

ASSEMBLY

GOVERNMENT AFFAIRS
April 13, 1977
7:00am

MEMBERS PRESENT: Chairman Murphy
Mr. May
Mr. Craddock
Mr. Jeffrey
Mr. Moody
Mr. Robinson
Mrs. Westall
Mr. Jacobsen

MEMBERS EXCUSED: Mr. Mann

GUESTS PRESENT: See attached lists

Vice Chairman May called the meeting to order at 7:00am.

ASSEMBLY BILL 597

Mayor Jacobsen, Mr. Hayes, Mrs. Calhoun, and Mr. Bensinger, Carson City Supervisors, and Mr. Paul Loomis passed around area photos showing Marlette Lake, Hobart Reservoir and Lake Tahoe and discussed the information labeled as Exhibit 1. They added that there are two water systems in Carson City, the municipal water system owned by and for the Carson City residents and the state owned system for the state complexes. There is a mutual benefit to passing this bill because both systems will benefit.

After a question from Mr. May, they responded that the State of Nevada would issue revenue bonds to be paid by Carson City and the State. The total cost of the project is \$6,592,000.

Mayor Jacobsen added that the 50-50 method of paying for the improvements was settled on because they believe that because the the water purification plant is required for the State of Nevada itself; they (the State) are going to have to do something about that. This is a problem that did not exist two years ago. Now, the state of Nevada owns all of Lakeshore and Washoe Lake either through the Park System on the South end or the Fish and Game Dept. on the North end and the Highway Dept. owns a little part of it. This area is right in the middle of the park which is owned by the State of Nevada. The State is going to benefit just as much as the Carson City area is.

He explained that the State had its own water system except the Highway Department Building and the Kinkaid Building which are on the Carson Municipal system.

Mr. Craddock asked how Carson City's water rates are structured. He was told that Carson City's water rate which was reformed in

January 1, 1977, is a structured rate to be a conservation incentive rate. Customers can use up to 5,000 gallons in a month for 20¢ a thousand gallons; From 5,000 to 15,000 gallons in a month the rate is 40¢ a thousand; From 15,000 to 50,000 is 60¢ a thousand and anything over 50,000 gallons in a month is 80¢ a thousand. That represents an average rate in Carson City to residents of about \$9.25 per month yearly. The commercial rates are approximately 50% higher than residential rates, 30¢, 40¢, 60¢ and 90¢ respectively.

Mr. Loomis continued that when Carson City was negotiating this water situation with the State last session, Carson City had agreed to charge residential rates to the Capitol Complex if they came on to the municipal system. The State did not really want to be in the water business.

The purification system will cost approximately 1million dollars.

Assemblyman Robinson wondered if the Carson City residents shouldn't pay for the improvements and new system themselves. Mayor Jacobsen replied that both the State and Carson City have a problem, they both need the purification system. Mr. Robinson continued by asking what Carson City would do if the State refused to chip in. The Mayor replied that ultimately the State would need to improve their water system. Granted that will be after Carson City needs to improve theirs but that the job should be done together.

Assemblyman Jacobsen explained to the committee that Carson City in the past was able to develop their water system cheaper and had an adequate supply, but now they know that they need to start thinking about the future.

Assemblyman Craddock said that the cost should be spread on a need benefit basis.

Senator Sheerin then took the witness stand and expressed his support for the measure.

Mr. Robert Barry, Storey County Commissioner, told the committee that the Storey County people had no objection to the bill.

Chandler Laughlin, Silver City, urged passage of the measure as Silver City has no other water source other than the Marlette-Hobart system.

Roland Westergard, State Engineer, spoke in favor of the measure.

Speaker Joseph E. Dini, told the committee that the people in Storey County need the water system improved and the purification system too, since this is their only possible water source.

THERE WAS NO OPPOSITION TO THE BILL.

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ASSEMBLY BILL 485

Assemblyman Nancy Gomes, Russell McDonald and Clark Santini submitted some amendments which delete the finding of immediate sale, require an election and exclude the property that the highway department has purchased.

COMMITTEE ACTION

Assembly Bill 485 - Mrs. Westall moved that the committee recommend to AMEND AND DO PASS AS AMENDED, seconded by Mr. Jeffrey, passed unanimously. Mr. Mann was not present at the time of the vote.

