SENATE FINANCE COMMITTEE MINUTES OF MEETING

MAY 8, 1975

The meeting was called to order at 8:16 a.m.

Senator Floyd R. Lamb was in the Chair.

PRESENT:

Senator Floyd R. Lamb, Chairman

Senator James I. Gibson, Vice-Chairman

Senator B. Mahlon Brown Senator William J. Raggio Senator Clifton Young Senator Warren L. Monroe Senator Lee E. Walker

OTHERS:

Noel Clark, Public Service Commission

Mayor E. M. Scrivner, A.B. 534 Norman Ingall, Chiropractor - L.V.

Melissa Goff, A.B. 534

Dr. Lon Harter, Chiropractor - C.C. Dick Rottman, Insurance Division

Assemblyman Lawrence Jacobsen, A.B. 637

Howard Barrett, Budget Director Ron Sparks, Fiscal Analyst

AB 500

Mr. Noel Clark said that the Administration has suggested that the Commission expend what is necessary, and then request reimbursement at the end of the biennium. Mr. Clark said that the Federal Government is funding about 65% of this.

Senator Raggio asked if the bill language formalizes an existing division. Mr. Clark said yes.

Senator Young asked what would be the major activity involved. Mr. Clark said that there is a pilot insulation program which selects homes and does studies on the savings involved.

AB 523

Mr. Clark said that this bill formalizes the Board and increases the membership, and this will also involve costs of equipment, a secretary, office space, and publication expenses. Mr. Clark said that recommendations are made by the Board concerning legislation considerations, and conservation. Mr. Barrett said that this was not put in the budget, because it arrived late. Mr. Clark said that the Board is operating out of their personal financing at this time.

AB 534

Mayor Scrivner said that Carson City, and the Welfare Director support this bill. Senator Brown asked who requested the bill. Mayor Scrivner said the Nevada Chiropractor Association.

Mr. Norman Ingall of Las Vegas said that this type of legislation was



SENATE FINANCE COMMITTEE MINUTES OF MEETING MAY 8, 1975



PAGE TWO

recently included in several Welfare and Trust unions. Senator Raggio asked if this has precedent in other states. Mr. Ingall said that 23 states have this practice, and there are others who are currently legislating on this issue now. Mr. Ingall said that in the future this will save the State money.

Melissa Goff presented the following amendment for the bill:

Page 2:

7. Chiropractic services as outlined in Sec. 1905 of Title XIX of the Social Security Act, including incident supplies only with respect to treatment by means of manual manipulation of the spine to correct a subluxation demonstrated in X-ray film to individuals trained in the reading of X-rays (but excluding reimbursement for X-rays as a chiropractic service) and only as provided by a chiropractor who is licensed as such by the State of Nevada and who meets uniform minimum standards promulgated by the Secretary of Health, Education and Welfare under Section 1861 (r) (5) of the Social Security Act.

Senator Gibson asked if there were any objections to this amendment. Mr. Ingalls said he objected to the exclusion of reimbursement for X-rays. Mrs. Goff said that this amendment is a Federal mandate. Senator Raggio asked if there couldn't be wording that would cause this exclusion to change if the Federal law changed. Dr. Ion Harter said that X-rays are necessary to his practice, and the State should pick up these costs. Mrs. Goff said that this is the Federal regulation verbatim.

Senator Young asked what "incident supplies" means. Mr. Ingalls said physical rehabilitation devices.

AB 388

Mr. Dick Rottman said that this bill would allow uniform accounting and disclosure of the financial statements of these institutions. Senator Raggio asked if one purpose of the bill is to determine if insurance rates are correct. Mr. Rottman said that the companion bill A.B. 387 takes care of rate regulation.

Senator Gibson said that he could see the benefits to this in that it would help control costs by institution comparisons, and statistics would be available to determine such things as the cost of un-used facilities. Senator Brown asked if the authorities should be availed to follow the directions shown by these disclosures. Senator Gibson said that this would not be possible at this time. Senator Walker asked if the legislature should mandate that Health Services receive these reports. Mr. Rottman said this would be done as a matter of course.

