379—Hickey, Vergiels, Dini, Bremner, Jeffrey, Schofield, Kovacs, Malone, Hayes, Thompson, Foley, Craddock, Horn, Chaney and Redelsperger, Mar. 25.

Summary—Provides for submission to voters of amendments to Sales and Use Tax Act. (BDR 32-1671) Fiscal Note: Effect on Local Government: Yes. Effect on the State or on Industrial Insurance: Yes.

Mar. 25—Read first time. Referred to Committee on Taxation. To printer.

Mar. 26—From printer. To committee.

A. B. 380—Hayes, Horn, Westall, Vergiels and Hickey, Mar. 25.

Summary—Makes appropriation to "Rape Crisis Center" in Las Vegas, Nevada. (BDR S-1468) Fiscal Note: Effect on Local Government: No. Effect on the State or on Industrial Insurance: Contains Appropriation.

Mar. 25—Read first time. Referred to Committee on Ways and Means.

To printer.

To printer.

Mar. 26—From printer. To committee.

4/29, 4/30

May 5—From committee: Amend, and do pass as amended. Placed on Second Reading File. Read second time: Amended. To printer.

May 6—From printer. To engrossment. Engrossed. First reprint. Placed on General File. Read third time. Passed, as amended. Title approved, as amended. To Senate.

May 7—In Senate. Read first time. Referred to Committee on Finance. To committee.

May 15—From committee: Do pass. 1

May 16-Read second time.

May 18—Read third time. Passed. Title approved. To Assembly.

May 19-In Assembly. To enrollment.

May 20-Enrolled and delivered to Governor.

May 25—Approved by the Governor. Chapter 319.

Effective May 25, 1981.

Date: 4/29/81
Page: 1

MEMBERS PRESENT:

Chairman Bremner

Vice Chairman Hickey

′29/81 ige 1 Mr. Bergevin Mr. Brady Mr. Coulter Mr. Glover Mrs. Hayes

Mr. Horn
Mr. Marvel
Mr. Rhoads
Mr. Robinson
Mr. Vergiels

Mrs. Westall

ALSO PRESENT:

Bill Bible, Fiscal Analyst; Judy Matteucci, Deputy Fiscal Analyst; Mike Alastuey, Deputy Budget Director (SEE ATTACHED GUEST LIST)

Chairman Bremner called the meeting to order at 8:00 a.m.

AB 380 Makes appropriation to "Rape Crisis Center" in Las Vegas, Nevada.

Mrs. Florence McClure, Director, Community Action Against Rape, appeared on behalf of this bill and requested an appropriation of \$44,128.55 to fund the Center for the next biennium.

Mrs. McClure explained the background of this organization which was incorporated in January, 1974. The City of Las Vegas furnish office space and the Center has been operating under a federal grant which expired December 31, 1980.

Mrs. McClure said that the Rape Crisis Center needs to stay in existence since it is the only real advocacy program for victims of sexual assualt. She told of her efforts to raise funds and said she was appearing before the committee as a last resort. The Center is presently operating on an emergency one-time grant of \$20,000 from United Way, and Mrs. McClure said that she was still exploring all possibilities of obtaining federal funds, but she was not at all hopeful. Mrs. McClure added that she believed the budget presented and approved by the Board of Directors on August 10, 1980, could be reduced by \$2,000 or \$2,500.

Chairman Bremner commented that the committee was receiving requests daily for programs that have lost federal funding and the state is unable to grant all such requests.

Chairman Bremner asked if Mrs. McClure thought it would be possil to generate local support if the state were to give her matching money. Mrs. McClure said the program does not lend itself to fund raising as many other organizations do and she believed it would be difficult, if not impossible, to get matching funds.

In response to Mr. Robinson's question, Mrs. McClure said less than 5 percent of rape victims failed to report the crime to police. She further explained the various services offered to these victims by the Center and its volunteers. She also told Mr. Coulter she had tried to raise funds via newspapers, radio and television.

