

GOVERNMENT AFFAIRS COMMITTEE

MINUTES OF THE MEETING

APRIL 2, 1975

MEMBERS PRESENT: CHAIRMAN DINI
VICE-CHAIRMAN MURPHY
ASSEMBLYMAN HARMON
ASSEMBLYMAN MAY
ASSEMBLYMAN SCHOFIELD
ASSEMBLYMAN FORD
ASSEMBLYMAN YOUNG

MEMBERS ABSENT: ASSEMBLYMAN CRADDOCK

MEMBERS EXCUSED: ASSEMBLYMAN MOODY

ALSO PRESENT: Bruce Arkell, State Planning Coordinator
Frank Holzhauer, Department of Human Resources
W.W. Richards, Motor Carrier Division
W.G. Hull, Motor Carrier Division
Freddie L. Little, Department of Motor Vehicles
Janson F. Stewart, Las Vegas

(The following bills were discussed at this meeting: A.B. 466, A.B. 482, BDR 18-.813 and BDR 19-.814. A.B. 324, A.B. 375, BDR 22=1528, S.B. 296, S.B. 336, S.B. 147, S.B. 43, A.B. 340, S.B. 297, A.B. 56, A.B. 384, S.B. 290, A.B. 178)

Chairman Dini called the meeting to order at 8:00 A.M.

The first bill on the agenda to be discussed was A.B. 466, which replaces state committee on federal land laws with state multiple use advisory committee on federal lands. Mr. Bruce Arkell testified. The original committee was formed to work as part of a national effort to change federal land laws. The committee members approached him with a request to expand the purposes of the committee to include review of administration conditions on federal land. They felt the best way to change this was to change the membership on the federal land law review committee to be better represented and to put on it some of the operating board committees. This would provide his office with better input. They have some suggested amendments to this bill, which Mr. Arkell distributed to the committee members, a copy of which is attached to the minutes of this meeting and made a part hereof. Mr. Arkell then discussed the proposed amendments with the committee. He stated that they have had several meetings with the committee as well as with the Mining Advisory Board. There has been support of this bill.

Mr. Young asked if this would make 13 members. Mr. Arkell stated yes that it would be a representative from the county commissioners.

Mr. Dini stated that it looks like it would be more functional. Mr. Arkell stated that that was their hope. Mr. Dini asked if he knew what the cost was. Mr. Arkell stated that there is a budget of about \$2,500 which would cover per diem. It would provide for four meetings a year.

Mr. Young stated that he thought this was a recommendation of the governor's counsel in Salt Lake City.

Mr. Arkell stated yes, and that there was some confusion. It was not adopted by the governors themselves. It is an attempt to pull the special interests together.

Mr. Dini asked if the amendments which Mr. Arkell had given the committee were the only ones that he wanted.

Mr. Arkell stated yes, that they incorporate the language in 284.

Mr. May stated that it looks like a good balance.

Mr. Dini asked if there was any particular reason for putting the fish and game department in when they were already in the Environment committee. He stated that it would not be the same person.

Mr. Warren of the League of Cities testified next. The League strongly supports the bill. It would make the input of the various advisory committees more effective. It will give them a central bond. This vehicle could become a funnel for ideas. He would like to establish legislative intent. It may be accomplished by inquiring from Mr. Arkell whether this legislation would be a prelude to abolishing the single advisory committee. He stated that these commissions are extremely valuable. He feels that they should be retained and that this bill should not open the door to establish one large committee. The statement needs clarification.

Mr. Arkell stated that this was an option they discussed when this committee was being put together. The option was dropped and they do not intend to push for that.

Mr. Young stated that he thought in time we may be looking at something like this, but not at this session.

Mr. Arkell stated that it certainly will not come from his office without the support of the committees that are involved.

Mr. Young stated that Eileen Brookman has another bill on setting up an energy commission.

Mr. Arkell stated that he had not seen the bill. Mr. Murphy stated that it will probably come in today. Mr. Arkell stated that they were trying to keep the membership down to a workable number. He stated that energy is a pertinent issue today.

2-0538
Mr. May asked how often the committee was required to meet by law.

Mr. Arkell stated that there is no time called for in the bill. He thinks that it is up to the call of the chair. It is anticipated that they will meet about four times a year.

Mr. May asked if the quorum would be readjusted for the 13 members.

Mr. Arkell stated that the old law did not call for the number that would make a quorum. It would be a majority.

Mr. Schofield referred to the effective date of this bill.