AB 227

Mr. Ron Sparks said that the fiscal note for this is approximately

SENATE FINANCE COMMITTEE MINUTES OF MEETING MAY 8, 1975



PAGE THREE

\$800,000 per year. Mr. Rottman said that if the program is to be maintained status quo, it will take \$32.00 and \$35.20, and if this is not made available, then the program will have to be reassessed, and possibly cut-back. Senator Monroe felt that if the program was cut back, people would leave the system and in two years this would cause the program to be even more expensive.

Senator Raggio asked what company had the policy. Mr. Rottman said John Q. Ryan Agency, with Crown Life Insurance. Senator Raggio suggested that perhaps another company would provide better rates. Mr. Rottman said that this has been examined, and he felt that they have the best rates, but he believed that Blue Shield had offered lower rates to University professors. Senator Gibson said that he knew of the Blue Shield offer, and was aware that the University wanted out of the current system. Mr. Rottman said that some companies offer low rates to bring people in, and then raise them at a later date.

Senator Young asked how many companies were checked for bids. Mr. Rottman said about ten. Mr. Barrett said that if the present rate is maintained it will cost about \$1.1 million in General fund money. Senator Raggio asked if any new areas of coverage were being added. Mr. Rottman said no.

AB 637

There was a brief discussion with Assemblyman Jacobsen on the water system, but it was decided by the Committee to re-schedule the hearing for May 12, 1975.

AB 500 (See attached bill)

Senator Gibson - Do Pass Senator Young - 2nd Motion Carried.

AB 523 (See attached bill)

Senator Young - Do Pass Senator Gibson - 2nd Motion Carried.

AB 534 (See attached bill)

Senator Raggio - Amend and Do Pass in accord with the presented amendment which will be subject to relaxation as is the Federal law, in so far as the program will still qualify for Federal funding requirements. Senator Walker - 2nd Motion Carried.

SENATE FINANCE COMMITTEE MINUTES OF MEETING MAY 8, 1975

PAGE FOUR

AB 227 (See attached bill)

Mr. Howard Barrett said that the general fund money involved is \$400,000 per year, and this is an Administration bill.

There was a general discussion on the expense involved, and how this will affect ADC. Senator Brown questioned if there could be a 4% increase each year for ADC with a "trigger" for the second year.

Mr. Barrett said that this coverage is for the same benefits as they have now, but the increase is for inflation.

Senator Lamb said if they receive their raise in salary, they can afford to make up the difference in the rate. Senator Raggio felt that this was unfair, and that a benefit shouldn't be given in one area, and taken away in another.

Senator Walker - Motion to amend and Do Pass to keep the rate at the current figure of \$23.64.

Senator Brown - 2nd

Senators Raggio and Monroe - "NO"

Motion Carried.

AB 388 (See attached bill)

Senator Walker - Do Pass Senator Gibson - 2nd Motion Carried.

AMENDMENTS (See reprints)

SB 489: Senator Gibson - Motion to concur

Senator Young - 2nd

Motion Carried.

SB 265: Senator Gibson - Motion to concur

Senator Walker - 2nd

Motion Carried.

SB 330: Senator Brown - Do not concur, and

resolve in conference. Senator Walker - 2nd

Motion Carried.

Senator Gibson - Motion to introduce the Capital Improvement Bill out of Committee, on the Senate floor.

Senator Walker - 2nd

Motion Carried.

201

SENATE FINANCE COMMITTEE MINUTES OF MEETING MAY 8, 1975

687

PAGE FIVE

AB 680 (See attached bill)

Senator Raggio - Do Pass Senator Gibson - 2nd Senator Lamb - "NO" Motion Carried.

AB 201 (See attached bill)

Senator Gibson - Do Pass Senator Walker - 2nd Senator Monroe - "NO" Motion Carried.

There being no further business, the meeting adjourned at 9:55 a.m.

