JUDICIARY COMMITTEE 57th NEVADA ASSEMBLY SESSION MINUTES

APRIL 24, 1973

A special meeting was called at 10:45 AM to discuss Senate amendments.

MMMBERS ABSENT: FOOTE.

On A.B. 781 Mr. Barengo said he was concerned with how you would prove intent to create a substantial risk of permanent loss, "what's substantia risk of permanent loss/? Why didn't we just say without the intent to permanently deprive?

Mr. Barengo moved DO NOT CONCUR, Mr. Glover seconded. MOTION CARRIED DO NOT CONCUR WITH SENATE AMENDMENT

Mr. Barengo moved DO CONCUR with Senate amendments to A.B. 416.

Mr. Glover seconded.

MOTION CARRIED DO CONCUR WITH SENATE AMENDMENTS TO A.B. 416

On AB. 641 the Senate amendment would change Line 10 to felony, this would afford less of an oportunity for harassment.

Mr. Hickey moved DO CONCUR, Mr. Lowman seconded.

MOTION CARRIED DO CONCUR WITH SENATE AMENDMENT TO A.B. 641

There are two Senate amendments to $\Lambda.B.$ 319. The first #5245 includes the provision that all reasonable steps will be taken to preserve the life and health of the live born person if an abortion procedure results in a live birth.

Mr. Hickey moved DO CONCUR, Mr. Glover seconded.
MOTION CARRIED DO CONCUR WITH SENATE AMENDMENT 5245 TO A.B. 319

On Senate amendment 5246 to A.B. 319 the written consent of the husband is required.

Mr. Huff MOVED DO CONCUR, Mr. Hickey seconded.

MOTION CARRIED DO CONCUR WITH SENATE AMENDMENT 5246 TO A.B. 319

MEETING ADJOURNED