Mr. Arkell stated that that came out of the bill-drafter.

The next bill to be discussed by the committee was A.B. 482, which Adds to list of peach officers for whom heart diseases may be covered as occupational diseases.

Mr. Fred Little testified and introduced Inspector Hall of the Division of law enforcement and Mr. Richards of the Motor Carrier Division.

Mr. Little stated that they support A.B. 482. He stated that it would cover the motor carrier field agents and inspectors. The other law enforcement agencies are already covered. They are presently not covered and they hope to get them covered.

Mr. Richards stated that the motor carrier enforcement section consists of 27 men and in the first biennium there would be 15 men and in the second one 17 men. They have full police powers and early retirement.

Inspector Hall stated that they felt that the inspectors and field agents were left out by oversight two years ago. In the performance of their duties they work under pressure situations. He stated that they had checked 55,000 vehicles. He stated that they arrested 44 felons and issued 3,600 citations in 1974.

Mr. Young asked if this was under the NIC.

Mr. Hall stated yes.

Mr. Dini asked if he knew what the cost was.

Mr. Richards stated yes. The cost for the 1975/1976 year would be \$1,500 and for 1976/1977 \$1,700 and it is in their present budget. This was the reason that the note has not been attached.

Mr. Murphy asked if they carried firearms at all times.

Mr. Richards stated yes, at all times.

Mr. Murphy asked if their main purpose was motor carrier.

Mr. Hall stated yes. He stated that they were involved with registration, traffic laws and drivers licenses.

Mr. Richards stated that they have the same powers as the highway patrol.

Mr. Schofield asked if on line 6 there was a misprint.

Mrs. Ford stated that this was a key criteria relating to whether or not you can identify the health condition.

Mr. Holzhauer testified next. He stated that he had a letter from Mr. Trounday for a request for introduction of a bill to make a change in reorganization. He stated that they left out one section. It is a problem with federal people to make technical corrections. He stated that the reason they do not have any bills is because of a recently passed federal law entitled the Helath Resources Planning Act of 1974. This precludes the federal act which affects health planning and all the money that the department receives from public health services department of the federal government. It affects a few other programs. They feel at this time that it would be out of line to change some laws until they further expand that law. They are asking the governor if they may come in later with some resolution to look at all health planning. He stated that he had been called by the federal government. He stated that according to the way the law is written, it reads that all of this activity is to be done by the department through the division of health. If they can do it that way it would require that the department of retardation do it. It would have to go to Dr. Carr for sign off.

Mrs. Ford moved that the committee request committee introcution, which was seconded by Mr. Harmon. All of the members were in favor with the exception of Mr. Moody and Mr. Craddock who were not present at the time of the meeting.

The committee then discussed BDR AB530 18-813 and 19-1814. Mr. Schofield moved for committee introduction which was seconded by Mr. Harmon. All of the members were in favor of the motion. Mr. Craddock, Mr. May and Mr. Moody were not present at the time of the vote. See attachments

Mr. Schofield moved to have A.B. 324 rereferred to the Commerce committee which was seconded by Mr. Harmon. It was pointed out that the commerce committee had A.B. 375. Both A.B. 324 and A.B. 375 should be given to the commerce committee. Mr. Schofield then moved BDR 22-1528 and A.B. 324 be referred to the commence committee. The motion was seconded by Mr. Harmon. All of the members were in favor of the motion and it was unanimously carried. Mr. May, Mr. Craddock and Mr. Moody were not present at the time of the vote.

The next bill that the committee discussed was A.B. 466. Mr. Dini asked what the committee wanted to call them.

Mr. Dini suggested the use of the words "Off road enthusiasts".

Mrs. Ford asked if this was the intent of the bill to advise on the use of federal lands. The committee proceeded to discuss the bill.

Mr. Dini stated that they could delete "general public" and put in "off road enthusiasts".

Mrs. Ford stated that that would be all right.

The committee next discussed A.B. 482.

Mrs. Ford stated that the rationale is overexertion.

Mr. Dini stated that in view of the fact that the Senate has declared a moratorium, there was no use in sending it over. Mr. Schofield had made a motion for a do pass on this bill, which he withdrew. Mr. Dini stated that the committee would hold this bill.

Mr. Dini stated that the next bill to be discussed was S.B. 296 which the committee had heard last week. Mr. Dick Morgan stated that this bill should be heard and considered separately from S.B. 336. He stated that he would like to bring in some language for possible introduction. The retirement board is in support of this. They do not want to amend S.B. 336.