RESPECTFULLY SUBMITTED:

APPROVED:

HEBA L. WOOLLEY, SECRETARY

FLOYD B. LAMB, CHALMAN

ASSEMBLY BILL NO. 500—COMMITTEE ON WAYS AND MEANS

APRIL 1, 1975

Referred to Committee on Ways and Means

SUMMARY—Creates an energy management division within the public service commission of Nevada. Fiscal Note: Yes. (BDR 58-1463)



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

AN ACT relating to the public service commission of Nevada; creating an energy management division; providing that the chairman is in charge of the division; establishing duties; 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. Chapter 703 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 to 7, inclusive, of this act.

SEC. 2. As used in sections 2 to 7, inclusive, of this act, unless the context requires otherwise:

1. "Chairman" means the chairman of the public service commission of Nevada.

2. "Division" means the energy management division within the public service commission of Nevada.

SEC. 3. 1. There is hereby created an energy management division within the public service commission of Nevada.

11 2. The chairman is the administrative officer of the division and shall 12 perform all acts necessary to further the provisions of sections 2 to 7, 13 inclusive, of this act.

3. The chairman may designate a representative to aid him in the performance of his duties.

SEC. 4. The chairman, acting through the division, may:

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1. Prepare, subject to the approval of the governor, petroleum allocation and rationing plans for possible energy contingencies. The plans shall be carried out only by executive order by the governor.

2. Cooperate, through the commission's member on the state energy resources advisory board, in coordinating energy programs and activities within the state.

SEC. 5. The chairman, acting through the division, may:

(REPRINTED WITH ADOPTED AMENDMENTS) FIRST REPRINT

A. B. 523

ASSEMBLY BILL NO. 523—ASSEMBLYMEN BROOKMAN, MELLO, MURPHY, MANN, JEFFREY, POLISH, PRICE, BANNER, BARENGO, ROBINSON, BENKOVICH, ASH-WORTH, COULTER, DINI, GLOVER, VERGIELS, MAY, WITTENBERG, WEISE, SCHOFIELD, SENA, CHANEY, CRADDOCK, HOWARD, HEANEY, YOUNG, DEMERS, WAGNER, BREMNER AND DREYER

APRIL 2, 1975

Referred to Committee on Ways and Means

SUMMARY—Creates state energy resources advisory board. Fiscal Note: Yes. (BDR 46-1462)



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

AN ACT creating a state energy resources advisory board; providing for appointment of members from specified areas of interest; requiring a report on the status of energy in Nevada; making an appropriation; 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. Title 46 of NRS is hereby amended by adding thereto a new chapter to consist of the provisions set forth as sections 2 to 11, inclusive, of this act.

SEC. 2. 1. There is hereby created a state energy resources advisory board.

Except for seven of the members first appointed, members of the board shall be appointed by the governor for terms of 2 years. Vacancies occurring on the board shall be filled by the governor to complete the unexpired portion of the term and members shall be appointed in the same manner as the original appointment.

11 3. Of the members so appointed, one member shall be designated as chairman by the governor and shall serve in that capacity at the 12 pleasure of the governor. 13

14 SEC. 3. The state energy resources advisory board shall consist of 15 members who shall be appointed as follows: 15

One member from the petroleum industry.

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One member from the public service commission of Nevada.

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(REPRINTED WITH ADOPTED AMENDMENTS) A. B. 534 FIRST REPRINT

ASSEMBLY BILL NO. 534—ASSEMBLYMAN BENNETT (by request)

APRIL 3, 1975

Referred to Committee on Health and Welfare

SUMMARY—Includes chiropractic services in state aid to medically indigent. Fiscal Note: No. (BDR 38-752)



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

AN ACT relating to state aid to the medically indigent; including chiropractic services in medical or remedial care; 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 428.210 is hereby amended to read as follows: 428.210 "Medical or remedial care" means any of the following: 1. Inpatient hospital services consisting of the following items fur-

nished to an inpatient in a hospital:

(a) Bed and board;

(b) Drugs; and

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(c) All in-hospital services including anesthesia, nursing services, equipment, supplies, laboratory and radiological services, whether furnished directly by the hospital or by contractual arrangement made by the hospital.

