## Assembly

LABOR AND MANAGEMENT COMMITTEE MINUTES

MARCH 27, 1973

MEMBERS PRESENT: Chairman Banner

Mr. McNeel Mr. Ullom

Mr. Bickerstaff Mr. Capurro Mr. Barengo

MEMBERS ABSENT: Mrs. Brookman

GUESTS:

The meeting of the Labor and Management Committee was called to order by Chairman Banner at 4:10 on March 27, 1973. Chairman Banner stated that he had several bills on which he would like some action taken.

Mr. Ullom moved that the minutes of the previous meeting me approved and Mr. McNeel seconded it.

Chairman Banner then stated that he was having several amendments made on the bills heard on March 22, 1973 because through the course of hearing this bills there had been some very good amendments suggestions made.

First bill to be considered today was <u>SB 344</u> which extends appeal time to classified employees following dismissal or suspension. Mr. McNeel moved "Do Pass" and Mr. Ullom seconded the motion. There were no "Nay" votes.

Next was AB 585 which increase assumed wages of volunteer firemen for purposes of Nevada Industrial Insurance Act. Mr. McNeel moved "Do Pass" on AB 585 and Mr. Ullom seconded the motion. There were no dissenting votes.

AB 626 provides industrial insurance coverage where death or disability results from traumatic injury involving the heart. Mr. Ullom moved "Do Pass" and Mr. McNeel seconded the motion. There were no "Nay" votes.

AB 593 amends industrial insurance rating schedule for teeth.

Mr. McNeel moved "Do Pass" and Mr. Capurro seconded the motion.

There were no objections.

Chairman again said that the rest of his package was being amended and that he would submit them Thursday for consideration by the committee. He also stated that although there were no amendments on AB 559 which establishes tort liability, he felt that there might be some controversry by the committee on the this bill and so he would hold it until then.



Mr. Capurro stated that the whole idea of workmen's compensation was to get rid of the lawyers involved in the whole thing. He felt that instead of tort liability the benefits should be raised so they would be in line with present day expenses. He stated that when the workmen gave up the right to sue he should have been given enough benefits to compensate for this but this has not been true. It was up to them (legislators) to give him these rights and benefits but not to give him the right to go into court.

Chairman Banner said that he felt that there should be tort liability for those employers who are guilty of gross negligence and cause death or injury to their employee.

There was some further comments from other members but Chairman Banner stated that he would hold this bill until the rest of his bills and the bills from the Senate were available for consideration.

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, Assembly Attache

## LABOR AND MANAGEMENT COMMITTEE - 57TH SESSION

DATE: 3-27-73		BILL NO.: SB 344		SPONSOR: Bryan and Blakemore			more		
SUBJECT:	Extends	appeal time to classified employees following							
	dismissa	l or susp	ension						
Committee Action									
DATE:		AMENDED:		YES		NO			
AMENDMENT	MADE BY:	**************************************							
SECONDED	BY:								
COMMITTEE VOTE									
BANNER BROOKMAN BARENGO ULLOM		YES YES YES YES	NO NO NO	BICH CAPU MCNE			YES YES YES	NO NO NO	
			Disposit	tion					
DATE:		DO PASS:	PASS: XXXX DO PASS AS AMENDED:						
	,	INDEF	INITELY	POSTPO	ONED:				