Mr. Dini stated that he was not too sure whether or not the committee should introduce that. Mr. Schofield suggested that the committee think about it. Mr. Young suggested that Mr. Dini speak to Senator Gibson and ask why they amended it out.

Mr. Dini stated that this was permissive.

The committee discussed S.B. 147. A copy of the amendment to this bill is attached hereto and made a part hereof. Mr. Dini stated that this bill was on the Chief Clerk's desk and that the only amendment to this bill would be to delete section two. He stated that it was an oversight that section 2 was not taken out.

The next bill to be discussed was S.B. 43. Mr. Dini stated that Mr. Warren wanted written reports, but stated that they already had case law.

Mr. Schofield asked if he could check on something with regard to this bill and if the committee could take it up tomorrow.

Mrs. Ford stated that she would like the committee to discuss S.B. 290 at another time.

The committee then discussed A.B. 340. The committee then went over the amendments which Mrs. Ford and Mr. Schofield had worked on. Mrs. Ford moved for an amend and do pass on A.B. 340 which was seconded by Mr. Schofield. The motion was unanimously carried. Mr. Moody and Mr. Craddock were not present at the time of the vote.

2-0601

The committee then discussed S.B. 297. Mr. Dini referred to a letter from Mr. Ron Jack a copy of which is attached hereto and made a part hereof. Mrs. Ford stated that if the committee was going to amend it that they should amend out the word unincorporated town. There is no entity of that nature. Mr. Schofield moved for an amend and do pass, which was seconded by Mr. May. The motion was unanimously carried. Mr. Craddock and Mr. Moody were not present at the time of the vote.

The committee discussed A.B. 56. Mr. May stated that he had an amendment to this bill which the committee then discussed. A copy of the amendment is attached hereto and made a part hereof. Mr. Murphy moved for an amend and do pass on this bill which was seconded by Mr. Schofield. The motion was carried unanimously. Mr. Craddock and Mr. Moody were not present at the time of the vote.

The next bill to be discussed was A.B. 384. The committee discussed Mr. Gray's amendment which is attached to the minutes of this meeting and made a part hereof.

Mrs. Ford then referred to A.B. 365. The committee then briefly discussed that bill.

The following action was taken by the committee.

A.B. 384. Mr. Dini appointed a subcommittee with regard to this bill to study a letter received from Donald L. Paff and the amendments to this bill. A copy of Mr. Paff's letter is attached to the minutes of this meeting and made a part hereof. The subcommittee will consist of Mr. Schofield, Mr. Young and Mr. Murphy. Mr. Young referred to the authority to sue the state and Mr. Dini stated that he thought that that should be taken out.

S.B. 290. The committee will hold this bill.

A.B. 178. Mr. Dini referred to a letter from Mr. Terry Sullivan, a copy of which is attached hereto and made a part hereof. The committee is holding this bill.

S.B. 296. Mr. Harmon made a motion for a do pass, which was seconded by Mr. Schofield. All of the members were in favor of the motion and it was carried unanimously. Mr. Craddock, Mr. May and Mr. Moody were not present at the time of the vote.

A.B. 466. Mr. Schofield moved to adopt the amendments given to the committee by Mr. Arkell. Mr. Dini stated that he will have to check with Mr. Mello. Mr. Dini stated that the motion was to amend and do pass and rerefer to Ways and Means. All of the members were in favor of the motion and it was unanimously carried. Mr. Craddock, Mr. May, Mr. Murphy and Mr. Moody were not present at the time of the vote.

There being no further business to come before the meeting, the meeting adjourned.

AB593 as BDR - see attachment

Respectfully submitted,
Barbara Gomez
Barbara Gomez

ASSEMBLY

AGENDA FOR COMMITTEE ON..... GOVERNMENT AFFAIRS
 WEDNESDAY

2-0595

Date..... April 2, 1975..... Time 8:00 A.m..... Room 214.....

Bills or Resolutions to be considered	Subject	Counsel requested*
A.B. 384	Revises laws pertaining to public securities.	
	<u>NOTIFY:</u>	
A.B. 482	Adds to list of peace officers for whom heart diseases may be covered as occupational diseases.	
	<u>NOTIFY:</u> Assemblyman Glover, Department of Motor Vehicles	
A.B. 466	Replaces state committee on federal land laws with state multiple use advisory committee on federal lands.	
	<u>NOTIFY:</u> Mr. Robinson in Governor's Office, Mr. Arkell, Assemblyman Young	

*Please do not ask for counsel unless necessary.