Assembly Bill 186- After Mr. Russ McDonald explained the amendments that help out the bonding requirements and clarify the bill, Mr. Jacobsen moved to table the bill, seconded by Mr. May motion passed unanimously. Mr. Mann was not present for the vote.

Mr. Craddock wanted it noted in the record that the committee did think about a mechanism to return the funds to the point of origin.

ASSEMBLY BILL 544

Mr. Tom Moore explained that he had an amendment that conforms the bill to the general retirement bill and permits a specific exception for elected officials. The bill allowed public entities to pay into the retirement fund for employees but prohibited it for elected public officials. The amendment is permissive legislation for the entity contribution. In effect, this bill could give elected officials a 7% raise.

COMMITTEE ACTION

A.B. 544- Mr. May moved an AMEND AND DO PASS, seconded by Mr. Jeffrey, motion passed. Mr. Mann, Mr. Moody were absent at the time of the vote. Mr. Murphy voted no.

A. B. 164- After discussion and Mr. Robert Broadbent, Nevada County Commissioners Association, told the committee that the county commissioners supported it, Mr. Robinson moved a DO PASS AND REREFER TO WAYS AND MEANS, motion passed. Mr. Mann and Mr. Moody were not present at the time of the vote. The motion passed unanimously.

ASSEMBLY BILL 569- After a short explanation from Mr. Russell McDonald, Mr. Jacobsen moved a DO PASS, seconded by Mr. May, passed unanimously. Mr. Mann and Mr. Moody were not present for the vote.

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ASSEMBLY BILL 570 - After a short explanation from Mr. Russell McDonald who said that under the tax delinquent statute the local government or university can acquire that property for governmental purposes. In a particular case, Washoe County has acquired such a parcel but it has an easement or servitude along with it. The bill would allow the county to move in and bring an action of eminent domain in condemnation to pick up the interest of the land and they then would give it back to the property owners that are neighboring the property. This problem won't arise very often because no one is prompted to pick up tax delinquent property. It will clean up the situation.

A.B. 570- Mr. Jacobsen moved a DO PASS, seconded by Mr. Robinson, motion passed unanimously. Mr. Mann and Mr. Moody were absent for the vote.

ASSEMBLY BILL 572

Mr. Russell McDonald told the committee that currently there is no provision in the law as to how to enact liquor board ordinances and also no provision for selecting a chairman of the liquor board.

Mr. Robert Broadbent, Clark County Commissioner, told the committee that the Clark County liquor board chairman has varied from a member of the county commission to the sheriff. The bill has the endorsement of the County Commissioners Association.

Mr. McDonald explained that the county ordinances say that the liquor board shall adopt ordinances but does not say how. It would be a liquor board ordinance not a county ordinance.

Mr. McDonald presented the appropriate language to do the above things to the original bill which he had drafted earlier.

Chairman Murphy announced that further testimony would be taken at the next meeting so no action could be taken today.

SENATE BILL 390

Mr. Bob Warren, Nevada League of Cities, Leroy Getchell, Clerk, Auditor and Treasurer for Fallon and Hank Etchemendy, Chairman, Local Government Advisory Committee, which advises the tax department on areas of financial management and budgets of cities, came forward to support the bill. They explained that the bond required for general law city treasurers is now supposed to be equal to the amount of the whole tax for the last preceding year. Mr. Getchell pointed out that this is inequitable since small city treasurers only handle a very small amount of cash at a given time and there is no need for this large of a bond. The bill allows the county commissioners to set the appropriate surity bond on their officers as they see fit.

Mr. Warren added that this bill only applied to general law cities of Winnemucca, Fallon, Lovelock and Ely. The other cities can set the bond according to the county commissioners.

SENATE BILL 397

Mr. Warren, Mr. Getchell and Mr. Etchemendy explained to the committee that the requirement of an additional financial statement from the cities is an unnecessary expense and duties for the general law cities of Winnemucca, Fallon, Lovelock and Ely. The annual audit should be used in place of the financial statement because it is the same information. This bill would repeal the requirement.

COMMITTEE ACTION

S.B. 397 - Mr. Jacobsen moved to DO PASS, seconded by Mrs. Westall, motion passed unanimously. Mr. Jeffrey, Mr. Moody, Mr. Mann and Mr. May were absent for the vote.

