### Senate

### COMMITTEE ON FEDERAL, STATE AND LOCAL GOVERNMENTS

Minutes of Meeting -- April 20, 1969

The forty-sixth meeting of the Committee on Federal, State and Local Governments met on the 20th day of April, 1969 at 3:00 P.M.

Committee members present:

James Gibson, Chairman

Carl F. Dodge Chic Hecht F. W. Farr Vernon Bunker Marvin L. White Warren Monroe

Also present were:

Curt Blyth
Dave Henry
Senator Pozzi
Assemblyman Jacobsen
Assemblyman Homer

Nevada Municipal Association Clark County Manager



Press representatives

Chairman Gibson called the meeting to order. Several bills were under consideration.

ACR-35 Proposed by Mr. Jacobsen.

Requests study made for transporting effluent from Daggett Creek.

Senator Pozzi spoke on this bill. He said this would allow the county commissioners to "get into the act," and emphasized that wherever they wanted to put the effluent, if the county commissioners were in agreement, fine, this is what this bill is attempting to do. Mr. Jacobsen added his comments that this is a problem in these three counties (Washoe, Douglas and Ormsby) and that perhaps this would be one solution -- for the county commissioners from all three counties to try to solve this problem together.

Following discussion, Senator Monroe moved Do Pass, seconded by Senator Farr. Vote for passage was unanimous.

ACR-40 Proposed by Committee on Ways and Means.
Directs legislative commission to study radio communications systems.

Senator Hecht moved Do Pass, seconded by Senator Monroe. Vote for passage was unanimous.

SB-547 Proposed by Senator Pozzi. Adds provisions relating to preliminary municipal elections to Carson City charter.

Senator Dodge moved Do Pass, seconded by Senator Farr. Vote for passage was unanimous.

Proposed by Senator Pozzi. SB-536 Prohibits discharge of sewage or effluent outside county or origin without permit.

Chairman Gibson went over the proposed amendments to this bill. There was extensive committee discussion, with Senator Dodge pointing out that adding the word "watershed" does not do what is intended, but rather that language should be added to the effect of whether it is "within or without" the county you would still have to go before the Board of County Commissioners.

Chairman Gibson asked that Senator Farr and Senator Dodge work on this and bring it back before the committee for further consideration.

There being no further business, the meeting was adjourned.

Respectfully submitted,

Patricia F. Burke, Committee secretary

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# ASSEMBLY CONCURRENT RESOLUTION NO. 35-MR. JACOBSEN

MARCH 11, 1969

Referred to Committee on Legislative Functions

SUMMARY—Requests study made for transporting effluent from Daggett Creek. (BDR 1688)



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

ASSEMBLY CONCURRENT RESOLUTION—Requesting the Nevada Tahoe regional planning agency to conduct a cost and feasibility study for piping effluent from that portion of Douglas County between Lake Tahoe and the

WHEREAS, At the present time effluent is being transported from the Lake Tahoe Basin and released directly into Daggett Creek; and

WHEREAS, Daggett Creek used to be a clear recreational mountain stream and now, by reason of the effluent, is an unsightly, brown and

foamy flow of muck causing considerable offensive odors; and WHEREAS, It is essential that this intolerable situation be corrected; now, therefore, be it

Resolved by the Assembly of the State of Nevada, the Senate concurring, That the legislature hereby requests the Nevada Tahoe regional planning agency to conduct a study concerning the feasibility and the cost involved in piping the effluent from where it enters Daggett Creek to the East or West Fork of the Carson River, consulting with appropriate health authorities as needed, and to submit its report in writing to

the 56th session of the legislature of the State of Nevada; and be it further Resolved, That if the Nevada Tahoe regional planning agency is dis-

solved prior to the completion of such study and the Tahoe regional planning agency comes into existence, the legislature hereby requests the Tahoe regional planning agency to complete such study and submit such report; and be it further

Resolved, That copies of this resolution be transmitted by the legislative counsel to the chairman of the Nevada Tahoe regional planning agency and to the chairman of the Douglas County Democratic Central

Committee.

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## ASSEMBLY CONCURRENT RESOLUTION NO. 40— COMMITTEE ON WAYS AND MEANS

March 14, 1969

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study radio communications systems. (BDR 1849)



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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commission to study the various state-supported radio communications systems.

WHEREAS, Communications are an essential problem facing any government agency in the state; and

WHEREAS, Many state and local departments, agencies and bureaus require radio communications systems in the performance of the duties imposed upon them by law; and

WHEREAS, Many of such communications systems are supported in

whole or in part by state funds; now, therefore, be it

Resolved by the Assembly of the State of Nevada, the Senate concurring, That the legislative commission is hereby directed to make a study of the radio communications systems supported in whole or in part by state funds to determine the effectiveness of their utilization, to evaluate methods of correlating the various systems and to determine where savings or improvements might be made in the administration of such systems, and to report the results of such study to the 56th session of the legislature.

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#### SENATE BILL NO. 547—SENATOR POZZI

#### APRIL 19, 1969

Referred to Committee on Federal, State and Local Governments SUMMARY—Adds provisions relating to preliminary municipal elections to Carson City charter. (BDR S-2053)



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

AN ACT to amend an act entitled, "An Act relating to Carson City; consolidating Ormsby County and Carson City into one municipal government to be known as Carson City; providing a charter therefor; and providing other matters properly relating thereto," approved April 1, 1969.

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

SECTION 1. Section 10.020 of the above-entitled act, being chapter 213, Statutes of Nevada 1969, is hereby amended to read as follows:

Section 10.020 Preliminary municipal elections.

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1. A primary municipal election shall be held in Carson City on May 6, 1969, at which time there shall be nominated candidates for the board to be elected at a general municipal election to be held on June 3, 1969.

A candidate for such office shall file an affidavit of candidacy with

the clerk between 9 a.m. on April 7, 1969, and 5 p.m. on April 18, 1969.

3. Notwithstanding any other provision of this charter, supervisors from wards 1 and 3 shall be elected at such general municipal election on June 3, 1969, to serve from 12 m. on July 1, 1969, until the election of their successors at the general election in November 1970, and such successors' qualification. Such successors shall serve for terms of 4 years as provided by section 2.010.

4. Notwithstanding any other provision of this charter, the mayor and supervisors from wards 2 and 4 shall be elected at such general municipal election on June 3, 1969, to serve from 12 m. on July 1, 1969, until the election of their successors at the general election in November 1972, and such successors' qualification. Such successors shall serve for terms of 4 years as provided by section 2.010.

5. The preliminary municipal election required by this section shall, 22 23 except as otherwise expressly provided in this section, be conducted as provided in Article 5 of this charter. 24

SEC. 2. This act shall become effective upon passage and approval.