Mrs. McClure stated that any state funds received would be returned if she found another funding source.

Mr. Larry Ketzenberger, Las Vegas Metropolitan Police Department, stated that Sheriff McCarthy had requested him to support Mrs. McClure's request for funding. From the standpoint of his department and the investigators in the sexual assault unit, Mr. Ketzenberger said Mrs. McClure's efforts over the years have been well received and she offers much assistance. The Police Department has had better and more prosecution of rape cases as a result of Mrs. McClure's counselors, he said. He urged the committee to approve the appropriation.

United a Minute

"Clark County" and retain the appropriation of \$32,000 each year of the biennium to be matched by non-state funds, seconded by Mr. Glover. Motion approved.

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Mr. Hickey moved DO. PASS AS AMENDED, seconded by Mr. Marvel. Motion carried unanimously.

AB 353 MAKES APPROPRIATION FOR REPAIR OF ROOFS OF VARIOUS STATE BUILDINGS.

Mr. Glover said that the Capital Improvement Subcommittee determine that the roofs in question are in need of repair. He suggested that the roofs at the prison be done first and then checked on the quality of the work done before further expenditures are incurred with the program.

Mr. Hickey said he would like comparative figures for the cost of repairing the roofs between contracting the work and the proposed roofing program in AB 353. Chairman Bremner said that to contract the work is much more costly and this program is worth the try because if it does work it could save the state a considerable amount of money.

Mr. Glover moved DO PASS with a letter of intent stating that a report be given to the Interim Finance Committee upon completion of the first roof, seconded by Mrs. Hayes. Motion carried unanimously.

AB 161 EXTENDS THE PROVISIONS FOR MILITARY LEAVE FOR PUBLIC OFFICE AND EMPLOYEES AND FOR MEMBERS OF CERTAIN MILITARY ORGANIZATIONS.

Mr. Robinson said that this bill is an effort to encourage young people to stay in the military in the reservists category.

Mr. Brady said that since this bill stipulates that only governmental employees be paid while on reservists duty that he considered it "double dipping."

Mr. Robinson moved DO PASS of AB 161, seconded by Mr. Glover. Motion approved with Mr. Brady, Mr. Marvel, Mr. Rhoads, Mr. Hickey, Mr. Horn and Mr. Bergevin voting NO.

AB 380 MAKES APPROPRIATION TO "RAPE CRISIS CENTER" IN LAS VEGAS, NEVADA.

Mr. Robinson moved DO PASS of AB 380, seconded by Mrs. Hayes, Mr. Coulter said it was his oplnion that matching funds should be sought in this program.

Mr. Robinson moved to amend the bill to reduce the amount of the appropriation from \$44,128.55 to \$42,000, seconded by Mrs. Hayes.

Mr. Glover suggested that the \$42,000 be generated from the proposed legislation (SB 371) that increases the marriage license fee by \$5.

Mr. Rhoads expressed his concurn that passage of this bill would encourage requests from other parts of the state to fund similar programs in their counties as well.

Senator Sue Wagner addressed the committee upon request in a response to the committee's proposal to generate the proposed \$42,000 each year of the biennium for the Rape Crisis Center from funds that will be received from the additional \$5 increase in marriage license fees (SB 371). Senator Wagner noted that she is opposed to utilizing the funds generated from this increase for every single social service group because it is the intent of the organizations involved in the Navada Network for Domestic Violence to use the money for social services. However, the said that the is not opposed to funding for the Rape Crisis Center from the proposed increase in marriage license fees.

Mr. Robinson suggested that the \$5 increase be raised to \$6 and the additional dollar would be used to fund the Rape Crisis Center.

9/81 Ms. Foley said it was her opinion that not all women's programs come under the category of domestic violence and questioned the concept of funding other social programs from this bill.