S.B. 390- Mr. Robinson moved a DO PASS, seconded by Mr. Craddock, motion passed unanimously. Mr. Jeffrey, Mr. Moody, Mr. Mann and Mr. May were not present for the vote.

ASSEMBLY BILL 419

Mrs. Westall announced that in the subcommittee both sides of the issue, Mr. Gagnier, representing the State Employees and Mr. Wittenberg, representing State Personnel Department had decided to solve the problem among themselves without the legislation. Both parties were present to substantiate Mrs. Westall's report. The bill is no longer necessary because a rule will be put into effect which will solve the problem.

COMMITTEE ACTION

A.B. 419- Mr. Craddock moved to INDEFINITELY POSTPONE, seconded by Mrs. Westall, passed unanimously. Mr. Mann and Mr. Moody were not present for the vote.

ASSEMBLY BILL 618

Mr. Walter Drew, Chief of Contributions of Employment Security Dept., told the committee that ESD sponsored the bill. The enabling act is to provide coverage for those employees, public employees, that are not covered by the Public Employees Retirement System. 26 entities are covered in the state and they have about 2000 employees reporting to ESD. The changes are needed because the Social Security Division has been reviewing EDS operations and they feel that ESD has been following the federal law, however the word "position" seems to be giving the SS dept. trouble because they have a different definition of "position" and "eligible". If Nevada retains the word "position" ESD would have to ask the entities to come up with a position control so that they could come in and say that this position is under the state retirement system and this position is not. The same thing could be achieved simply by amending the preamble to the law by saying individuals "who are not subject". The bill also provides that an agreement can be made up to six years instead of the one year currently provided. This bill is permissive language.

COMMITTEE ACTION

A.B. 618 - Mrs. Westall moved to DO PASS, seconded by Mr. Jacobsen, motion passed. Mr. Robinson voted no, Mr. Mann and Mr. Moody were not present for the vote.

ASSEMBLY BILL 439

Chairman Murphy explained that the committee had already acted on the measure, which concerns economic development revenue bonds but that it had not been reported to the floor yet as the amendments had not been received. Mr. McDonald the author of the bill had another set of amendments that he put together with the help of bond counsel that should replace the previously adopted amendments. Chairman Murphy reminded the committee that the bill was separate from the water issues and that it was needed for other areas of development.

Mr. McDonald reminded the committee that at the time of introduction he had said that no matter what was done with the water meter legislation, it was his opinion that this bill was essential to conform both city and county laws as a result of different amendments in 1975. This type of local government financing is essential. The new set of amendments that he offered were a more complete set.

COMMITTEE ACTION

Assembly Bill 439- Mr. Robinson moved to RESCIND THE ACTION WHEREBY THE COMMITTEE RECOMMENDED TO AMEND AND DO PASS A.B. 439, seconded by

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Mr. May, motion passed unanimously. Mr. Mann and Mr. Moody were absent at the time of the vote.

Mr. May then moved that the committee recommend AMEND AND DO PASS, including the new amendments from Mr. McDonald, seconded by Mr. Jacobsen, motion passed, Mrs. Westall abstained, Mr. Moody and Mr. Mann were not present for the vote.

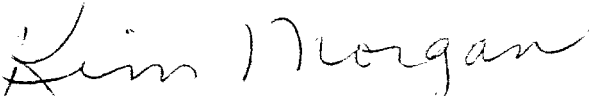
ASSEMBLY BILL 278

Chairman Murphy explained that the amendments that had been explained by Mr. Arkell and Mr. Dini previously were now printed and the committee perused them. Mr. Jacobsen moved to AMEND AND DO PASS seconded by Mr. May, motion passed unanimously, Mr. Mann and Mr. Moody were absent for the vote. Amendments are attached as Exhibit 2.

Mr. May extended the committee's gratitude to Mr. Bruce Arkell and Mr. John Sparbell and their staff for the tremendous amount of effort put forth on this measure.

There being no further business to come before the committee the meeting was adjourned at 10:00am.

