MINUTES

LEGISLATIVE FUNCTIONS - NEVADA STATE LEGISLATURE - 58th SESSION

Thursday, May 1, 1975

The meeting was called to order by Chairman Dreyer at 4:15 p.m.

MEMBERS PRESENT:

Mrs. Brookman
Mrs. Wagner
Mr. Jacobsen
Mr. Sena
Mr. Bennett
Mr. Mello
Mr. Chairman

GUTSTS:

Vernon Scheid, Institute of Mining Engineers

John Kimball

Bob Gagnier, SNEA Assemblyman Ford Speaker Ashworth

Assemblyman Benkovich

Chairman Dreyer announced the first order of business would be AB 665. This bill provides for notification and deletion of certair persons from mailing lists for state publications. Mrs. Ford explained that thi measure replaces Assemblyman Bremner's AB 469 because of its unworkability. This bill will require each state agency who distributes publications to notify everyone on its mailing list once a year asking if they wish to continue receiving the publication. It could also apply to quarterly or single publications. The intent is to apply to such things as master plans, water reports, etc., not reports that come out regularly. AB 469 placed this responsibility on the Legislative Counsel Bureau who have no lists from the various agencies involved. This bill will also cover legislator's mailing lists.

AB 665. Mrs. Brookman moved to pass the bill; Mrs. Wagner seconded the motion. The motion was unanimously approved.

Chairman Dreyer announced the next order of business would be AB 671 which provides for a joint rule determination of the legislative commission composition. He pointed out that at the last committee meeting there were questions by the committee as to the percentage breakdown. This bill is a companion bill to ACR 50 which includes the joint rule. This bill removes party affiliation.

Mrs. Brookman asked Mr. Jacobsen if this doesn't leave the total number the same. Mr. Jacobsen stated that it did, but that it cuts Republican representation to one from the Senate and two from the Assembly; that alternates will fill in for anyone from the same party. Mr. Jacobsen stated that he was not in favor of ACR 50 because he is a Republican.

Chairman Dreyer stated that these two bills would be held to a later date.

Chairman Dreyer announced the next order of business to be ACR 32. This bill directs the legislative commission to study the financing of general improvement districts.

Assemblyman Benkovich stated that his attention was drawn to this matter because of the many general improvement district bills which had been introduced this session. He felt that problems in the improvement districts are very severe and basic and warrant study. The Government Affairs have already passed the resolution.

Assemblyman Ford stated that she concurs with Assemblyman Benkovich' remarks; that the "whereas" clauses reflect some of the problems and potential problems in improvement districts. The original bill just requested a study on financing. This reprint is complimentary to a study already considered on unincorporated towns. She also feels there are many overlapping responsibilities between improvement districts and cities and counties and that Chapter 318 must be investigated. She gave an example of the "Beaumont Project" in Clark County where financing of the project was through bonds sold by the general improvement district and because many lots were purchased for speculation and by out-of-town owners, problems arose which would eventually cost the citizens of Clark County.

She stated that she was speaking for the entire Government Affairs Committee in asking this committee to approve the resolution.

ACR 32: Mrs. Wagner moved to pass the resolution; Mr. Bennettseconded the motion.

Mr. Jacobsen stated that he was only lukewarm to the resolution because he feels all the districts have obligations; that consolidation has been discussed for years, but each district has its own obligations. He doesn't feel a study will show anything and what can be accomplished with such a study; that the problems lie in the statutes which should be cleaned up without getting into the districts.

Mr. Bennett asked if such a study had been prepared in the past. He was advised that there wasn't and Mr. Bennett felt that there is nothing to be lost by the study and methods of saving money might

be found.

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Mrs. Brookman pointed out that legislators are on this subcommittee under this resolution and wondered if they have the proper expertise in this field.