DONALD L. PAFF
ADMINISTRATOR



MIKE O'CALLAGHAN
GOVERNOR

STATE OF NEVADA
DIVISION OF
COLORADO RIVER RESOURCES

P.O. Box 1748
LAS VEGAS, NEVADA 89101
TELEPHONE (702) 739-8480

March 26, 1975

The Honorable Joseph E. Dini, Jr.
State Assemblyman
Legislative Building
401 South Carson Street
Carson City, Nevada 89701

Dear Mr. Dini:

We have reviewed A.B. 384 which revises Nevada's present securities laws and it is acceptable to the Division of Colorado River Resources.

The wording on line four of page 59 is somewhat confusing, I believe the intent is to allow redemption of securities prior to maturity, and to limit any prior redemption premium to 9% of the principal amount redeemed. The way the bill is presently worded it could be interpreted that such premium could be as much as 109% of the principal amount redeemed.

A.B. 384 does not conflict with the Division's proposed legislation for funding the Second Stage of the Southern Nevada Water System (S.B.-179). We particularly support those sections of A.B. 384 which improve the marketability of Nevada's securities. Raising the maximum allowable interest rate from 8 to 9% is desirable and necessary in view of today's tight money market. Project delays due to interest rate restrictions can be detrimental to the interest of the State because of rapidly escalating construction costs. Because of the necessity to fund the Second Stage of the Southern Nevada Water System it is important that Nevada's securities be attractive to potential purchasers.

If you have any questions, or if we can be of any further assistance, please let me know.

Sincerely,

Donald L. Paff
Administrator

2-0604

The Honorable Joseph E. Dini, Jr.
State Assemblyman

March 26, 1975
Page 2

cc: Mr. Elmo J. DeRicco
Director
Department of Conservation
and Natural Resources
Nye Building
201 S. Fall Street
Carson City, Nevada 89701

STATE OF NEVADA
DEPARTMENT OF GENERAL SERVICES
PURCHASING DIVISION
Blasdel Building
Carson City, Nevada 89701

AB 178

2 - 0605

DIVISIONS
Purchasing
Printing
Data Processing
Accounting
Buildings and Grounds

March 27, 1975

Assemblyman Joe Dini, Chairman
Committee on Government Affairs

Subject: AB 178

Dear Assemblyman Dini:

In attempting to determine the disposition of the above bill, I learned that your Committee was waiting for more information from me before you took action. This was a misunderstanding on my part, so I apologize for the delay in providing this.

Under the present statute, we must formally advertise for any supplies, material or equipment that costs in excess of \$500. I have proposed in AB 178 that this limitation be increased to \$2500.

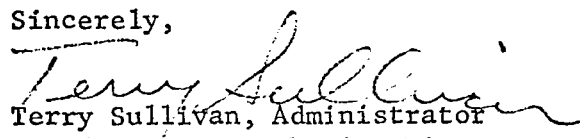
This more realistic limit will allow the division flexibility to buy items up to \$2500 that may or may not be biddable but for one reason or another need to be purchased immediately. Pumps, motors, engines, perishables, and such items as these are good examples. Then there are items having a fixed price that we formally advertise simply to meet the requirements of the law knowing full well what price we are going to pay.

In addition to the foregoing, Political Subdivisions and the University System already have this higher limit. As a state agency we should have at least equal limitations and I don't believe this amount has been changed since the inception of the Act.

It is not our intention to waive all formal advertising for items costing under \$2500, but we do want the option to use good judgement in making the decision as to whether we should or should not formally advertise.

Hopefully this will answer any questions the Committee might have, but if not, I will be on hand to testify when you decide to take action on this bill. Thank you.

Sincerely,


Terry Sullivan, Administrator
Nevada State Purchasing Div.

CC: Peggy Glover

Municipal Financial Consultants
Tax Free Bonds Since 1899

Suite 209 Nevada Building
109 South Third Street
Las Vegas, Nevada 89101
Telephone (702) 382-4422

and

Suite 1003 Kearns Building
Salt Lake City, Utah 84101
Telephone (801) 328-1511

2 - 0606
Burrows, Smith and Company
of Nevada



March 31 1975

The Honorable Joseph E. Dini, Jr.
Nevada State Assemblyman
Legislative Building
401 South Carson Street
Carson City, Nevada 89701

SUBJECT: ~~A.B. 384 - Transmittal Letter for March 31, 1975~~
~~letters re "Emergency Measures" and Time for~~
~~Filing Suite".~~

Dear Joe:

In a memorandum to you dated March 20, 1975, I gave a brief explanation for each suggested amendment to the State's public securities laws as they appear in A.B. 384. As the result of the hearings on this bill the following changes are suggested for the memorandum.