Chairman Bremner said that, in effect, this would bring the funding for the Rape Crisis Center under the "umbrella" of services under SB 371.

Mr. Vergiels moved to amend AP 380 to stipulate that \$42,000 each year be earmarked from the county enterprise fund created by the passage of SB 371, seconded by Mrs. Hayes. Motion carried.
Mr. Vergiels moved DO PASS AS AMENDED, seconded by Mrs. Hayes. Motion carried.

AB 360 CREATES EXEMPTION FOR NONPROFIT PROMOTERS OF ATHLETIC EVENTS.

Mr. Marvel moved DO PASS of AP 360, seconded by Mr. Bergevin. Mr. Hickey said he would like to amend the bill to restrict this to local state amateur athletics only. He noted that the majority of the funds from this bill is used for salaries and travel, not for equipment. Mr. Bergevin noted that there may be a problem with the U.S. Constitution by limiting this to state organizations only. Mr. Frank Daykin, Legislative Counsel, said that AB 360 would limit a tax exemption to a situation where the money raised by the particular exempt event stayed in Nevada. Mr. Hickey said he would further like a letter of intent to the Athletic Commission to eliminate any misunderstanding on the judgment of who should be taxed. Mr. Robinson pointed out that all that would be necessary is for a corporation to be incorporated in the State of Nevada to qualify. Mr. Daykin noted that Mr. Hickey's proposed amendment would mandate that the money would also have to be spent here in Nevada.

Mr. Hickey moved to include the above amendment, seconded by Mr. Marvel, Motion approved with Mrs. Hayes and Mrs. Westall absent. Mr. Hickey moved DO PAGS AS AMPRICED, seconded by Mr. Marvel. Motion approved with Mrs. Westall and Mrs. Bayes absent.

AB 435 MAKES APTHOUGHATION FOR QUALL AND QUALL GURNLERS IN CLARK COUNTY.

Mr. Horn noted that there is an amendment to AB 435 that would reduce the appropriation from \$150,000 to \$75,000 and make it a 3 to 1 match; places the pheasant stamp money for upland game birds; removes the word "quail" out of the bill so that the guzzlers could be used for other birds; climinates the pheasant stamp entirely; does away with Clark County and makes it statewide and then indicates that any that had not been matched within a 5 year period of time reverts to the General Fund. Mr. Born moved to adopt the amendment as stated above; seconded by Mr. Robinson. Motion approved with Mrs. Hayes absent.

Mr. Horn moved DO PASS AS AMENDED, seconded by Mr. Robinson. Motion approved with Mrs. Hayes absent.

AB 257

PROVIDES FOR CREATION OF COUNTY BOARDS OF ALCOHOL AND DRUG ABUSE AND MAKES CONTINUING APPROPRIATION OF MONEY FROM LIQUOR TAXES FOR SUPPORT OF LOCAL PROGRAMS FOR PREVENTION AND TREATMENT OF THOSE ABUSES.

Mr. Bergevin moved INDEFINITE POSTPONEMENT, seconded by Mr. Rhoads. Motion approved with Mr. Hickey and Mr. Vergiels not voting.

Athletic Commission

Chairman Bremner said that the passage of AB 360 could reduce the budget for the Athletic Commission by \$2,000 in each year of the biennium under Contract Services. Mr. Glover moved to RE-OPEN Action of the biennium under Contract Services.

- (2) The sum of \$20,000 must be expended to present the performances in counties in which no casino entertainment tax is collected and provide compensation to a person whom the council appoints to act as a coordinator of all the performances presented pursuant to this section.
- 3. The musical performances may include without limitation opera, ballet, public dances and concerts of all kinds. They may be presented in any public building, park, school, college or university or in public institutions which care for blind, aged, imprisoned or physically or mentally disabled persons.
- 4. Payment of expenses, including without limitation the cost of hiring musical performers and necessary technical personnel and providing transportation required for the performances, must be made on claims certified by the council in the same manner in which other claims against the state are paid.
 - Sec. 2. This act shall become effective on July 1, 1982.".