Discussion was held regarding the proposed study as to where the committee would choose to meet; Mr. Jacobsen thought the cost would be in the neighborhood of \$2,000, however, if the committee chose to travel all over the State, \$2,000 would go no where. Mrs. Ford thought it unnecessary for the committee to travel all over the State; that legislators will be evaluating results of a study with new legislation to be drafted in mind; that the staff will research the question and assist the legislators which could either be done in Carson City or Las Vegas. Mr. Jacobsen pointed out that \$500 per meeting is the average cost.

Mr. Jacobsen questioned lines 13 which states that there are situations which "have great potential for conflicts of interest.." Mrs. Ford stated that she has no objections to any of the "whereas" clauses being deleted. Mr. Bennett moved for the previous question.

Chairman Dreyer stated that he would hold the bill for Mrs. Wagner's return from Government Affairs.

Chairman Dreyer announced the next order of business would be ACR 52 which directs the legislative commission to study problems of aged and aging. Mr. John Kimball stated that there were 50,000 senior citizens in the State with 6,000 having incomes below \$1,900 if single and \$2,400 if a couple. He urged the committee to unanimously approve the resolution and stated the Federal government has provided some stimulation of resources offered by senior citizens.

Assemblyman Benkovich stated that he is sympathetic to the problems of the aging and supports the resolution.

ACR 52: Mrs. Brookman moved to pass the resolution; Mr. Bennett seconded the motion. The motion was unanimously passed.

Chairman Dreyer announced the next order of business to be ACR 55. This resolution directs the legislative commission to study the feasibility of including within the Nevada state park system areas necessary to preservation of scenic and recreational waters, natural scenic areas and riding and hiking trails.

Mrs. Ford explained that the intent of the resolution is specified therein and that the bill would add categories to the State Park System such as hiking trails, scenic areas and would include certain portions of certain rivers that should be preserved. The legislative commission committee would look into these potential categories and identify those areas in the State that would fit into these categories.

Mr. Bennett asked Mrs. Ford if this would include anything in Red Rock Canyon. Mrs. Ford explained that Red Rock is on land belonging to the Bureau of Land Management because it has prime recreational use and that the State Park System has two pieces of this land in cooperation with the BLM and it is possible that within this area hiking and riding trails could be designated. She also mentioned interest from horseback riders in trails that would cross Nevada and join trails from adjacent states and that there are many potential trails for people coming into Nevada from other states. She also felt the resolution would serve economic development of the State.

Mr. Mello stated that he thought much of this was already being done. Mrs Ford stated that though there might be included in the system some riding trails, the potential for interconnected trails is not being done. Mr. Mello stated that the money committees have already deleted funds for all horse facilities. Mr. Jacobsen spoke about the "Scenic Rivers" bill which received so much opposition in committee hearing and that if this resolution has anything to do with this, he wants nothing to do with it; that though he knows there is a real demand today for recreational facilities, there is also a demand "for something to eat". He felt that there is an imposition on private land owners in creating riding trails. He felt that this is the responsibility of the Park System and when they come to the legislature with a prepared project, that is the time "for us to give it our consideration".

ACR 55. Mr. Jacobsen moved to indefinitely postpone the resolution. Mr. Mello seconded the motion. Those members voting "aye" were:

Mr. Jacobsen, Mr. Mello, Mr. Sena, Mr. Bennett, and Mrs. Brookman. Mrs. Wagner voted "no".

The motion was passed.

Chairman Dreyer returned to ACR 32 which had previously been moved and seconded to be passed. Mrs. Wagner stated that she also feels there are significant problems with improvement districts. Mr. Jacobsen reitterated that he feels the problems lie in the statutes, but that perhaps the study would "bring them altogether" even though they cannot be dissolved because of their financial obligations.

Mrs. Brookman suggested amending the bill to delete lines 13 and 14 on page 1 regarding "conflict of interests". Mrs. Wagner asked Mrs.