Page 2 (lines 9 and 10) NRS 244.484 COUNTY STREET BEAUTIFICATION PROJECTS.

See letter to you dated March 31, 1975, which also requires a change in NRS 244.483.

* * * * *

Page 6 (lines 15-18) NRS 244.875 COUNTY IMPROVEMENTS LAW.

See letter to you dated March 31 1975, (Time for Filing Suits) which also requires a change in NRS 244.874.

* * * * *

Page 13 (lines 34-37) NRS 271.315 CONSOLIDATED LOCAL IMPROVEMENTS LAW.

See letter to you dated March 31 1975, (Time for Filing Suits) which also requires a change in NRS 271.310.

* * * * *

Page 16 (Lines 37-38) NRS 271.475 CONSOLIDATED LOCAL IMPROVEMENTS LAW.

Page two

2-0607

See my letter to you dated March 31 1975, (Emergency Measures) which suggests two-thirds vote and changing "existed" to exists.

* * * * *

Page 23 (line 34) NRS 318.349 GENERAL IMPROVEMENT DISTRICTS.

See my letter to you dated March 31, 1975, (Emergency Measures) which suggests two-thirds vote.

* * * * *

Other changes as a result of the hearing include:

Page 59 - line 4 - delete "one hundred"

* * * * *

Page 26 (line 21)
Page 27 (line 1)
Page 34 (line 32)
Page 35 (line 14)
Page 42 (line 23)

In all the above situations eliminate "emergency loans" and substitute "Short term loans".

* * * * *

Page 6 (after line 12) insert an amendment to NRS 244.816 as follows:

244.816 Applicability of County Improvements Law. NRS 244.815 to 244.919 inclusive shall apply to any county for any project outside of any incorporated city. [or unincorporated town.]

Sincerely,



R. Guild Gray

b

Encls.



MIKE O'CALLAGHAN
GOVERNOR
ROGER S. TROUNDAY
DIRECTOR

STATE OF NEVADA
DEPARTMENT OF HUMAN RESOURCES

UNION FEDERAL BUILDING, ROOM 203
308 NORTH CURRY STREET
CARSON CITY, NEVADA 89701
TELEPHONE (702) 885-4730

April 1, 1975

DEPARTMENTAL DIVISIONS
AGING SERVICES
CHILD CARE SERVICES
HEALTH
MENTAL HYGIENE-
MENTAL RETARDATION
REHABILITATION
WELFARE
YOUTH SERVICES AGENCY

AB593

2-0608

MEMO #70

TO: ASSEMBLYMAN JOE DINI
FROM: ROGER S. TROUNDAY
SUBJECT: REQUEST FOR THE PROPOSED
CLEAN-UP LEGISLATION

We have been informed by the Federal Government that new federal legislation and some pending federal legislation requires that we make a minor change in NRS 449.260 #12.

Under the existing NRS, the wording requires that all health facilities planning and construction activities be carried out by the Department through the Health Division. Because of the changes in federal law, this would restrict the State of Nevada in its ability to develop the proper planning related to community mental health centers as well as facility planning for any of the other divisions within the department.

In order for us to be able to assign the planning activities to the appropriate agency rather than having them accomplished by the Health Division, the following change in NRS 449.260 is necessary:

NRS 449.260 Definitions. As used in NRS 449.250 to 449.430, inclusive:

1. through 11. - No change.

12. - "State department" means the department of human resources acting through the health division its appropriate divisions.

R.S.T.

RST/lrs

Joseph Conrad

SUMMARY--Increases fees for photocopy services and permits certain other charges by the secretary of state. Fiscal Note: No. (BDR 18-813)

AN ACT relating to the secretary of state; increasing certain photocopy fees; permitting charges to public agencies for certain services; and providing other matters properly relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 225.110 is hereby amended to read as follows:

225.110 1. The secretary of state is invested with all the duties, powers, purposes, responsibilities and jurisdiction of the photocopy room. He shall be responsible for its management and he shall administer all of its activities.

