

Assembly

LABOR AND MANAGEMENT COMMITTEE MEETING MINUTES

MARCH 20, 1973

MEMBERS PRESENT: Chairman Banner  
Mrs. Brookman  
Mr. McNeel  
Mr. Ullom

MEMBERS ABSENT: Mr. Barengo (excused)  
Mr. Bickerstaff (excused)  
Mr. Capurro

GUESTS: Stan Jones, Nevada State Labor Commission  
Norma Foss, Intern to Mary Gojack  
Gail Ball, Intern Assemblyman Bickerstaff  
Sam Paternostro, State Plumbing Board - South  
John R. Darre, Nevada Plumbing Board

Meeting was called to order by Chairman Banner for the purpose of hearing testimony on AB 560 and 672. Mr. McNeel moved that the minutes of the last meeting be approved and Mr. Ullom seconded the motion. There were no objections.

AB 672 was discussed first with Norma Foss, Assemblyman Gojack's intern, speaking on behalf of the bill. Miss Foss stated that there really wasn't too much to be said about AB 672, which eliminates distinction between male and female children as to age for employment and hours of work. Now that the ERA bill has been rejected they are trying to do away with discrimination bit by bit. This bill simply eliminates distinction between male and female children as to age. There is really no reason for the age distinction presently in effect.

Mr. Ullom asked if Stan Jones was in agreement with this bill and Mr. Jones stated that it had his full support in its entirety.

Mr. Ullom then moved "Do Pass" on AB 672 and Mrs. Brookman seconded the motion. There were no Nay votes to the motion.

Stan Jones, Nevada State Labor Commissioner, then spoke on AB 560, which gives special counsel same authority as district attorneys in prosecuting labor and industrial relations claim for Labor Commissioner. Mr. Jones stated that this bill would enhance the administration of the Labor Commission and assist the working class people in the state. At the present time throughout the compiled statutes they make reference to prosecution by the district attorneys of the several counties of the state. The legislature in previous sessions has recognized that this is not a workable process and have provided special legal counsel to the Nevada State Labor Commission for the prosecution labor and industrial relations violations. Since that enactment the courts of Nevada

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have raised the question whether or not they have the authority to prosecute the cases referred to them by the Nevada State Labor Commission over the district attorney. We believe that the amendment to NRS 607.065 will answer that question and permit contract legal counsel to prosecute violations.

Mr. Jones said that they are extending the language of NRS 607.050 paragraph 3 to NRS 607.065.

This would implement the laws much more expeditiously, especially in the smaller counties where the prosecuting attorney is not a full time employee and is on a retainer basis. He may also have the same people who are to be prosecuted as clients and this sometimes makes it difficult.

Mr. McNeel moved "Do Pass" and Mr. Ullom seconded the motion. There were no dissenting votes.

Mr. McNeel then presented a bill for sponsorship by any of the members who wished. He did not wish a committee sponsorship. This bill would implement into state law the national electrical code as the minimum standard for all counties and cities in this state. It provides for a local licensing board.

Mr. Brookman announced that she would have a bill in the near future for committee introduction. Her bill would be on requiring use of safety glasses in various areas.

As there was no further business Mr. Ullom moved that the meeting be adjourned and Mr. McNeel seconded it. Chairman Banner adjourned the meeting at 4:40.

Respectfully submitted,

*Sandee Gagnier*  
Sandee Gagnier  
Assembly Attache.

ASSEMBLY

H E A R I N G

COMMITTEE ON LABOR & MANAGEMENT

Date March 20, 1973 Time 4:00 ? Room 320

Bill or Resolution  
to be considered

Subject

AB 560	Gives special counsel same authority as district attorneys in prosecuting labor and industrial relations claims for Labor Commissioner.
AB 672	Eliminates distinction between male and female children as to age for employment and hours of work.

LABOR AND MANAGEMENT COMMITTEE - 57TH SESSION

DATE: 3-20-73 BILL NO.: AB 566 SPONSOR: Banner

SUBJECT: Gives special counsel same authority as district attorney  
in prosecuting labor and industrial relations claims for Labor  
Commissioner.

Committee Action

DATE: \_\_\_\_\_ AMENDED: YES NO

AMENDMENT MADE BY: \_\_\_\_\_

SECONDED BY: \_\_\_\_\_

COMMITTEE VOTE

BANNER	<u>YES</u>	NO	BICKERSTAFF <i>absent</i>	<u>YES</u>	NO
BROOKMAN	<u>YES</u>	NO	CAPURRO <i>absent</i>	<u>YES</u>	NO
BARENGO <i>absent</i>	<u>YES</u>	NO	McNEEL	<u>YES</u>	NO
ULLOM	<u>YES</u>	NO			

Disposition

DATE: \_\_\_\_\_ DO PASS: XXXXXX DO PASS AS AMENDED: \_\_\_\_\_

INDEFINITELY POSTPONED: \_\_\_\_\_

LABOR AND MANAGEMENT COMMITTEE - 57TH SESSION

DATE: 3-20-73 BILL NO.: AB 672 SPONSOR: Gojack, Ford, Brookman and Lowman

SUBJECT: Eliminates distinction between male and female children as to age for employment and hours of work.

Committee Action

DATE: \_\_\_\_\_ AMENDED: YES NO

AMENDMENT MADE BY: \_\_\_\_\_

SECONDED BY: \_\_\_\_\_

COMMITTEE VOTE

BANNER	<u>YES</u>	NO	BICKERSTAFF <i>excused</i>	<u>YES</u>	NO
BROOKMAN	<u>YES</u>	NO	CAPURRO <i>absent</i>	<u>YES</u>	NO
BARENGO <i>excused</i>	<u>YES</u>	NO	McNEEL	<u>YES</u>	NO
ULLOM	<u>YES</u>	NO			

Disposition

DATE: \_\_\_\_\_ DO PASS: XXXXXXX DO PASS AS AMENDED: \_\_\_\_\_

INDEFINITELY POSTPONED: \_\_\_\_\_