

4-1215

Assembly
MEETING OF
GOVERNMENT AFFAIRS COMMITTEE
APRIL 25, 1975

Chairman Dini called the meeting to order at 9:10 A.M.

MEMBERS PRESENT: Assemblyman Joseph E. Dini, Jr., Chairman
Assemblyman Patrick M. Murphy, Vice Chairman
Assemblyman Don A. Moody
Assemblyman Roy Young
Assemblyman Jean E. Ford
Assemblyman Paul W. May
Assemblyman Harley L. Harmon
Assemblyman James W. Schofield

MEMBERS ABSENT: Assemblyman Robert G. Craddock

OTHERS PRESENT: Carrol T. Nevin, Crime Commission
Wayne Norris, Central Telephone Co.
Cal Dunlap, Washoe County Dist. Atty. Office
James L. Lambent, Nevada Highway Patrol
Assemblyman James Banner
Tom Young, Sierra Pacific Power Co.
John R. Kimball, Member 16-County Advisory
Commission on Aging
Noel H. Clark, Public Service Commission
Frank Fahrenkopf
Bob Warren, Nevada League of Cities
Jack Mitchell, City of North Las Vegas
Stan Warren, Nevada Bell
R. H. Bast, State Fire Marshal Office
Dan Quinan, State Fire Marshal
W. E. "Bill" Adams, City of Las Vegas
Bob Broadbent, Nevada Assoc. Counties
J. N. Littlefield, State Public Works Board
Assemblyman Robert E. Heaney
Barton Jacka, Metropolitan Police Department

(The following bills were discussed: A.B. 653, A.B. 687, A.B. 380,
A.B. 616 and A.B. 666.)

A.B. 653 - Mr. Noel H. Clark, Chairman, Public Service Commission, spoke in support of the bill and offered several amendments, copy of which is attached hereto. He felt an insulation code for the state should be adopted, taking into consideration those conditions that would exist in specific areas, after which cities and counties would be required under the act to adopt it as a minimum code. He explained that the amendment suggests the policing be done by the public works

4-1246

department, although in many instances he expected it would be up to the Attorney General to enforce. This would deal not only with new structures, but also with reconstruction of existing structures. He felt the regulations could be put together by January 1, 1976, and that it not be delayed beyond that date.

Discussion was held with the committee regarding implementation and enforcement.

Mr. J. N. Littlefield, State Public Works Board, said there were no objections to these standards or to assisting in their compilation, but that his department had no staff to enforce such regulations statewide, nor did it have jurisdiction over private buildings. He felt that at this particular stage of this Legislature, passage of A.B. 653 would be as far as it could reasonably go. If, after two years local governments have not worked up the standards, it would then be time to discuss state enforcement.

Mr. Tom Young, Sierra Pacific Power Company, spoke in favor of the bill. He said his company has for about three years been researching the problems of thermal design. Only two areas in the State of Nevada have such standards, Reno and Douglas County. Washoe County is looking at the Reno code and is proposing to adopt it. He said he could obtain copies of these standards for the committee, as well as a copy of the proposed California standards, which are even more stringent. He said in the winter about 70% of the consumer's bill goes for heating, and a good portion of that is lost because of poor thermal design.

Chairman Dini requested that Mr. Young furnish a copy of the standards referred to.

Mr. Dan Quinan, State Fire Marshal, said he supported the concept of standards of thermal design. A standard was designed in the mobile home industry and placed into the form of a regulation he uses. When that regulation was adopted, industry was put on notice to meet that standard. He said he was talking about a wall "R" factor of 8, a floor "R" factor of 10, and a ceiling "R" factor of 16. He felt the wall "R" factor should be increased to 11, but at this time the materials they are using will not give that much "R" factor. There are many materials on the market very superior to the fibreglas bats that are being used for thermal insulation, however, there is concern about some of these materials because they are quite flammable. He gave a further explanation of the materials which might be used. He expressed support of this bill and the concept of having an agency in the state develop the standards, however, the present wording includes all buildings and he felt NRS 461 would have to be excluded because it is under the control of the Department of Commerce.