2. The secretary of state may have such technical and operational staff as the execution of the work in the photocopy room may require.

over

3. The secretary of state is authorized to collect such fees as may be provided by law for photocopies, microfilming and other work performed in the photocopy room, and such fees shall be deposited in the general fund. He may accept contributions of photocopy paper, chemicals, microfilm and other supplies from other state departments and agencies and from the various political subdivisions [.] and may charge a reasonable fee for services performed for such departments, agencies and subdivisions.

4. Funds to carry out the provisions of this section shall be provided by legislative appropriation from the general fund, and shall be paid out on claims against the fund of the office of the secretary of state as other claims against the state are paid. All claims shall be approved by the secretary of state before they are paid.

Sec. 2. NRS 78.785 is hereby amended to read as follows:

78.785 1. The fee for filing a certificate of change of location of principal office or resident agent, or a new designation of resident agent following resignation, death or removal from the state of the resident agent previously designated, shall be \$5.

2. The fee for filing a designation of resident agent, other than as provided in NRS 78.160, shall be \$5.

3. The fee for certifying to articles of incorporation where a copy is provided shall be \$5.

4. The fee for certifying to a copy of amendment to articles of incorporation, or to a copy of the articles as amended where a copy is furnished, shall be \$5.

5. The fee for certifying to an authorized printed copy of the general corporation law as compiled by the secretary of state shall be \$5.

6. The fee for certifying to the reservation of a corporate name shall be \$2.

Over

7. The fee for executing any certificate not provided for in NRS 78.760 to 78.785, inclusive, shall be \$5.

8. The fee for comparing any document or paper submitted for certification, with the record thereof, to ascertain whether any corrections are required to be made therein before certifying thereto, shall be 20 cents for each folio of 100 words of each document or paper so compared.

9. The fee for furnishing a photostatic copy of any document, paper or record on file or of record in the office of the secretary of state shall be [50 cents] \$1 per photostatic page where such page does not exceed 8 1/2 by 14 inches. For photostatic pages of larger size, the secretary of state may charge such fee as he may determine to be reasonable.

10. The fee for filing a list of officers and directors or trustees shall be as provided in NRS 78.150.

SUMMARY--Provides that division of state, county and municipal archives in office of secretary of state be notified before certain obsolete records are destroyed. Fiscal Note: No. (BDR 19-814)

AN ACT relating to public records; requiring notification of the division of state, county and municipal archives in the office of the secretary of state before certain obsolete records are destroyed.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 239.120 is hereby amended to read as follows:

239.120 The district courts of the several judicial districts are authorized to direct the sheriff of any county within their respective judicial districts to destroy, by burning in the presence of the court, ballots, notes taken by official reporters, county warrants and such other obsolete papers and records of no further legal force or effect as the court may designate after a period of 6 years after the filing thereof. Before any papers or records mentioned herein are destroyed by burning, the [Nevada historical society] division of state, county and municipal archives in the office of the secretary of state shall be notified and a representative thereof shall have the privilege of selecting for retention by the [Nevada historical society] division any such papers or records.

Legislative Hearing
Assembly Government Affairs Committee
April 2, 1975

2-0614

SUGGESTED AMENDMENTS TO A.B. 466

A. Amend section 1 to read: There is hereby created in the department the state multiple use advisory committee on federal lands, referred to in NRS 232.152 to 232.157, inclusive, as the committee, which shall:

1. Review on a continuing basis the federal legislation relating to lands within this state under the jurisdiction of the Federal Government and the proposed actions of agencies charged with the administration or entitled to the use of such lands.
2. Formulate advisory positions as to the administration and use of such lands from the perspective of local governments and private users.
3. Provide advice and recommendations concerning such lands to the State of Nevada through the governor's office of planning coordination.

B. Line 4 page 2 should read: The governor shall appoint (twelve) thirteen members to the committee as

Line 6 page 2 should read: (a) Each of (nine) ten members shall be appointed to represent respectively

Between lines 17 and 18 page 2 add: (10) Nevada association of county commissioners

State Planning Coordinator

2-

2. The membership of an employee who became a member on or after July 1, 1975, and all contributions on whose behalf were made by his public employer shall not be canceled.

Section 7.

1. The total employer contributions, including optional contributions paid by the employer on behalf of the employee, for all employees except police officers and firemen shall be 15 percent of compensation.