Brookman her reason for this suggestion since this was one of the main criticisms of improvement districts and the "whereas" clauses are not that important to the resolution anyway. Mr. Jacobsen stated that all districts which have been created in the past have been done so for a specific purpose and felt that some of the language in the resolution isn't as it should be. Mr. Mello stated that he resented the amount of legislation that has been introduced this session suggesting that the state is corrupt and hasn't been run properly.

ACR 32: Those members voting "aye" to pass the resolution were: Mrs. Wagner, Mrs. Brookman, Mr. Sena and Mr. Bennett. Members voting "no" were Messrs Jacobsen, Mello and Dreyer. The motion was passed.

Chairman Dreyer announced the next order of business to be <u>SCR 21</u> which directs the legislative commission to study the problems of medical malpractice insurance. Mrs. Wagner stated that as a member of the Judiciary Committee which has already passed a package of bills relating to this subject, she has seen additional bills which are very interesting and controversial and change past policy which the Judiciary Committee is also being pressured to pass; that action of the Judiciary Committee was not enough; that very possibly problems such as maximum amounts of coverage physicians can be sued for and maximum contingencies which attorney's may set should be looked into.

Mr. Mello concurred with Mrs. Wagner's feelings and that he supports the resolution because this is a problem we have now and should know more about.

Mr. Jacobsen stated that he feels the legislation passed this session and any that may yet be passed is just covering the problem temporarily; that everyone thinks some insurer will come in and take care of the problem and that previous approval of bills is just a "stop-gap".

SCR 21: Mr. Mello moved to pass the resolution; Mrs. Wagner seconded his motion. The motion was unanimously passed.

Chairman Dreyer announced the next order of business to be SCR 33 which directs the legislative commission to study the feasibility of employer payment of employee contributions to public employees retirement system. Mr. Mello stated that he feels this is an absolute necessity because of the amendments to SB 336 in which Section 38 was deleted by the Senate and the Assembly put back into the resolution and which will become a negotiable item.

Bob Gagnier, representing the State Employees' Association stated that employer-paid retirement has some serious questions for which they have no answers as yet and which his organization opposed. He approved the resolution and felt that over the next two years "we can hopefully have some answers at that time." He stated that if the Senate accepts the amendments, "we might want to take them out in two years". "We have been told that this will save the State, counties and cities several million dollars, but we're not sure where the figures come from."

SCR 33: Mr. Mello moved to pass the resolution; Mr. Bennett seconded the motion. Those members voting "aye" were: Messrs Mello, Bennett, Sena and Mrs. Wagner. Voting "no" was Mr. Jacobsen. Mrs. Brookman was absent.

Chairman Dreyer announced the next order of business to be <u>SJR 24</u> which memorializes the President of the United States to appoint a mineral affairs adviser to the White House staff. Mr. Vernon Scheid stated that he has been involved in this problem for twenty years and gave his background in the industry, including being a former Dean of the Mackay School of Mines. He stated that though we now have an energy crisis, in thirty years the mineral crisis will make the energy crisis look like a "teaparty". He stated that he had worked with Senator Blakemore on this resclution and that he was submitting a suggested amendment to the committee to cover errors made in the billdrafters office. (His amendments are attached hereto as Exhibit "A".) He felt that the United States had made some errors in the past two and three years whereby the mineral resources of the country are being depleted and he feels that the President needs a mineral adviser on his staff.

(Since Chairman Dreyer left the room, vice-chairman Mello conducted the following portion of the meeting.)

Mrs. Wagner moved to adopt the amendments to the resolution; Mr. Jacobsen seconded the motion. The motion was unanimously passed.

Mrs. Brookman moved to pass the resolution as amended. Mr. Bennett seconded the motion. The motion was unanimously passed.

Vice-chairman Mello stated that the next order of business would be AB 735 which increases future compensation of officers and employees of the Assembly. Mr. Mello stated that he had served on a subcommittee which handled this matter. Mr. Ashworth stated that this bill only makes reference to the Assembly officers and employees and suggests that we pass it and let the Senate make their amendments

to it and then the Assembly can concur with the Senate amendments.