Respectfully submitted,


Kim Morgan, Committee Secretary

GOVERNMENT AFFAIRS COMMITTEE

GUEST REGISTER

DATE: 4/13

NAME, ADDRESS & PHONE NO.	REPRESENTING	TESTIFYING ON BILL NO.
WALTER DREW	SOCIAL SECURITY EMPLOYMENT SEC.	AB 618
Bob Austin	Carson Builders	597
LV LLOYD SMITH	NEV. DIV OF RESTRY	
Bob Long	" " " "	
Dale Saunders	" " " "	
R. W. Brewster	Carson City	AB 597
Paul Burns	CARSON CITY	AB 597
Bob Starn	Nev. League of Cities	SB 390-397
" " " "	City of Carson	SB 390-397
Steve " " " "	City of Carson	AB 570
W. E. " " " "	City of Carson	AB 597
R. E. Berry	Worcester County	AB 597 1192

GOVERNMENT AFFAIRS COMMITTEE

GUEST REGISTER

DATE: 4/17

NAME, ADDRESS & PHONE NO.	REPRESENTING	TESTIFYING ON BILL NO.
<i>Roland DiWestergaard</i>	<i>state Engineer</i>	
<i>JOHN McCARTHY</i>	<i>LL Metro Police</i>	
<i>Bruce Aibel</i>	<i>State Planning Board</i>	
<i>Tom Moore</i>	<i>Clare Co.</i>	
<i>Charles Laughlin</i>	<i>Silver City Town Board</i>	<i>HB 587</i>
<i>Jerry Schenck</i>	<i>Local Gov't Advisory Committee</i>	<i>SB 397 SB 390</i>

Exhibit 1

HOBART PROPOSAL

FEBRUARY 1977

I. PURPOSE:

The purpose of this report is to define areas of mutual benefit to Carson City and the State of Nevada for the construction of Hobart Reservoir. Since a mutual benefit is derived by the construction of the dam, joint participation in the construction cost will be justified.

II. AREAS OF MUTUAL BENEFIT:

Some of the benefits derived from construction of Hobart Reservoir by the State of Nevada which have a definite value, but which we were unable to precisely define that value are as follows:

- a. The construction of Hobart Reservoir would tend to improve the quality of the water used from that reservoir.
- b. The Hobart watershed is part of the State park system and the reservoir would enhance the recreational value of the land.
- ✓ c. Use of the reservoir for municipal water supply is compatible to use as a fishery and would create a value to the State of Nevada in terms of angler days.
- d. The reservoir would provide some degree of flood control to Franktown Creek.
- ✓ e. During wet years the reservoir could provide controlled discharges to Washoe Valley and Washoe Lake providing better management of those resources.

Areas of benefits derived from construction of Hobart Reservoir which can be precisely defined are as follows:

- a. By developing the entire watershed, 2450 acre feet of water will be developed.. Of this 1000 ac. ft./yr. is projected for Capitol Complex and Storey County use in year 2000. That means that only 1450 acre feet of the total amount developed will be available for Carson City Water Company use.
- b. The cost of construction includes certain system upgrading which is necessary to maintain the system whether Hobart Reservoir is constructed or not. These include upgrading the redwood diversion tanks, and upgrading the east slope collection system.

III. COST OF CONSTRUCTION:

The following is a summary of the construction costs of Marlette and Hobart Reservoirs as taken from the engineering report prepared by Waterresource Consulting Engineers and Montgomery Engineers for the State of Nevada. The table brings the costs as shown in the original report to current values.

MARLETTE LAKE WATER SYSTEM

PROJECT ELEMENT	COST ESTIMATE			
	ORIGINAL REPORT	MARCH 75 UPDATE	MARCH 76 ESTIMATE	MARCH 77 ESTIMATE
<u>MARLETTE ALTERNATIVE 2950 AC. FT.</u>				
1. Gravity Pipeline from Marlette Lake to West Portal Incline Tunnel	800,000	1,260,000	1,411,200	1,580,544
2. Rehabilitate the Incline Tunnel in a three phase program	319,000	351,000	393,120	440,294
3. East Slope Pipeline, including Marlette Lake water	565,000	850,000	952,000	1,066,240
4. Rehabilitation pipeline from Redhouse to tanks	180,000	267,120	299,174	335,075
5. New Siphon Tank	20,000	25,000	28,000	31,360
6. New pipeline from tanks to upper State reservoir, including rehabilitating existing facilities	320,000	371,000	415,520	465,382
	<u>2,204,000</u>	<u>3,124,120</u>	<u>3,499,014</u>	<u>3,918,895</u>
Engineering, Construction Review, Administration, Legal and Special Engineering Services 22%	2,688,900	3,811,500	4,268,800	4,781,052

HOBART ALTERNATIVE 2450 AC. FT.