2. Services of a physician rendered to or in behalf of an inpatient in

a hospital or nursing home.

3. Skilled nursing-home services consisting of nursing care in a licensed nursing home provided by a registered professional nurse or a licensed practical nurse, which is prescribed by and performed under the general direction of a physician; other medical services related to such skilled nursing care and bed and board in connection with furnishing of such skilled nursing care.

4. Visiting-nurse services consisting of nursing care provided by a registered professional nurse or a licensed practical nurse in the individual's own home under the general direction of a physician and purchased from a public or private nonprofit agency or paid directly to the nurse

as the supplier of the service.

(REPRINTED WITH ADOPTED AMENDMENTS) SECOND REPRINT A. B. 227

ASSEMBLY BILL NO. 227—COMMITTEE ON WAYS AND MEANS

FEBRUARY 7, 1975

Referred to Committee on Ways and Means

SUMMARY—Increases amount allowable for payment of state employee group insurance premium. Fiscal Note: No. (BDR 23-769)



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

AN ACT relating to state employee group insurance premiums; revising amounts allowable for payment by state employer; and providing other matters properly relating thereto.

The People of the State of Nevada, represented in Senate and Assembly, do enact as follows:

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SECTION 1. NRS 287.044 is hereby amended to read as follows: 287.044 1. A part of the cost of the monthly premiums of such group insurance, not to exceed [\$21.49 for the fiscal period beginning January 1, 1973, and ending June 30, 1974,] \$30 for the fiscal year 1975–1976, or [\$23.64 for the fiscal year 1974–1975,] \$32 for each fiscal year thereafter, applied to both group life and group accident or health coverage, for each state or other participating officer or employee electing to participate in the group insurance program, may be paid by the department, agency, commission or public agency which employs the officer or employee in whose behalf such part is paid from funds appropriated to or authorized for such department, agency, commission or public agency for such purpose. State participation in the cost of monthly premiums shall not exceed the amounts specified in this subsection.

2. No department, agency, commission or public agency shall pay any part of such premiums if the group life insurance or group accident or health insurance is not approved by the committee on group insurance.

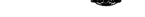
(REPRINTED WITH ADOPTED AMENDMENTS) FIRST REPRINT A. B. 388

ASSEMBLY BILL NO. 388—ASSEMBLYMEN WITTENBERG, MELLO, DINI, DREYER, BARENGO, BREMNER, GETTO, GLOVER, HOWARD, WEISE, BROOKMAN, HICKEY, CRADDOCK, MAY, BENNETT, CHANEY, SENA, WAGNER, HAYES, BANNER, DEMERS; MOODY, MURPHY, POLISH, SCHOFIELD, BENKOVICH, CHRISTENSEN, COULTER, HARMON, HEANEY, MANN, VERGIELS AND PRICE

March 12, 1975

Referred to Committee on Ways and Means

SUMMARY—Authorizes commissioner of insurance to adopt a uniform system of accounting and financial reporting for health and care facilities. Fiscal Note: Yes. (BDR 40-1146)



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

AN ACT relating to health and care facilities; authorizing the commissioner of insurance to adopt a uniform system of accounting and financial reporting for health and care facilities and providing certain exemptions from such requirements; providing a procedure for health and care facilities relating to filing financial reports; providing commissioner and investigatory powers; providing a penalty; 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. Title 40 of NRS is hereby amended by adding thereto a new chapter to consist of the provisions set forth as sections 2 to 11, inclusive, of this act.

SEC. 2. The legislature hereby finds and declares that the health and welfare of the citizens of this state is directly and significantly affected by the cost of the delivery of health care. In an effort to protect this important interest of the state, the legislature hereby authorizes the commissioner to adopt a uniform system of accounting and financial reporting for health and care facilities.

SEC. 3. The following terms, wherever used or referred to in this chapter, have the following meaning unless a different meaning clearly appears in the context:

1. "Commissioner" means the commissioner of insurance.