AB 735: Mr. Jacobsen moved to amend the bill on line 22 changing \$60 to \$56. Mrs. Wagner seconded the motion. The motion was unanimously passed.

Mr. Jacobsen moved to amend the bill on lire 23 by changing \$21 to \$22. Mrs. Brookman seconded the motion. The motion was unanimously passed.

Mr. Jacobsen moved to amend the bill on line 5, page 2 by changing \$37 to \$40. Mrs. Brookman seconded the motion. The motion was unanimously passed.

Mr. Jacobsen moved to amend the bill by changing line 6 on page 2 from \$30 to \$32. Mrs. Brookman seconded the motion. The motion was unanimously passed

Mr. Jacobsen moved to amend the bill on line 8 of page 2 by changing \$32 to \$34. Mrs. Brookman seconded the motion. The motion was unanimously passed.

Mr. Jacobsen moved to amend the bill on line 10 of page 2 by changing \$23 to \$24. Mrs. Brookman seconded the motion. The motion unanimously passed.

Chairman Mello stated that there was a new category of Security Guards now existing and not in the bill at hand:

Mr. Jacobsen moved to amend the bill from \$27. to \$30. Mrs. Wagner seconded the motion. The motion was unanimously passed.

Mr. Jacobsen moved to pass the bill as amended. Mrs. Brookman seconded the motion. The motion was unanimously passed.

Mr. Bennett moved to pass the bill. Mr. Sena seconded the motion. Members voting "aye" were Messrs Bennett, Sena, Mello, and Mrs. Brookman; members voting "no" were Mrs. Wagner and Mr. Jacobsen. The motion was passed.

Assembly Ashworth explained ACR 50 and Mr. Bennett asked if the alternates would also be elected on a percentage basis. Mr. Ashworth stated that they would

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ACR 50:

Mrs. Wagner moved to indefinitely postpone the resolution; Mr. Jacobsen seconded the motion. Members voting "aye" were Mrs. Wagner and Mr. Jacobsen; members voting "no" were Messrs Bennett, Sena, Mello and Mrs. Brookman. The motion failed.

Mrs. Brookman moved to pass the resolution. Mr. Bennett seconded the motion. Members voting "aye" were Messrs Bennett, Sena and Mello and Mrs. Brookman; members voting "no" were Mrs. Wagner and Mr. Jacobsen. The motion passed.

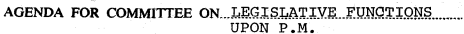
Mr. Jacobsen asked for committee action on AB742. He stated that this would give authority to the Council Bureau to advise the State Printer of priorities in printing; that statutes enacted last session were not delivered to attorneys until a year later.

AB 742: Mr. Jacobsen moved to pass the bill; Mrs. Brookman seconded the motion. The motion was unanimously passed.

(The committee agreed that the above action on AB 742 would be subject to approval of the Chairman.)

The meeting was adjourned at 5:50 p.m.

Respectfully submitted,
PHYLLIS BERKSON, Acting Secretary



Date May 1, 1975 Time ADJOURNMENT Room 222

Bills or Resolutions to be considered	Subject	Counsel requested*
A.B. 665	Provides for notification and deletion of certain persons from mailing lists for state publications.	
A.B. 671	<pre>Legislative commission makeup determined by joint rule.</pre>	
ACR 50	Adds joint rule prescribing makeup of legislative commission.	
ACR 32	- Directs legislative commission to study financing of general improvement districts.	
ACR 52	 Directs legislative commission to study problems of aged and aging. 	
ACR 53	Directs legislative commission study of veterans' services and benefits in Nevada.	
ACR 55	Directs the legislative commission to study the feasibility of including within the Nevada state park system areas necessary to preservation of scenic and recreational waterways, natural scenic areas and riding and hiking trails.	
SCR 21	Directs the legislative commission to study the problems of medical malpractice insuran	
SCR 33	Directs legislative commission to study the feasibility of employer payment of employee contributions to public employees' retireme system.	
SJR 24	Memorializes the President of the United St to appoint a mineral affairs adviser to the White House staff.	
A.B. 735	-Increases future compensation of officers a employees of assembly.	nđ