Mr. R. H. Bast, State Fire Marshal Office, said he had been running the factory housing program and had investigated this program and had the advantage of engineers' studies. He said the R-11 is going to be the insulation that is going to be acceptable in the wall system, and this is the most insulation which can be obtained in the wall using fibreglas. The only way it can be exceeded is to go to plastics which will force the use of sheet rock or some other form of

protection of the eurathene.

Mr. Bill Adams, City of Las Vegas, said he was in favor of A.B. 653 as it is written. He said the four recognized code agencies are working on the problem, and the 1976 Edition of the Uniform Building Code will include thermal design requirements for this western area. These agencies also work with the federal requirements. They have also considered the fact that the thermal design should not be used in all buildings, such as those buildings that do not have any heating or cooling devices. He also stated that when the regulations are written and the standards are established, they should be of a performance type and not a specific type where you are mandating a particular type of design and construction. With the industry across the country being involved in this, he felt A.B. 653 should stay the way it is until receipt of the Uniform Building Code coming out in March of 1976.

Mr. May suggested striking Lines 24 and 25, and said he was reluctant to get into these regulations at this session. He further stated this was a local problem and should not be pre-empted by the state.

Mr. Adams said he felt the local governments would prefer to do their own inspections and not to have the state control their operation. They would prefer to have the Uniform Building Code adopted as the state code and go from there.

Mr. Bob Warren, Nevada League of Cities, said the concept of the bill is meritorious and he supported it. He said he would like to know what the suggested code will be before making it mandatory. He said he felt most of the cities would approve of using the basic codes adopted by the national codes, and that inspection should remain in the hands of local inspectors. The cities and counties should have a chance to see if they agree with the standards prior to adoption.

Mr. Jack Mitchell, City of North Las Vegas, expressed his concurrence with Mr. Adams, and re-emphasized the point that buildings which did not consume energy for heating or cooling should be excluded, such as warehouses. It would be a waste of resources to insulate a building which did not consume energy in its operation.

Mr. Clark said there is apparently some confusion on adopting the rules and regulations. If they were passed, every city and county would be invited to participate in that rule making procedure. As soon as the cities and counties adopted whatever their requirements were, then it would be their obligation to enforce them and the state would have nothing to do with them. The only intent of the state enforcement is to see that the cities and counties have some of the minimum standards of thermal codes. There is no intent to supersede any city or county.

Chairman Dini then appointed a sub-committee of Mr. Moody, Chairman, and Mr. Harmon to get together with the city officers, county officers, Public Service Commission and Public Works Board to prepare the proper amendments to A.B. 653, and to present their findings to this Committee by Tuesday, April 29, 1975.

A.B. 687 - Assemblyman James Banner testified in favor of the bill, and indicated the only addition is Lines 19 to 22. A problem was encountered in Clark County when the Attorney General offered an opinion that payment for unused sick leave would be against that section of the law. The conclusion was that the Board of County Commissioners has no authority to pay for sick leave to officers and employees who terminated their employment regardless of the duration of that employment. Since 1968 the Clark County personnel rules have contained a provision for payment of unused sick leave to employees after four years of employment (this has now been changed to two years). He felt this should not conflict with the law since Clark County's allowance for sick leave is under the maximum.

Mr. May moved "Do Pass" on A.B. 687. Mrs. Ford seconded the motion. Motion carried unanimously.

A.B. 380 - Mr. Cal Dunlap, Washoe County District Attorney's Office, spoke in favor of the bill on behalf of the Washoe County District Attorney, stating the feeling was the same as last time he spoke regarding local option on the private practice of attorneys. With regard to the "95% clause" he stated the District Attorney's office is a difficult area to recruit for, and that he felt the higher echelon is going to be adversely affected by this limitation of 95%. Several attorneys are in the position at the present time that, because their private practice has been taken away, that there will be no compensation provided in lieu of that, and there is concern that the core of professionals will be lured into private practice because of this limitation.