Amend the title of the bill to read as follows:

"An Act relating to musical performances; making an appropriation for the provision of free live musical performances; and providing other matters properly relating thereto.".

Assemblyman Price moved the adoption of the amendment.

Remarks by Assemblyman Price.

Amendment adopted.

Bill ordered reprinted, engrossed and to the Concurrent Committee on Ways and Means.

Assembly Bill No. 380.

Bill read second time.

The following amendment was proposed by the Committee on Ways and Means:

Amendment No. 794.

Amend section 1, page 1, by deleting lines 1 and 2 and inserting:

"Section 1. The legislature finds that:

- 1. In Clark County there is effectively functioning a Rape Crisis Center whose funding from other sources is very likely to be withdrawn, and which contributes significantly to the relief of victims of domestic violence in that county; and
- 2. This combination of presently effective function with jeopardy of funding is the only such situation in relieving victims of domestic violence now brought to its attention in the state.

The legislature therefore declares that this is a special case to which a general law cannot be made applicable.".

Amend the bill as a whole by adding new sections to be designated as sections 2 and 3, following section 1, to read as follows:

- "Sec. 2. The board of county commissioners of Clark County shall from its fund for assistance to victims of domestic violence appropriate the sum of \$42,000 for each of the fiscal years beginning respectively on July 1, 1981, and July 1, 1982.
- Sec. 3. This act shall become effective upon passage and approval.".

Amend the title of the bill, on the first line by deleting "making" and inserting "directing Clark County to make".

Assemblyman Hayes moved the adoption of the amendment.

Remarks by Assemblyman Hayes.

Amendment adopted.

Bill ordered reprinted, engrossed and to third reading.

Assembly Bill No. 425.

Bill read second time.

The following amendment was proposed by the Committee on Judiciary:

Amendment No. 789.

Amend the bill as a whole by renumbering sections 1 through 5 as sections 2 through 6 and by adding a new section designated section 1, preceding section 1, to read as follows:

"Section 1. NRS 175.521 is hereby amended to read as follows:

175.5211. Where on a trial a defense of insanity is interposed by the defendant and he is acquitted by reason of that defense, the finding of the jury [shall have] has the same [force and] effect as if he were regularly adjudged insane, [as now provided by law,] and the judge [thereupon] shall forthwith order that the defendant be committed to the custody of the administrator of the mental hygiene and mental retardation division of the department of human resources until he is regularly discharged therefrom in accordance with law.

2. The administrator shall make the same reports and the court shall proceed in the same manner in the case of a person committed pursuant to this section as of a person committed because he is incompetent to stand trial pursuant to NRS 178.400 to 178.465, inclusive.".

Amend section 1, page 1, line 8, after "mentality" by inserting:

"to know the difference between right and wrong and".

Amend sec. 5, page 2, line 13, after "that" by inserting:

"he is dangerous to himself or to society or that".

Amend sec. 5, page 2, line 18, by deleting "psychiatric" and inserting:

"[psychiatric]".

Amend sec. 5, page 2, line 28, by deleting "psychiatric".

Amend the bill as a whole by deleting section 6.

Amend sec. 7, page 2, line 41, by deleting "initial".

Amend sec. 8, page 3, line 8, by deleting "outpatient," and inserting:

"outpatient or for recommitment pursuant to paragraph (b) of subsection 3 of NRS 178.460,".

Amend sec. 8, page 3, by deleting lines 10 and 11, and inserting: "judge of the district court which committed the person and the district attorney of the county to which the person may be returned for further court action whether or not in his opinion, upon medical consultation:

(a) The defendant is of sufficient mentality to know the difference between right and wrong and to be able to understand the nature of the crim-"

Amend sec. 8, page 3, line 14, by deleting "thereafter." and inserting:

"thereafter;".

