

## Assembly

MINUTES OF MEETING - COMMITTEE ON JUDICIARY 54th Session, February 20, 1967

Meeting began at 1:05 P.M.

Present: Wooster, Torvinen, Schouweiler, Lowman, Kean, Hilbrecht

Absent: Dungan, White, Swackhamer

AB 226: Requires claimants against estates to furnish an address and permits notice by mail.

Mr. Kean moved Do Pass  
Mr. Lowman seconded  
Motion passed unanimously

AB 225: Provides when a nonresident bank or corporation may act as executor, administrator, guardian, receiver, or trustee.

Mr. Kean moved Do Pass  
Mr. Lowman seconded  
Motion passed unanimously

AB 239: Establishes uniform fees for county recorders.

Mr. Kean said that he now has letters from every county in the state in favor of this bill and its companion bill AB 240.

Mr. Lowman moved Do Pass  
Mr. Hilbrecht seconded  
Motion passed unanimously

AB 240: Adopts revised Uniform Federal Tax Lien Registration Act.

Mr. Hilbrecht moved Do Pass  
Mr. Lowman seconded  
Motion passed unanimously

SB 65: Provides minimum time periods before Supreme Court Rules and Rules of Procedure will take effect.

Mr. Lowman moved Do Pass  
Mr. Hilbrecht seconded  
Motion passed unanimously

SB 143: Authorizes alumni associations to incorporate as nonprofit corporations.

Mr. Kean moved Do Pass  
Mr. Lowman seconded  
Motion passed unanimously

AB 11: Clarifies required proof of prior felony conviction under habitual criminal act.

Mr. Wooster said he had been holding this bill as a back-up bill to AB 71 but in reviewing all these bills over the week-end he found that it was not a back-up bill. He would like to get it out of committee.

Mr. Kean moved Do Pass  
Mr. Lowman seconded  
Motion passed unanimously

Mr. Torvinen gave a subcommittee report. He said this was on the bill the committee has asked to have the licensing provision taken out of. SB 12.

He said they have drafted some amendments. The first on page 1, line 16, where they would insert the words "the State Fire Marshal may set standards for servicing and installation for fire equipment, fire alarm systems, and fire extinguishers".

Page 1, line 24, they rewrote section 3 as an alternative to removing licensing. "A license issued by the State Fire Marshal is required for the servicing, installation or sale of fire extinguishers, fire alarm systems or fire sprinkling systems".

Mr. Torvinen explained that they have narrowed down the licensing provision a great deal.

Mr. Wooster asked Mr. Torvinen if he had talked to the firemen about this. He said that he had and that the lobbyist, Keith Henrichsen, is very hot about keeping the licensing provision in the bill. The wording used in the amendment is taken from some material given Mr. Torvinen by Mr. Henrichsen.

Mr. Kean asked why these people need to get another license.

Mr. Hilbrecht said that the city license which they get is just a means of revenue, not a policing thing at all. They want some control over the things that people are going to rely on in the case of a fire.

Mr. Torvinen said the fire people have no objection to lowering the cost of the license, if that would make it more agreeable to the committee.

Mr. Kean said he would suggest lowering the cost of the license to \$25.

Mr. Wooster said this would be better than nothing. Need something because this is in the area of public safety.

Mr. Lowman moved Do Pass as amended SB 12.  
Mr. Kean seconded  
Motion passed unanimously

Mr. Wooster said that the committee would begin its discussions of AB 71 Tuesday at 3:00. However, the committee meeting will begin at 2:00. He would like the committee members to be ready with their views on determinate sentences and proportionate sentencing. Mr. Wooster also wants all members to compile all comments and objections they have received on the various sections of this bill.

Meeting was adjourned at 1:30 P.M.