Assembly

MINUTES OF COMMITTEE ON STATE, COUNTY, AND CITY AFFAIRS 54TH NEVADA ASSEMBLY SESSION - MARCH 25, 1967

Present: Hilbrecht, Garfinkle, Roy Young, Dini, McKissick,

Bryan Hafen, Hal Smith, Wooster.

Absent: Tyson.

Chairman Hilbrecht convened the meeting at morning recess, 12:10 p.m. AB 505, making technical corrections in Local Government Securities Law, was discussed.

Smith moved Do Pass AB 505. Wooster seconded. Motion unanimously passed.

SB 418 was requested by the counties to enable them to accept certain federal grants which presently are not available to them without this enabling bill. The bill limits the actions to a "case by case" process.

Smith moved Do Pass <u>SB 418</u>. Joë <u>Bini</u> seconded. Motion unanimously passed.

A report was made to the committee on <u>SB 427</u> which allows expenditures on public recreation property which is mortgaged.

Young moved Do Pass SB 427. Error: see minutes McKissick seconded. Motion unanimously passed. S of 3-27-67.

Chairman Hilbrecht stated that the amendment to <u>SB 428</u> providing for \$25 per commitment payments to physicians in commitment proceedings had been drawn. It developed that it is not possible to obtain physicians at any rate less than that. It was agreed to defer action until Monday's meeting.

AB 488 which requires codification of all county, city and town ordinances was referred to Mr. Curt Blyth of the Nevada Municipal Association for comment.

Mr. Blyth stated that his association was in favor of the bill's intent being agreed that they should be codified. However, they opposed the bill because the cost factors would be prohibitive.

Young moved AB 488 be indefinitely postponed. McKissick seconded. Motion unanimously passed.

AB 490 which would permit the Las Vegas Valley Water District to redeem assessment bonds prior to maturity was discussed. Mr. Dini emphasized the value of early redemption and earlier investment.

Young moved Do Pass AB 490. Hafen and Dini seconded. Motion unanimously passed.

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Hal Smith requested the committee members to give serious study to AB 497 directing attention specifically to Section 28, page 17, and also to Section 27. This bill which will be given a public hearing in the Senate on Thursday, March 30, may set precedents for the development of unclaimed public lands and the importance of studying the safeguards in the bill is exphasized.

Mr. Curt Blyth suggested to the committee that the Reno City Manager and Mr. Kinnison of the Washoe County administration had expressed a willingness to confer with Mr. McKissick and the subcommittee on possible amendments to AB 345, the annexation bill.

Chairman Hilbrecht outlined the following for consideration on Monday's meeting:

- SB 327 Established amount of real estate administror's bond; changes method of paying perddiem to Real Estate Advisory Commission, date for publication of list of licenses by Real Estate Division and application requirement for real estate brokers' licenses.
- SB 367 Amends method of adjusting school trustee election areas and nomination or election of members of board of trustees of county school district.
- SB 384 Authorizes member of board of county commissioners who is sole supplier to sell supplies and services to county.
- S.J.R. 18 Proposes constitutional amendment to provide for state civil service system.
- SB 466 Authorizes Colorado River Commission to quitclaim two minor parcels of land to National Lead Company.

Meeting adjourned at 12:40 p.m.