(REPRINTED WITH ADOPTED AMENDMENTS) FIRST REPRINT

A. B. 380

ASSEMBLY BILL NO. 380—ASSEMBLYMEN HAYES, HORN, WESTALL, VERGIELS AND HICKEY

March 25, 1981

Referred to Committee on Ways and Means

SUMMARY—Makes appropriation to "Rape Crisis Center" in Las Vegas, Nevada. (BDR S-1468) FISCAL NOTE: Effect on Local Government: No.

Effect on the State or on Industrial Insurance: Contains Appropriation.



EXPLANATION—Matter in Italies is new; matter in brackets [] is material to be omitted.

AN ACT directing Clark County to make an appropriation to the "Rape Crisis Center" in Las Vegas, Nevada; and providing other matters properly relating thereto.

The People of the State of Nevada, represented in Senate and Assembly, do enact as follows:

SECTION 1. The legislature finds that:

1. In Clark County there is effectively functioning a Rape Crisis Center whose funding from other sources is very likely to be withdrawn, and which contributes significantly to the relief of victims of domestic violence in that county; and

This combination of presently effective function with jeopardy of funding is the only such situation in relieving victims of domestic violence now brought to its attention in the state.

The legislature therefore declares that this is a special case to which a

general law cannot be made applicable.

SEC. 2. The board of county commissioners of Clark County shall from its fund for assistance to victims of domestic violence appropriate the sum of \$42,000 for each of the fiscal years beginning respectively on July 1, 1981, and July 1, 1982.

SEC. 3. This act shall become effective upon passage and approval.





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SIXTY-FIRST SESSION

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Roll call on Assembly Bill No. 134:

YEAS-38.

Nays—Craddock.

Absent—Brady.

Assembly Bill No. 134 having received a constitutional majority, Mr. Speaker declared it passed, as amended.

Bill ordered transmitted to the Senate.

REMARKS FROM THE FLOOR

Assemblyman Craddock requested that the following remarks be entered in the Journal:

ASSEMBLYMAN CRADDOCK:

The reason that I refused to vote in favor of Assembly Bill No. 134 is, very simply, I have conflicting information and I cannot predicate a logical determination on the kind of a story that I have heard in the course of the last two weeks.

GENERAL FILE AND THIRD READING

Assembly Bill No. 380.

Bill read third time.

Remarks by Assemblymen Hayes and Foley.

Roll call on Assembly Bill No. 380:

YEAS—37

Nays-Cafferata, DuBois-2.

Absent-Brady.

Assembly Bill No. 380 having received a constitutional majority, Mr. Speaker declared it passed, as amended.

Bill ordered transmitted to the Senate.

Assembly Bill No. 425.

Bill read third time.

Remarks by Assemblyman Sader.

Roll call on Assembly Bill No. 425:

YEAS-38.

NAYS-Polish.

Absent—Brady.

Assembly Bill No. 425 having received a constitutional majority, Mr. Speaker declared it passed, as amended.

Bill ordered transmitted to the Senate.

Assembly Bill No. 512.

Bill read third time.

Remarks by Assemblyman Dini.

Roll call on Assembly Bill No. 512:

YEAS-39.

NAYS-None.

Absent-Brady.

Assembly Bill No. 512 having received a constitutional majority, Mr. Speaker declared it passed, as amended.

Bill ordered transmitted to the Senate.

Assembly Bill No. 533.

Bill read third time.

Remarks by Assemblymen Thompson and Stewart.

MINUTES OF THE MEETING OF THE SENATE COMMITTEE ON FINANCE

SIXTY-FIRST SESSION NEVADA STATE LEGISLATURE May 15, 1981

The Senate Committee on Finance was called to order by Vice Chairman James I. Gibson, at 8:00 a.m., Friday, May 15, 1981, in Room 231 of the Legislative Building, Carson City, Nevada. Exhibit A is the Meeting Agenda. Exhibit B is the Attandance Roster.