2. The total employer contributions, including optional contributions paid by the employer on behalf of the employee, for policemen and firemen shall be:

<u>From</u>	<u>To</u>	<u>Amount</u>
July 1, 1975	June 30, 1976	16 percent
July 1, 1976	June 30, 1977	17 percent
July 1, 1977	June 30, 1978	18 percent
July 1, 1978	continuing	19 percent

Section 8. Each public employer and public employee, group of public employees, or employee association shall have the right to include the question of optional payment of employee contributions by the public employer, as provided in this act, in negotiations for benefits to be effective July 1, 1975 and thereafter.

Section 9. This act shall become effective on July 1, 1975, only if Senate Bill No. 336 of the 58th session of the Nevada legislature has become effective.

OPTIONAL EMPLOYER PAID

061
2 - 0616

Section 1. Chapter 286 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 to 9, inclusive, of this act.

Section 2. Public employers who participate in the system may pay on behalf of the employee the basic employee contributions provided in NRS 286.410, subsection 1. Payment of employee contributions by the public employer shall be made in lieu of equivalent employee raises or cost of living increases, or both. The payment of employee contributions by the public employer may also be made in lieu of present salary which may be reduced proportionately.

Section 3. Employee contributions made by a public employer shall be deposited in either the public employees' retirement fund or the police and firemen's retirement fund as is appropriate. These contributions shall not be credited to the account of the member and they shall not be refunded to the member upon his termination.

Section 4. The average compensation from which the amount of benefits payable pursuant to this chapter are determined shall be increased by 7 percent for each month in which an employee's contributions are made by his public employer, with respect to members who retire on or after July 1, 1975.

Section 5. State agencies which are paid through the State Controller shall be considered as one agency for the purpose of determining whether or not a public employer will activate the option to pay the employee contributions as provided in this act.

OVER

Section 6.

1. If an employee who is a member of the system and has contributed to the public employees' retirement fund is separated for any reason from all service entitling him to membership in the system, he may, after making application to the board, withdraw from the public employees' retirement fund the amount credited to him in his account. Except as otherwise provided in subsection 2, the employee's membership in the system shall be canceled upon any such withdrawal.

2- 0618

ASSEMBLY ACTION

SENATE ACTION

ASSEMBLY / SENATE AMENDMENT BLANK

Adopted
 Lost
 Date:
 Initial:
 Concurred in
 Not concurred in
 Date:
 Initial:

Adopted
 Lost
 Date:
 Initial:
 Concurred in
 Not concurred in
 Date:
 Initial:

Amendments to Assembly / Senate
 Bill / Joint Resolution No. 147 (BDR 21-672)
 Proposed by Committee on Government Affairs

Amendment N^o 5960



Amend the bill as a whole by deleting section 2.



ASSEMBLY ACTION

SENATE ACTION

ASSEMBLY / SENATE AMENDMENT BLANK

AB340

Adopted
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Amendments to Assembly / Senate

Bill / Joint Resolution No. 340 (BDR 32-1032)

Proposed by Committee on Government Affairs

2-0619

Amendment No 7559

"Replaces Amendment No. 2794."

Amend section 1, page 1, by deleting lines 15 and 16 and inserting:

"The chairman shall convene the meeting [on April 14 or, if April 14 falls on a Saturday or Sunday, on the Monday next following.] no later than April 14 of each year."

Amend section 1, page 1, by deleting lines 18 through 21 and inserting:

"session and the county clerk shall keep appropriate records, pursuant to regulations of the Nevada tax commission, of all proceedings. The

AS Form 1a (Amendment Blank)

3044A



Drafted 3-31-75

By JNK

(more)

To Journal (3) CFB

"I transmit all records of the proceeding to the commission within 5 days after the meeting."

Amend section 1, page 1, line 33, by deleting "verbatim transcript" and inserting: "record".

Amend the title of the bill by deleting line 3 and inserting:

"a record be kept of the".

Amend the title of the bill by deleting line 5 and inserting:

"timely submission of the transcript to the Nevada tax commission if the ballots cast by the local governments are not unanimous; and provid-".

costs of taking and preparing the record of the proceedings, including the costs of transcribing and summarizing tape recordings, shall be borne".

Amend section 1, page 2, by deleting lines 24 through 26 and inserting: "local governments concerned . [and shall submit a written summary of the discussions to the commission.] If the".

Amend section 1, page 2, line 28, by inserting open bracket after "shall" and before "notify".

Amend section 1, page 2, line 29, by inserting after the period, the following:

"] transmit all records of the proceeding to the commission within 5 days after the meeting."

Amend section 1, page 1, line 33, by deleting "verbatim transcript" and inserting: "record".

Amend the title of the bill by deleting line 3 and inserting:

"a record be kept of the".