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14 2. "Health and care facility" means any person, institution, place,





(REPRINTED WITH ADOPTED AMENDMENTS) FIRST REPRINT

S. B. 489

SENATE BILL NO. 489—COMMITTEE ON FINANCE

APRIL 7, 1975

Referred to Committee on Finance

SUMMARY—Makes appropriation to legislative counsel bureau for cost of reproduction of Nevada Reports. Fiscal Note: Yes. (BDR S-1619)



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

AN ACT relating to the legislative counsel bureau, providing that the legislative commission shall set the price to be charged for Nevada Reports; and making an appropriation to the legislative counsel bureau for the cost of reproduction of Nevada Reports.

The People of the State of Nevada, represented in Senate and Assembly, do enact as follows:

SECTION 1. NRS 345.050 is hereby amended to read as follows: 345.050 1. The director of the legislative counsel bureau is authorized to sell the following publications: (a) Nevada Reports. (b) Statutes of Nevada. 6 (c) Compilation of laws: (1) Compiled Laws of Nevada (1861-1873), by Bonnifield and Healy (two volumes). (2) General Statutes Nevada 1885 (1861-1885), by Baily & Ham-10 mond. 11 (3) Compiled Laws of Nevada 1861–1900, by Cutting. (4) Revised Laws of Nevada 1912, Volumes I and II (two volumes).(5) Revised Laws of Nevada 1919, Volume III. 12 13 14 (6) Nevada Revised Statutes, including replacement and supple-15 mentary pages. 16 (d) Miscellaneous publications: 17 (1) Nevada Constitutional Debates & Proceedings 1864. 18 (2) Nevada and Sawyer's Digest 1878. 19 (3) Nevada Digest Annotated (1912), by Patrick. 20 (4) Annotations to Nevada Revised Statutes and the Nevada Digest, including replacement and supplementary pages. 21 22 (5) Journals of the assembly or senate. 23 (6) Appendices to journals of senate and assembly.

(REPRINTED WITH ADOPTED AMENDMENTS) SECOND REPRINT

S. B. 265

SENATE BILL NO. 265—SENATOR LAMB

FEBRUARY 26, 1975

Referred to Committee on Finance

SUMMARY—Provides early recognition of service and increases amounts under longevity incentive plan. Fiscal Note: Yes. (BDR 23-822)



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

AN ACT relating to the state personnel system; revising the years of service required and the amount of payments under the longevity incentive plan; 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 284.177 is hereby amended to read as follows: 284.177 1. A longevity incentive plan administered by the personnel division is hereby established for employees with [10] 8 years or more of continuous state service. Employees rated standard or better with [10] 8 years of continuous service shall receive [\$125] \$75 semi-annually with a semiannual increase of \$25 for each additional year of service up to a maximum semiannual amount of [\$250] \$300 for [15] 17 years or more of continuous state service.
2. As used in subsection 1, "continuous" means uninterrupted service

as defined by the commission.

SEC. 2. This act shall become effective on June 30, 1975.

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(REPRINTED WITH ADOPTED AMENDMENTS)

FIRST REPRINT

S. B. 330

SENATE BILL NO. 330—SENATORS GIBSON, BROWN, LAMB, CLOSE AND WALKER

March 12, 1975

Referred to Committee on Finance

SUMMARY—Creates silicosis and disabled pension fund and makes appropriation to such fund. Fiscal Note: No. (BDR 53-834)



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

AN ACT relating to silicosis; establishing the silicosis and disabled pension fund to be administered by the Nevada industrial commission; establishing eligibilty for benefits from the fund; making an appropriation from the state general fund to the silicosis and disabled pension fund; abolishing the special silicosis fund and substituting a special silicosis program; 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. Chapter 617 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 and 3 of this act.

SEC. 2. 1. There is hereby created in the state treasury the silicosis and disabled pension fund. The fund shall consist of moneys appropriated to the fund by the legislature and interest earned pursuant to NRS 356.087.