COMMITTEE MEMBERS PRESENT:

Senator James I. Gibson, Vice Chairmon

Senator Eugene V. Echols

Senator Lawrence E. Jacobsen

Senator Norman D. Glaser

Senator Thomas R. C. Wilson

Senator Clifford E. McCorkle

COMMITTEE MEMBER ABSENT:

Senator Floyd R. Lamb, Chairman (excused)

STAFF MEMBERS PRESENT:

Ronald W. Sparks, Chief Fiscal Analyst Dan Miles, Deputy Fiscal Analyst Cardace Chaney, Secretary

OTHERS PRESENT:

Howard Barrett, Budget Division

SENATE BILL NO. 668 - Creates higher education student loan fund.

Mr. Doug Sever, representing the Department of Education, testified in support of Senate Bill No. 668. He noted the purpose of this bill was to create a fund by statute for the higher education student loan program. Currently the program was a budget account in the State Controller system. The budget account simply recorded revenue and expenditures and with the account, assets, liabilities, and fund balances could not be accounted for. The loan program being an independent entity within itself required that it be a fund and this bill created that fund.

Schator Jacobsen inquired if there had been anything like this fund in the past. Mr. Sever indicated there had not. He added that the Legislative Audit Division had recommended that it be a fund. Mr. Barrett noted that only the legislature could create a fund.

Sonator Gibson asked what the status of the program was now. Mr. Sever said the funds presently in the program acted as a guarantee for the student loan program through the banks. There was a reserve put up to protect the loans which were Foderally insured to protect the banks.

Sanator Gibson inquired how much money was in the fund. Mr. Sever stated that, currently, the fund showed total assets of \$515,961 with cash amounting to approximately \$367,000. Senator Gibson inquired if this money came from the appropriations. Mr. Sever said it used to. The State had appropriated to the higher education student loan fund in the past in an effort to raise the reserve and insure the loans. During the last session, a State appropriation was not requested as they felt there was ample reserve in the fund.

Senate Committee on Finance May 15, 1981

Senator Gibson asked what was the extent of the subsidy of Mr. Hall's system.
Mr. Hall stated the contributions from local agencies in fiscal 1981 was originally programmed for approximately \$1,156,000. That amount was short by about \$130,000 which represented the City of Sparks shortfall. He noted they expected their total operating deficit for that year would be less than they projected because of increases in ridership. Mr. Hall indicated that for FY 1982, their total requirement budget would be approximately six million dollars; the federal share of that would be \$4,400,000 and the local share would be \$1,800,000.

Senator McCorkle asked what the RTC people felt was the priority ranking given the subsidized mass transit needs in relation to other needs. Mr. Hall felt the federal administration, if they did not subsidize the operation of the system, they would subsidize the maintenance of the system. He believed public transportation was one of the elements that needed to be addressed and therefore had a high priority. Ms. Gilpin stated, in terms of priority, she thought it might be possible to misread the Federal administration's intent in the budget reductions for transit. She felt it was more shifting the burden as opposed to undermining it as a high priority need.

Senator McCorkle commented that it could be conceived that it was not fair that an across the board tax, such as the sales tax, be used to benefit 20% of the population. Ms. Gilpin remarked if it was based on a referendum, the majority of the people would be ruling. Mr. Hall stated the returns through the fare box was more of a function of what the fare level was set at. If the subsidies were not going to be there, the need to raise the fares was recognized.

Senator Bilbray remakred that the idea of funds from a sales tax was not going to pass. He said 25% of the tax that came out of the three areas mentioned, the entertainment tax, should go back to the county. He requested the committee to approve Senate Bill No. 589 so those counties could plan for the future in 1983.

SENATE BILL NO. 668

Senator Wilson moved to pass Senate Bill No. 668.

Senator McCorkle seconded the motion,

The motion carried unanimously.

ASSEMBLY BILL NO. 380

Senator McCorkle moved to pass Assembly Bill No. 380.

