SENATE LEGISLATIVE FUNCTIONS MINUTES OF MEETING FEBRUARY 25, 1975

The meeting was called to order at 1:10 p.m.

Senator Warren L. Monroe was in the Chair.

PRESENT:

Senator Warren L. Monroe, Chairman

Senator Floyd R. Lamb Senator B. Mahlon Brown Senator Clifton Young Senator Eugene V. Echols

ABSENT:

Senator James I. Gibson

Senator Melvin D. Close

OTHERS:

Assemblyman Darrell H. Dreyer

Cy Ryan, UPI

AB 318

Assemblyman Dreyer explained that this Bill allows Committee and Sub-Committee members to receive reimbursement for in-state travel to hearings.

Senator Lamb - Do Pass (When Senate receives Bill) Senator Young- 2nd Motion Carried.

SCR I

Assemblyman Dreyer said that this Resolution correlates with <u>SCR 2</u> that allows for staff travel expenses when attending inestate hearings.

Senator Lamb - Move to adopt the resolution. Senator Young - 2nd Motion Carried.

AB I

Assemblyman Dreyer said that this Bill calls for the cancellation of pre-filing. Senator Young felt that if controlled, pre-filing would be a time saving measure. Chairman Monroe said that a vote would be held until testimony was heard from Speaker Ashworth.

Chairman Monroe said that the next Legislative Functions meeting will be held on March 11, 1975, at 4:30 p.m. on all pending bills. Senator Lamb suggested that there be one speaker each on pro and con, at three minutes apiece.

There being no further business, the meeting adjourned at 1:30 p.m.

APPROVED: MORRIS MUDINIE RESPECTFULLY SUBMITTED:

Senator Warren Monroe

Sheba WooNey, Secry.

ASSEMBLY BILL NO. 318—COMMITTEE ON LEGISLATIVE FUNCTIONS

FEBRUARY 25, 1975

Declared an emergency measure

SUMMARY—Extends certain legislative travel allowances to include travel expenses to and from committee and subcommittee hearings. Fiscal Note: No. (BDR 17-1065)



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

AN ACT relating to the legislature; authorizing expenditures of certain legislative travel expenses for committee and subcommittee hearings.

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

SECTION 1. NRS 218.220 is hereby amended to read as follows: 218.220 1. Notwithstanding the provisions of NRS 281.160 or any other law, the per diem expense allowance and the travel and telephone expenses of senators and assemblymen duly elected or appointed and in attendance at any session of the legislature shall be allowed in the manner set forth in this section.

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2. For initial travel from his home to Carson City, Nevada, to attend a regular or special session of the legislature, and for return travel from Carson City, Nevada, to his home upon adjournment sine die of a regular or special session of the legislature, each senator and assemblyman shall receive:

(a) A per diem expense allowance of \$30 for one day's travel to and one day's travel from regular and special sessions of the legislature.

(b) Travel expenses computed at the rate of 12 cents per mile traveled.

3. In addition to the per diem and travel expenses authorized by subsection 2, each senator and assemblyman shall be entitled to receive not to exceed the total sum of \$1,200 as a supplemental travel allowance for traveling to and from his home or temporary residence during each regular session of the legislature and not to exceed the total sum of \$500 as a supplemental travel allowance for traveling to and from his home or temporary residence during each special session of the legislature.

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22 supplemental travel allowance which shall not exceed: 23 (a) A total of \$1,200 during each regular session of the legislature; and 24 (b) A total of \$500 during each special session of the legislature,

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SENATE CONCURRENT RESOLUTION NO. 1—SENATORS WILSON, BRYAN AND GOJACK

FEBRUARY 4, 1975

Referred to Committee on Legislative Functions

notice of measures to be considered at committee hearings. Fiscal Note: No. (BDR 685) SUMMARY-Adds joint standing rule for Nevada legislature, requiring advance



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

SENATE CONCURRENT RESOLUTION—Adding Joint Rule for Nevada legislature, requiring publication of advance notice of measures to be considered in committee hearings.

Resolved by the Senate of the State of Nevada, the Assembly concurring, That the Joint Rules of the Senate and Assembly of the 58th session of the Nevada legislature be amended, and they hereby are, by adding thereto a new joint rule which shall read as follows:

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12 13 14 **NOTICE**

Prior to any committee meeting at which discussion or other formal action on any bill or resolution is to occur, the chairman of the committee shall direct the Secretary of the Senate or Chief Clerk of the Assembly, whoever is appropriate, to have published in the Daily Journal at least 48 hours prior to the next scheduled hearing, the number and summary of each bill or resolution to be considered at the next hearing. Failure to have the notice published shall not preclude the committee from taking action on a measure if a majority of the members of the committee vote to waive the notice requirement.

ASSEMBLY BILL NO. 1—ASSEMBLYMEN ASHWORTH AND DREYER

JANUARY 21, 1975

Referred to Committee on Legislative Functions

SUMMARY—Repeals provisions relating to prefiling of legislative bills and resolutions. Fiscal Note: No. (BDR 17-638)



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

AN ACT relating to the state legislature; repealing provisions relating to the prefiling of legislative bills and resolutions; 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 218.280 is hereby amended to read as follows: 218.280 [Except as provided in NRS 218.277 to 218.279, inclusive, all] All bills and resolutions shall be introduced in triplicate; and one copy of each bill or resolution shall be marked "original," one shall be marked "duplicate," and one shall be marked "triplicate." The copy marked "duplicate" shall be sent to the superintendent of the state printing and records division of the department of general services for the purpose of printing, and the copy marked "triplicate" shall be referred to the legislative counsel.

Sec. 2. NRS 218.277, 218.278 and 218.279 are hereby repealed.

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