Assemblyman Robert E. Heaney presented a copy of proposed amendments to A.B. 380, copy of which is attached hereto, and discussed the same with the committee, stating he would like to see the bill go with the amendments he proposed.

A.B. 616 - Assemblyman Robert E. Heaney presented proposed amendments to A.B. 616, copy of which is attached hereto, and explained each of the amendments.

Mr. Murphy referred to Section 20 which indicates the Governor can appoint to fill a vacancy on the board upon recommendation of the board. He felt "upon recommendation of the board" should be stricken and make it simply at the discretion of the Governor. With regard to the reports covered in Section 21, Mr. Murphy said there has been an effort to limit the number of annual reports required, and hoped that this report could simply be a statement of what is going on. Mr. Heaney replied that it could be as detailed or as undetailed as the Legislature determines; it could be something as simple as a letter to the Governor. The point is to provide some method of accountability.

Mr. Warren said he concurred with the proposed amendments, but felt an advisory committee should be required to research the cost and discuss it with the committee.

It was suggested that in Section 23 the word "shall" be changed to

4-1249

"may" with regard to entering into local agreements.

Mr. Clark said he felt Section 27, Paragraph 2, delves into the regulatory aspects of it, and the first three words "unless otherwise agreed" should be removed. In answer to Chairman Dini's question concerning what this bill actually does, Mr. Clark said if it goes into effect, it will put about a Million Dollars on top of the utility rate. He said the concept is good, but the financing should be looked at carefully. Discussion of the cost and method of financing followed.

A.B. 666 - Mr. Murphy moved "Do Pass" on A.B. 666. Mrs. Ford seconded the motion. Motion carried unanimously by those members present.

A.B. 380 - Mr. Barton Jacka, Las Vegas Metropolitan Police, referred to amendments Option No. 3, and expressed approval of the wording "The provisions of Subsection 1 shall not operate to affect the salary range adopted for any county employee on January 6, 1975."

Mr. Murphy moved to amend the whole and repeal the 95% clause. Mrs. Ford seconded the motion. Motion carried unanimously by those members present.

A.B. 616 - It was decided to withhold action on this bill until the next meeting.

Meeting adjourned at 10:50 A.M.

Respectfully submitted,



Mildred Cave, Secretary

JOSEPH E. DINI, JR.
ASSEMBLYMAN
MAJORITY LEADER
DISTRICT No. 38
P.O. Box 968
YERINGTON, NEVADA 89447
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BUSINESS 463-2868
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4-1240
COMMITTEES
CHAIRMAN
GOVERNMENT AFFAIRS
MEMBER
TRANSPORTATION

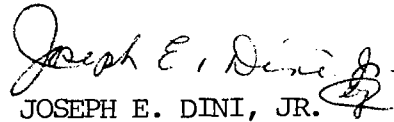
Nevada Legislature

FIFTY-EIGHTH SESSION

April 25, 1975

TO ALL GOVERNMENT AFFAIRS COMMITTEE MEMBERS

Our committee will meet on Monday, April 28, 1975 at 5:00 P.M. to discuss A.B. 637, which authorizes issuance, sale of state securities to effect improvements, modernization of Marlette Lake water system; authorizes contract between state and Carson City to supply water to Carson City.