SB 336 AB 742

SENATE JOINT RESOLUTION NO. 24—SENATOR BLAKEMORE

APRIL 17, 1975

Referred to Committee on Legislative Functions

SUMMARY—Memorializes the President of the United States to appoint a mineral affairs adviser to the White House staff. (BDR 1781)

. 45.00

EXPLANATION—Matter in italics is new; matter in brackets [] is material to be omitted.

SENATE JOINT RESOLUTION—Memorializing the President of the United States to appoint a mineral affairs adviser to the White House staff.

Whereas, The position of presidential science adviser was abolished in early 1973 by then President Nixon, and he also disbanded the Office of Science and Technology at that time; and

Whereas, In an era of great concern over the interrelated problems of ecology and energy independence, the failure of the President to have his own advisers on scientific matters, especially in the areas of natural resource recovery and utilization, seems to be a lamentable oversight; and

WHEREAS, There are distinct differences between renewable and non-renewable natural resources, the latter being the mining inclusive; and

Whereas, Mining is separate and distinct from the number industry that it supports and its problems have little in common with manufacturing and fabricating industries; and the said t

manufacturing and fabricating industries; and <u>fand mineral resources</u>; Whereas, There is no integrated national policy on mining, even within the Department of the Interior, where the Bureau of Mines works separately from the Bureau of Land Management under whose control much mining exploration is done; and

Whereas, The vitality and strength of mining, an industry essential to the economic well-being of the nation, is dependent upon the development of an integrated national policy for nonrenewable natural resources; and

Whereas, The development of such a policy will be greatly speeded and enhanced if the President of the United States has ready access to an experienced and knowledgeable mining expert; now, therefore, be it

Resolved by the Senate and Assembly of the State of Nevada, jointly, That the legislature hereby respectfully memorializes the President of the United States to recognize the importance and value of a maining affairs adviser and to appoint such a person to his staff; and be it further

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LEGISLATIVE FUNCTIONS COMMITTEE LEGISLATION ACTION

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Moved By	Mrs. Brookman	ngar garagan (A. 1900) Sangar kanalan Sangar kanalan kanalan kanalan yang banggan dan bangan dan ba	Seconded By	Mr. Bennett
AMENDMENT:				
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		ngdingan di nddi maadaan dii daa qilaangan dhare ilaagan ay da biyah.		
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Mr. Bennet	37	•	•	
Mrs. Brooks	en	<u>X</u>		Territoria de la company de la
Mr. Mello Mr. Sena		Barrier and a second		
Mrs. Wagner		<u> </u>	de transportuntura Guarda phatura Special professionals Catalogue Contraction Contractio	
ORIGINAL	MOTION: Pas	sed	Defeated	Withdrawn
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LEGISLATION ACTION

	s., May 1, 1975			
	742: Council Bure			
MOTION:	the first first first with girth face, soon gave, girth gave you had girth and any	والمراجعة		
Do Pass	X Amend	Indefir	nitely Postpone	Reconsider
Moved By	Mr. Jacobsen		Seconded By Mr	s. Brookman
AMENDMENT:		• •		
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	MOTION	* ting home game game game game game game game ga	AMEND	AMEND
VOTE:	Yes No		Yes No	Yes No
Mr. Bennett Mrs. Brookm Mr. Jacobse Mr. Mello Mr. Sena Mrs. Wagner Mr. Chairma	$\begin{array}{ccc} & X & & \\ & X & & \\ \hline X & & X & \\ \hline X & & X & \\ \hline X & & & \\ \hline X & & & \\ \hline \end{array}$			
ORIGINAL	MOTION: Passed		Defeated	Withdrawn
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