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- 2. The silicosis and disabled pension fund shall be administered by the state treasurer. The moneys in the fund may be expended only for the purposes set forth in section 3 of this act, and none of the moneys in the fund may be expended for administrative purposes. The expenditures shall be made on claims approved by the commission and paid as other claims against the state are paid.
- SEC. 3. 1. The moneys in the silicosis and disabled pension fund shall be expended to provide:
- (a) The continuing benefits described in subsection 6 of NRS 617.460. (b) The increased permanent total disability benefits described in NRS 616.626.
- (c) The increased death benefits described in NRS 616.628.
- 2. Upon receiving a monthly statement showing the amount of benefits to be paid for the month to the persons entitled thereto under subsection I, the state treasurer shall pay an amount equal to that shown on the statement from the silicosis and disabled pension fund to the commission.

ASSEMBLY BILL NO. 680—ASSEMBLYMEN MELLO, WEISE, DINI, HEANEY, BREMNER, GLOVER, BARENGO, HOWARD, MURPHY, DEMERS, JACOBSEN, ROBINSON, WITTENBERG, DREYER, CHRISTENSEN, GETTO, MOODY, WAGNER, BROOKMAN, MANN, LOWMAN, COULTER, BENKOVICH AND POLISH

APRIL 18, 1975

Referred to Committee on Ways and Means

SUMMARY—Makes appropriation toward restoration of Morrill Hall at University of Nevada, Reno. Fiscal Note: Yes. (BDR S-1872)



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

AN ACT relating to the University of Nevada; making an appropriation toward the restoration of Morrill Hall; 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. Subject to the conditions prescribed in section 2 of this act, there is hereby appropriated from the general fund in the state treasury the sum of \$50,000 to the state public works board for the purpose of preparing plans and contributing to the work of restoration of Morrill Hall on the Reno campus of the University of Nevada. Such preparation and work shall be done in cooperation with the executive committee of the University of Nevada Alumni Association, Inc., for the purposes set forth in paragraphs (2) and (4) of Resolution No. 73–7 of the board of regents of the University of Nevada.

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SEC. 2. This appropriation is conditioned upon the raising from other sources of an amount sufficient, together with this appropriation, to total \$500,000. When the Morrill Hall Trust Committee of the University of Nevada Alumni Association, Inc., certifies to the state board of examiners that it has:

1. On deposit or invested in liquid negotiable securities; and

2. Available with certainty as matching funds from the Federal Government or any other source, after the making of this appropriation, a combined total of \$450,000, the state board of examiners shall direct the controller to make this appropriation available to the state public works board.





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(REPRINTED WITH ADOPTED AMENDMENTS) SECOND REPRINT

A. B. 201

ASSEMBLY BILL NO. 201—ASSEMBLYMEN SENA AND JEFFREY

FEBRUARY 4, 1975

Referred to Committee on Ways and Means

SUMMARY—Makes appropriation from general fund to department of human resources for construction of half-way house in Clark County, Nevada. Fiscal Note: No. (BDR S-832)

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

AN ACT making an appropriation from the general fund in the state treasury to the department of human resources for the construction of a half-way house in Clark County.

The People of the State of Nevada, represented in Senate and Assembly, do enact as follows:

SECTION 1. Subject to the conditions provided in this act, there is hereby appropriated from the general fund in the state treasury to the department of human resources the sum of \$100,000 for the construction of a half-way house in Clark County, Nevada, to be used by the county in the treatment of delinquent youths during the transition period between institutional care and return to the community.

SEC. 2. None of the money appropriated by this act may be expended or committed for expenditure until:

9 1. The appropriate local authority in Clark County has presented to the interim finance committee, on or before August 1, 1975, a detailed plan and cost estimate for the location and construction of the half-way house; and

13 2. The interim finance committee has reviewed and approved the 14 plan.

Such approval shall not be granted unless the Clark County commissioners demonstrate to the satisfaction of the interim finance committee that any excess of the total cost of planning and construction over \$100,000 will be paid from local sources in Clark County and the structure completed as planned.

SEC. 3. The appropriate local authority in Clark County shall be reimbursed for the cost of planning and engineering the half-way house only:

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