JOSEPH E. DINI, JR.
Chairman

JED/bg

cc: Assemblyman Jacobsen

ASSEMBLY

AGENDA FOR COMMITTEE ON GOVERNMENT AFFAIRS
FRIDAY

Date APRIL 25, 1975 Time 9:00 A.M. Room 214

4-1244

Bills or Resolutions
to be considered

Subject

Counsel
requested*

THIS AGENDA SUPERSEDES ALL PREVIOUS
AGENDAS DATED APRIL 25, 1975

- | | |
|----------|--|
| A.B. 653 | Requires local governing body to establish thermal design requirements |
| A.B. 380 | Adjusts salaries of county officers elected from higher paying county jobs and of certain other county employees. |
| A.B. 616 | Provides for statewide emergency telephone number. |
| A.B. 666 | Amends Reno City Charter to authorize agreement for compensation of services rendered by Washoe County Treasurer. |
| A.B. 687 | Provides for payment of portion of unused sick leave to county officers and employees upon termination, retirement or death. |

PLEASE NOTE: The only change in this agenda is the deletion of A.B. 686 and the addition of A.B. 687.

*Please do not ask for counsel unless necessary.

GOVERNMENT AFFAIRS COMMIT. EE

4-1250

GUEST REGISTER

DATE: APRIL 25, 1975

NAME PLEASE PRINT	BILL #	REPRESENTING	TESTIFYING
CARROL T. NEVIN	AB 616	Crime Commission	
WAYNE NORRIS	AB 616	CENTRAL TELEPHONE Co.	YES
CAL DUNLAP	AB 380	WASHOE COUNTY DIST. ATTYN OFFICE	
James J. Lambert	AB 616	NVADA HIGHWAY PATROL	
JIM BANNER	AB 687		
Tom Young	AB 653	SPP Co.	?
John R. Kimball	616	member 16 city advisory comm. on aging	?
Macl H. Clark	AB 653	Public Service Comm	
FRANK FARENKOPF	AB 380 616 666 687		
Bob WARREN	A 653	NEW LEAGUE OF CITIES	
HACK MITCHELL	AB 653	CITY OF NORTH LAS VEGAS	?
STAN WARREN	AB 616	NEW BELL	yes
R.L. Faust	AB 653	STATE FIRE MARSHAL OFFICE	
DAN QUINAN	AB 653	STATE FIRE MARSHAL	Yes
WE "Bill" Adams	AB 653 AB 687	City of Las Vegas	Yes
Bob Broadbent	AB 380 687 616	New Assoc Counties	yes.

ASSEMBLY BILL NO. 653 -- ASSEMBLYMAN BROOKMAN

April 15, 1975

4-1252

Referred to Committee on Government Affairs

SUMMARY -- Requires local governing body to establish thermal design requirements.
Fiscal Note: No. (BDR 22-1685)

Explanation -- Matter in italics is new; matter in brackets ()
is material to be omitted.

AN ACT relating to building codes; requiring local governing body to establish thermal design requirements; providing that the requirement applies to any building or structure constructed after (July 1, 1975) January 1, 1976; 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 244.3675 is hereby amended to read as follows:

244.3675 1. Subject to the limitations contained in NRS 278.580 and 444.340 to 444.430, inclusive, the boards of county commissioners shall have power and jurisdiction within their respective counties to:

(1) a. Regulate all matters relating to the construction, maintenance and safety of buildings, structures and property within the county.

(2) b. Adopt any building, electrical, plumbing or safety code necessary to carry out the provisions of this section and establish such fees as may be necessary. Such established fees shall not apply to the State of Nevada and its political subdivisions.

4-1253

2. The county commissioners shall, by ordinance, adopt thermal design requirements which apply to any building or structure constructed after (July 1, 1975) January 1, 1976 that will utilize thermal energy for heating or cooling.

SEC. 2 NRS 268.413 is hereby amended to read as follows:

268.413 1. Subject to the limitations contained in NRS 278.580 and 444.340 to 444.430, inclusive, the city council or other governing body of an incorporated city shall have the power to:

(1) a. Regulate all matters relating to the construction, maintenance and safety of buildings, structures and property within the city.

(2) b. Adopt any building, electrical, plumbing or safety code necessary to carry out the provisions of this section and establish such fees as may be necessary. Such established fees shall not apply to the State of Nevada and its political subdivisions.