1. Cost Hobart Dam		3,041,000	3,405,920	3,814,630
2. items 4, 5 & 6 from above		663,120	742,695	831,317
3. East Slope Pipeline	549,000	603,900	676,370	757,534
	<u>549,000</u>	<u>4,308,020</u>	<u>4,824,985</u>	<u>5,403,981</u>
Engineering, Construction Review, Administration, Legal and Special Engineering Services 22%		5,255,784	5,886,481	6,592,857

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IV. WATER USE ALLOCATION:

From the WRC/ME report the projected water needs for the years 1980 and 2000 are as follows:

	<u>WATER DEMAND</u>	
	<u>YEAR</u>	
	<u>1980</u>	<u>2000</u>
Carson City	6,900 Ac.Ft.	13,600 Ac. Ft.
State Complex & Storey County	<u>675 Ac.Ft.</u>	<u>1,005 Ac. Ft.</u>
TOTAL	7,575 Ac.Ft.	14,605 Ac. Ft.

The construction of a 10,000 acre ft. dam at Hobart Reservoir would produce an average annual yield of 2450 acre ft. of water.

The Capitol Complex and Virginia City will require 675 acre ft. of this capacity by year 1980 and 1005 acre ft. by year 2000.

Therefore, the distribution of water produced from the Hobart watershed would be as follows:

DISTRIBUTION OF WATER
DEVELOPED BY HOBART RESERVOIR
(2450 ACRE FEET)

	<u>YEAR</u>	
	<u>1980</u>	<u>2000</u>
	State Complex & Storey County	675 Ac. Ft. 28%
Amount Available to Carson City	1,775 Ac.Ft. 72%	1,445 Ac. Ft. 59%
TOTAL	2,450	2,450

V. COST PARTICIPATION:

As shown by the above tabulation, direct participation in the cost of constructing Hobart Reservoir is justified in the range of 28% to 41% depending on whether water is reserved for the Capitol Complex and Virginia City to year 2000.

Based on estimated construction costs from Section III and a proration based on allocation shown in Section IV the cost distribution would look like this:

HOBART CONSTRUCTION COST
DISTRIBUTION

	<u>YEAR OF WATER RESERVATION</u>		<u>50% PARTICIPATION</u>
	<u>1980</u>	<u>2000</u>	
Capitol Complex & Storey County	\$1,846,000 28%	\$2,703,071 41%	\$3,296,428 50%
Carson City	4,746,857 72%	3,889,786 59%	3,296,429 50%
TOTAL	\$6,592,857 100%	\$6,592,857 100%	\$6,592,857 100%

VI. ANNUAL COST SUMMARY:

The following annual costs would result from the construction of Hobart Reservoir based on a 6% interest rate:

		<u>ANNUAL COST SUMMARY</u>		
		<u>20 Yr. PAYBACK</u>	<u>50 Yr. PAYBACK</u>	<u>100 Yr. PAYBACK</u>
State of Nevada & Storey County	28% 1,846,000	160,934	117,110	111,092
	41% 2,703,071	235,653	171,483	167,050
	50% 3,296,428	287,383	209,125	198,379
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Carson City	72% 4,746,857	413,831	301,141	285,665
	59% 3,889,786	339,112	246,768	234,087
	50% 3,296,429	287,383	209,125	198,379
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TOTAL		574,765	418,251	396,757

The rate structure recently adopted by Carson City will generate approximately \$1,171,232 in Fiscal Year 76-77. The above cost distribution would have the following effect on Carson City's revenue requirements.

REVENUE REQUIRED TO FINANCE
HOBART RESERVOIR
(50 YEAR PAYBACK)

<u>PERCENT PARTICIPATION</u>	<u>ANNUAL COST</u>	<u>PRESENT ANNUAL REVENUE</u>	<u>PERCENT OF PRESENT REVENUE</u>
100%	418,251	1,171,232	35.7%
72 %	301,141	1,171,232	25.7%
59 %	246,768	1,171,232	21.1%
50 %	209,125	1,171,232	17.9%

The above tabulation shows that the effect on Carson City will in its water use rates will vary in the amount of approximately 35.7% to offset payback of 100% of the cost of the construction of Hobart Reservoir to a rate increase of approximately 17.9% to offset a payback of 50% of the construction cost of Hobart Reservoir.