Amend the title of the bill by deleting line 5 and inserting:

"timely submission of the transcript to the Nevada tax commission if the ballots cast by the local governments are not unanimous; and provid-".

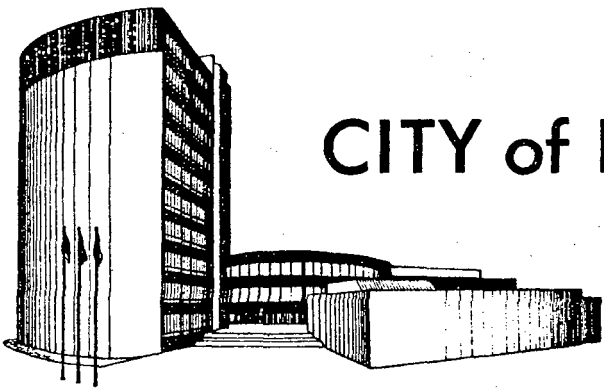
MAYOR ORAN K. GRAGSON

COMMISSIONERS
HAL F. MORELLI
GEORGE E. FRANKLIN
PAUL J. CHRISTENSEN
RON LURIE

CITY ATTORNEY
CARL E. LOVELL, JR.

CITY MANAGER
A. R. TRELEASE

CITY of LAS VEGAS



March 28, 1975

Assemblyman Joseph E. Dini, Jr.
Chairman, Assembly Committee on
Government Affairs
Nevada State Legislature
Carson City, NV 89701

Dear Assemblyman Dini:

Subject: Definition of "Cities" as used in S.B. 297 - Enables Cities
to Participate in Federal Program of Community Development
Block Grants

I want to thank you for the courtesy of allowing me to testify before your
Committee on March 27, 1975. It is gratifying to see the interest that the
members of the Government Affairs Committee have in assisting and facilitating
local governmental entities in applying for federal programs and funds.

The City of Las Vegas' application for Community Development funds was
tendered to the Department of Housing and Urban Development on March 13, 1975.
We feel it is important that we receive clear statutory authority to carry
out all facets of our program as outlined in the Community Development appli-
cation. This could be highly critical to our application since HUD, in its
application review process, will attempt to make an assessment as to whether
we legally can execute all aspects of our proposed program. We therefore
respectfully request that your Committee move on S.B. 297 as soon as you
possibly can.

Since it appears the major problem with the bill is one of defining cities
with a broad enough construction so that it will be inclusive of whatever
governmental form develops for Las Vegas, it appears that there are two
approaches that can be taken. The first would be to use the language of
local governmental entities throughout the bill. The second method would
be to use the definition section of the bill and provide for a broad construc-
tion of the term "city".

Using the latter approach is preferable and it would be our recommendation
that Section 4, Subsection 2 (Page 2, Line 30) read as follows:

- 2. "City" means any incorporated city [or any incorporated town]
including, without limitation, any such city [or such town]

contd....

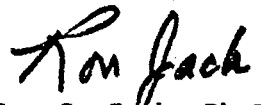
Assemblyman Joseph K. Dini, Jr.
Page 2
March 28, 1975

organized under the provisions of a special legislative act or other special charters as permitted by Section 1 and 8 of Article 8 of the Constitution of the State of Nevada, or any local governmental entity which has been granted municipal powers or which is created by merger or consolidation of city and county government.

If we can be of any assistance, please let us know. Thank you for your assistance.

Sincerely,

DEPARTMENT OF COMMUNITY DEVELOPMENT
DON J. SAYLOR, AIP, DIRECTOR



Ron C. Jack, Ph.D.
Management Analyst II

DJS:RCJ:bjw

cc Bill Adams
Bob Warren

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Amendments to Assembly / Senate **AB56**

Bill / Joint Resolution No. 55 (BDR 10 122)

Proposed by Committee on Government Affairs

2-0623

Amendment N^o 5987



Amend section 1, page 1, delete lines 9 through 14 and insert:

"3. [Nothing in this chapter shall be construed to prohibit any appropriate local government authority from examining and approving all plans, applications or building sites.] After giving 10 days' written notice to the state fire marshal, a local government authority may:

(a) Inspect Nevada manufacturers of factory-built housing or manufactured buildings to insure compliance with all provisions of NRS 461.170.

(b) Inspect factory-built housing or manufactured buildings erected onsite within its jurisdiction to insure compliance with the provisions of NRS 461.170 and the provisions of any of its ordinances or regulations."