2. The city council or other governing body of an incorporated city shall, by ordinance, adopt thermal design requirements which apply to any building or structure constructed within the city after (July 1, 1975) January 1, 1976 that will utilize thermal energy for heating or cooling.

SEC. 3. NRS 266.366 is hereby repealed.

SEC. 4. NRS 341.260 Establishment of a statewide thermal design requirement.

1. On or before January 1, 1976 the state public works board shall with the cooperation of the public service commission promulgate statewide thermal design requirements applicable to any building or structure constructed after January 1, 1976 that will utilize thermal energy for heating or cooling.

2. The thermal design requirements may vary within the state dependent upon climatological conditions.

3. The thermal design requirements may be revised pursuant to procedures adopted by the state public works board.

4. The provisions of NRS 341.260, 341.270, 244.3675 (2) and 268.413 (2) are applicable to any building or structure upon which construction is commenced after January 1, 1976, including any additions to or reconstruction of existing buildings or structures.

SEC 5. NRS 341.270 Implementation of statewide thermal design requirements.

1. The requirements promulgated pursuant to NRS 341.260 shall become effective within the jurisdictional limits of any county or city that has not adopted thermal design requirements as required in NRS 244.3675 (2) or 268.413 (2) by January 1, 1976.

2. The state public works board shall assume full administrative responsibility for the implementation and enforcement of the statewide thermal design requirements and may adopt reasonable rules and regulations governing the administration and enforcement of the aforesaid provisions.

ASSEMBLY ACTION

SENATE ACTION

ASSEMBLY / SENATE AMENDMENT BLANK

4-1253
AB380

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Not concurred in
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Concurred in
Not concurred in
Date:
Initial:

Amendments to Assembly / Senate
Bill / Joint Resolution No. 380 (BDR 20-1164)
Proposed by Committee on Government Affairs

Amendment No 8302

Replaces Amendment No. 3025

Amend section 1, page 1, delete lines 17 and 18 and insert:

"3. A person who at the time of his election to a county office, other than the office of county commissioner, is receiving an annual salary as a county employee within the department or office which he is elected to head in excess of the base amount".

Amend section 1, page 1, delete line 23 and insert:



Amendment No. 8302 to Assembly Bill No. 320 (BDR20-1164) Page

"(b) Until he becomes eligible for longevity pay under NRS 245.044, such longevity pay as he would have received had he not been".

Amend section 1, page 3, line 8, delete "9,000" and insert: "[9,000] 10,500" and delete "25,000" and insert: "[25,000] 27,500".

Amend section 2, page 4, by deleting line 1 and inserting:

"Sec. 2. NRS 245.047 is hereby amended to read as follows:

245.047 [On and after January 6, 1975,] 1. Except as otherwise provided in subsection 2, no county employee who is employed by or works under an elected county officer, other than a county commissioner, or district attorney who is permitted private practice, may receive [an annual] a base salary in excess of 95 percent of the base salary provided in NRS 245.043 for such elected county officer.

2. The provisions of subsection 1 shall not operate to reduce the salary received by any county employee on January 6, 1975."

Amend section 3, page 4, delete lines 2 through 5 and insert:

"Sec. 3. A board of county commissioners may approve the claim of a county employee for the amount of any salary reduction suffered by him as the result of the operation of NRS 245.047 prior to the effective date of this act."

Amend the bill as a whole by adding a new section to be designated section 4, which shall immediately follow section 3, to read as follows:

"Sec. 4. This act shall become effective upon passage and approval."

Amendment No. 3302 to Assembly Bill No. 380 (BDR 20-1164) Page 3

Amend the title of the bill to read:

"AN ACT relating to county salaries; providing against the reduction of certain existing salaries by election to office or operations of statutory limits; and providing other matters properly relating thereto."

A. B. 616-PROPOSED AMENDMENTS

AN ACT relating to emergency communications; providing for a primary three-digit statewide emergency telephone number; establishing a state emergency [communications] telephone number advisory board; and providing other matters properly relating thereto.

SEC 2. This chapter may be cited as the [Statewide] Nevada Emergency Telephone Number Act.

SEC 4. ... sections 5 to [13] 14, inclusive ...

SEC 6. "Board" means the state emergency [communications] telephone number advisory board.

SEC 14. "System" means an emergency telephone number service furnished by a public agency or public safety agency consisting of a basic or sophisticated system utilizing the digits "911" for emergency calls.

SEC [14] 15. 1. Except as provided in Subsection 2, every public agency shall establish and have in operation by July 1, 1980, and emergency telephone number system as provided in this chapter.

2. Those public agencies which elect to establish a sophisticated system as defined in Section 12 of this Chapter shall be allowed such additional time as determined necessary by the state emergency telephone number advisory board, but in no event shall such time be extended beyond July 1, 1982, unless so provided by the legislature.

3. Any system established pursuant to this chapter may, by agreement, include the jurisdictional areas of more than one public agency or may be limited to a portion of the jurisdictional area of a public agency.

SEC [15] 16.

SEC [16] 17.

SEC [17] 18.

4-1259

SEC [18] 19. There is hereby established the state emergency [communications] telephone number advisory board consisting of [10] 12 members as follows:

(g) Two persons from the telephone industry with expertise in telephone communications[.] who shall respectively represent telephone utilities serving the majority of users in Clark and Washoe counties.

2. Three members who shall be:

(a) The director of the department of law enforcement assistance or his designee;

(b) The chief of the Nevada Highway Patrol or his designee;

(c) The emergency medical services chief coordinator for the bureau of community health services of the state division of health or his designee.

SEC [19] 20. ...

2. The board shall serve at the pleasure of the governor for such time as is determined necessary to establish and adequately review the statewide system established by this act. Any vacancy occurring on the board shall be filled by the governor upon recommendation from the board.

3. ... or any [four] six members of the board. [Six] Eight members of the board constitute a quorum.

4. Members of the board shall receive no compensation for their services, but are entitled to receive actual expenses for subsistence and lodging, not to exceed [\$25] \$40 per day ...

SEC [20] 21. The duties of the board shall be:

1. To assist, coordinate and supervise implementation of the

statewide emergency telephone system established pursuant to the provisions of this chapter.

2. To review technical and operational standards, including projected costs and development time, for local systems to meet the specific requirements of each public agency and public safety agency within the state.

3. To assist public agencies and public safety agencies in obtaining and developing such funding as may be determined necessary to establish and maintain local systems.

4. To aid public agencies and public safety agencies in the formulation of concepts, methods and procedures which will facilitate development and improve operation of local systems required by this chapter, including the making of agreements between such agencies as may be necessary hereunder.

5. To review and approve all tentative and final plans for establishment of local systems hereunder. The board shall not approve any final plans which have not first been approved by the serving public utility as provided in section 22 of this act.

6. To make an annual written progress report concerning the development of local systems throughout the state to the office of the governor.

7. To make a biennial written progress report concerning the development of local systems throughout the state to the legislature not later than January 1 of each year that the legislature will meet in regular session which said report shall include; but is not limited to:

(a) Recommendation as to any necessary extension of time for the establishment of sophisticated systems hereunder;

(b) Specification of any problem areas in establishment of the statewide system which can be effectively remedied by

amendatory legislation;

(c) Recommendation as to any necessary funding by the state to assist units of local government who are unable to obtain funding from local or federal sources for development of local systems hereunder.

SEC 22. 1. ... filed with the board, the department of law enforcement assistance, and office of the governor.

2. On or before December 31, 1977, all public agencies shall submit final plans for the establishment of the system to such utilities and shall, except as provided in the case of sophisticated systems hereunder, make arrangements ... All final plans shall be approved by the serving public utility relative to equipment and time needed to implement the requested system. A copy of [the] each final plan shall be filed with the board, the department of law enforcement assistance, and office of the governor.