Senator Glaser seconded the motion.

The motion carried unanimously.

SENATE BILL NO. 675

Senator Wilson moved to pass Squate Bill No. 675.

Senator Glaser seconded the motion.

The motion carried unanimously.

HENNE BILL NO. 676

Senator Wilson moved to pass Senate Bill No. 676.

Senator Jacobson seconded the motion.

The motion carried unanimously.

SIXTY-FIRST SESSION

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Assembly Bill No. 219 having received a constitutional majority, Mr. President declared it passed, as amended.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 253.

Bill read third time.

Remarks by Senators Blakemore and Close.

Roll call on Assembly Bill No. 253:

YEAS-20.

NAYS-None.

Assembly Bill No. 253 having received a constitutional majority, Mr. President declared it passed, as amended.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 293.

Bill read third time.

Remarks by Senators Wagner and Neal.

Roll call on Assembly Bill No. 293:

YEAS-20.

NAYS-None.

Assembly Bill No. 293 having received a constitutional majority, Mr. President declared it passed.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 299.

Bill read third time.

Roll call on Assembly Bill No. 299:

YEAS-20.

NAYS-None.

Assembly Bill No. 299 having received a constitutional majority, Mr. President declared it passed, as amended.

Bill ordered transmitted to the Assembly.

MOTIONS, RESOLUTIONS AND NOTICES

Senator Close moved that Assembly Bill No. 375 be taken from the General File and be placed on the Secretary's desk.

Motion carried.

GENERAL FILE AND THIRD READING

Assembly Bill No. 380.

Bill read third time.

Roll call on Assembly Bill No. 380:

YEAS—20. Nays—None.

Assembly Bill No. 380 having received a constitutional majority, Mr. President declared it passed.

Bill ordered transmitted to the Assembly.

Assembly Bill No. 409.

Bill read third time.

Roll call on Assembly Bill No. 409:

YEAS-20.

NAYS-None.

SIXTY-FIRST SESSION

1. The board may by regulation require a barber to maintain a barbershop licensed by the board as his primary base of operation for the performance of barbering services.

2. Nothing in this section prevents a barber who complies with regulations adopted pursuant to subsection 1 from providing barbering services to customers away from his shop as a matter of convenience to those customers.

Assembly Bill No. 380—Assemblymen Hayes, Horn, Westall, Vergiels and Hickey

CHAPTER 319

AN ACT directing Clark County to make an appropriation to the "Rape Crisis Center" in Las Vegas, Nevada; and providing other matters properly relating thereto.

[Approved May 25, 1981]

The People of the State of Nevada, represented in Senate and Assembly, do enact as follows:

SECTION 1. The legislature finds that:

1. In Clark County there is effectively functioning a Rape Crisis Center whose funding from other sources is very likely to be withdrawn, and which contributes significantly to the relief of victims of domestic violence in that county; and

2. This combination of presently effective function with jeopardy of funding is the only such situation in relieving victims of domestic vio-

lence now brought to its attention in the state.

The legislature therefore declares that this is a special case to which a

general law cannot be made applicable.

SEC. 2. The board of county commissioners of Clark County shall from its fund for assistance to victims of domestic violence appropriate the sum of \$42,000 for each of the fiscal years beginning respectively on July 1, 1981, and July 1, 1982.

SEC. 3. This act shall become effective upon passage and approval.

Senate Bill No. 555-Committee on Commerce and Labor

CHAPTER 320

AN ACT relating to life and health insurance; raising the ceiling for administrative fees assessed upon insurers by the Nevada Life and Health Insurance Guaranty Association; and providing other matters properly relating thereto.

[Approved May 25, 1981]

The People of the State of Nevada, represented in Senate and Assembly, do enact as follows:

SECTION 1. NRS 686C.240 is hereby amended to read as follows: 686C.240 1. Class A assessments against member insurers must be: