

Assembly

MINUTES OF COMMITTEE ON EDUCATION - 54TH ASSEMBLY SESSION  
STATE OF NEVADA - FEBRUARY 21, 1967.

Meeting convened in Assembly Gallery at 11:25 a.m.

Present: Garfinkle, Wilson, Getto, Webb, Prince, Espinosa.

Absent: Foote

Chairman Garfinkle reported to the committee on the action that had been taken by committee member Douglas Webb, himself, and Assemblyman Frank Young regarding amendment of AB 61. He stated that Amendment 257 had been drawn up to cover the compromise "working arrangement" agreed upon by the Director of Public Administration Howard Barrett and University of Nevada Vice President for Finance regarding purchasing procedures.

In addition, it had been suggested that this Amendment 257 also incorporate the purchasing procedures to apply to the Desert Research Institute at issue under AB 75.

Discussion developed that this would present a package bill that would answer the objectives sought by State Purchasing, the University of Nevada, and the Desert Research Institute.

Mr. Prince moved Do Pass AB 61 as amended.

Mr. Webb seconded.

Motion unanimously passed.

Chairman Garfinkle appointed Mr. Wilson a subcommittee of one to contact Mr. McDonald with reference to AB 79 upon which action is being continued for further consideration.

Announcement was made that the public hearing on Senate Concurrent Resolution 14 would be televised to afford maximum public exposure. It will be held at 3:00 p.m., Wednesday, February 22, 1967 in the Assembly Chambers. The committee agreed to invite members of the Senate and also agreed upon the procedures under which the hearing would be held.

Mr. Frank Young was invited to inform the committee on BDR 34-478 which he has asked the Committee on Education to introduce to the Assembly. Assemblyman Young then explained that the intent of the bill was to provide an "indenture arrangement" whereby students educated in Nevada who received benefits under the Western Institute Compact on Higher Education would be required to return to Nevada for an implied time and the state would thereby benefit from their services following graduate study.

Mr. Prince moved BDR 34-478\* for introduction by the Committee.

Mr. Wilson seconded.

Motion unanimously passed.

Meeting adjourned.

\*Assembly Bill 290

CORRECTION TO MINUTES OF COMMITTEE ON EDUCATION - 54TH NEVADA ASSEMBLY SESSION - FEBRUARY 21, 1967.

The minutes of this meeting erroneously state the intent of BDR 34-478 (now AB 290).

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This bill, presented to the committee by Assemblyman Frank Young, removes "return to Nevada" requirement in WICHE contracts. It is, therefore, exactly the contrary of the intent reported in the minutes of February 21, 1967. It provides that a Nevada student who attends an out-of-state school under WICHE is not required to practice his profession in Nevada.

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The Committee Secretary begs your indulgence, most humbly, and urges this correction be filed with your minutes.