(Delete subsection 4)

SEC 23. All public agencies in [a] an established local system shall annually enter into interlocal agreements as provided in NRS Chapter 277 to render emergency aid ...

SEC 24. All agreements as provided for in Section 23 of this act shall be filed [with the board prior to January 31, 1980, and with the secretary of state prior to each January 31 thereafter.] in accordance with NRS chapter 277, with the board, and department of law enforcement assistance.

SEC 26. Chapter 216 of NRS is hereby amended by adding thereto a new section which shall read as follows:

The director of the department of law enforcement assistance shall utilize the resources of his department to assist in whatever way possible to secure available federal funds for the implementation

of the emergency telephone number system created by this chapter.
He shall further make available to the state emergency telephone
number advisory board such facilities and secretarial assistance
from his department as are necessary to conduct the board's
meetings and carry out the board's duties.

SEC 27. Chapter 707 of NRS is hereby amended by adding there-
to a new section which shall read as follows :

1. Every person or corporation operating a telephone line
or system within this state shall [as a condition of enjoying
the rights and privileges conferred by this chapter and of obtain-
ing, renewing or extending any certificate of public convenience
and necessity,] enter into reasonable agreements when so requested
by any public agency served, to provide an emergency telephone
number "911" system to carry out the purposes of sections 2 to
25 inclusive, of this act not later than July 1, 1980, or such
other date as may be approved by the board or established by
the legislature.

2. Unless otherwise agreed, nothing contained in this act
shall obligate, either directly or indirectly, the serving public
utility to offer its facilities to obtain funding for the recurring
charges necessary to maintain any system established in behalf of
any public agency or public safety agency hereunder.

SEC [27] 28.

ASSEMBLY ACTION

SENATE ACTION

ASSEMBLY / SENATE AMENDMENT BLANK

AB 380

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

Amendments to Assembly / Senate

Bill / Joint Resolution No. 380 (BDR 20-1184)

4-1263

Proposed by Committee on Government Affairs

Amendment No 8302

Replaces Amendment No. 8025

Amend section 1, page 1, delete lines 17 and 18 and insert:

"3. A person who at the time of his election to a county office, other than the office of county commissioner, is receiving an annual salary as a county employee within the department or office which he is elected to head in excess of the base amount".

Amend section 1, page 1, delete line 23 and insert:



Amendment No. 8302 to Assembly Bill No. 200 (BDR20-1164) Page

"(b) Until he becomes eligible for longevity pay under NRS 245.044, such longevity pay as he would have received had he not been".

Amend section 1, page 3, line 8, delete "9,000" and insert: "[9,000] 10,500" and delete "25,000" and insert: "[25,000] 27,500".

Amend section 2, page 4, by deleting line 1 and inserting:

"Sec. 2. NRS 245.047 is hereby amended to read as follows:

245.047 [On and after January 6, 1975,] 1. Except as otherwise provided in subsection 2, no county employee who is employed by or works under an elected county officer, other than a county commissioner, or district attorney who is permitted private practice, may receive (an annual) a base salary in excess of 95 percent of the base salary provided in NRS 245.043 for such elected county officer.

2. The provisions of subsection 1 shall not operate to reduce the salary received by any county employee on January 6, 1975."

Amend section 3, page 4, delete lines 2 through 5 and insert:

"Sec. 3. A board of county commissioners may approve the claim of a county employee for the amount of any salary reduction suffered by him as the result of the operation of NRS 245.047 prior to the effective date of this act."

Amend the bill as a whole by adding a new section to be designated section 4, which shall immediately follow section 3, to read as follows:

"Sec. 4. This act shall become effective upon passage and approval."

Amendment No. 3302 to Assembly Bill No. 330 (BDR 20-1164) Page 3

Amend the title of the bill to read:

"AN ACT relating to county salaries; providing against the reduction of certain existing salaries by election to office or operations of statutory limits; and providing other matters properly relating thereto."