Changes to be Made in AB 278
First Reprint

Page 4 - delete lines 30 through 39 inclusive - insert in place of the deleted language the following:

- (a) Provide a vehicle to exchange information and viewpoints between the various users of the federal lands of the State of Nevada.
- (b) Advise federal and state administrative agencies concerning effects the agencies' programs, rules and regulations have on the users of land under the jurisdiction of the federal government.
- (c) Cooperate with the State Land Use Planning Advisory Council in identifying issues that affect both private users and local governments.

Page 4, line 41 - delete bracket

Page 5, line 10 - delete bracket plus all new language in lines 10, 11 and 12

Page 5, line 14 - change assistant director to administrator of the division of state lands

Page 5, lines 16 and 17 - delete

Pages 7 and 8, Sections 25 through 30 inclusive - delete from bill

Pages 26 and 27 - delete Section 82 in its entirety. Also delete reference to NRS 331.165 in section 371 on page 117.

Page 30, line 28 - change shall to "may"

Page 30, between lines 32 and 33 - add "3. Each appointee shall be a member of the museum"

Page 31, lines 16 and 17 - change purposes and objectives to "policies in non-administrative areas"

Page 31, line 40 - add following appoint "from a list of three names submitted by the board"

Page 31, line 41 - change as to "a"

Page 36, line 18 - change purposes and objectives to "policies in non-administrative areas"

Page 37, line 11 - add following appoint "from a list of three names submitted by the board"

Page 38, between lines 40 and 41 - insert revision of NRS 384.010. The revised language is to change name from Virginia City Historic District Act to "Comstock Historic District Act"

name of commission to the "comstock historic district commission"

Page 38, lines 48 and 49 - delete words Virginia City and insert "comstock"

Page 40, Sections 127 and 128 - delete

Pages 42 through 43 - delete sections 132 through 141 inclusive from bill

Pages 45 and 46 - delete sections 154 through 160 inclusive from bill

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Page 48 - delete section 166

Page 56, line 5 - change classified to "unclassified"

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Page 61 - delete section 202 from bill

Page 62, line 39 - delete period - continue with "within limitation of appropriations"

Page 62, lines 40 and 41 - delete

Page 62, line 46 - after the word to insert words "reactivating idle properties"

Page 63, between lines 10 and 11 - add "6. The state engineer, director of Nevada bureau of mines and geology and the representative of the general public shall be established as a standing subcommittee of the mineral resources advisory board and shall function as the oil and gas conservation commission"

Page 64, line 12 - close bracket at the end of this line

Page 64, lines 13 through 16 inclusive - revise to read "The state energy resources advisory board consisting of 15 members appointed by the governor is hereby created. Of the members so appointed, one member shall be designated as chairman by the governor and shall serve in that capacity at the pleasure of the governor

Pages 74 and 75 - delete section 235

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~~Page 75, line 20 - delete bracket~~

~~Page 75, line 22 - delete bracket - also delete new language~~

~~Page 75, lines 23 and 24 - delete~~

~~Page 75, line 25 - change to read "One member who is a representative of the general public."~~

Page 75, Section 238 - delete

Pages 75 through 77 - delete section 239, as well as sections 249 and 250

Page 79, lines 1 through 4 - delete

Page 81, between lines 6 and 7 - change 623A.080 to make composition of landscape architecture 5 members (4 active landscape architects plus 1 general public)

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Pages 82 and 83 - delete sections 263 and 264

Page 83 - delete sections 265 through 267 inclusive

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Page 85, line 8 - change one to two

Page 85, line 12 - change two to one

Page 86, line 23 - change five to six

Page 86, line 26 - change four to five

Page 87, line 48 - delete the words members who are representatives - insert the words "member who is the representative"

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Page 93, lines 6 and 7 - delete

Page 94, line 1 - insert word professional before word members

Page 94, line 2 - delete word member

Page 94, Section 297 - delete from bill

Page 94, lines 26 and 32 - delete brackets

Page 94, line 33 - change (a) to (d) and delete words state board of health, the health

Page 94, line 34 - delete words division and

Page 94, lines 35 through 38 inclusive - delete from bill

Page 94, line 39 - delete brackets and words health division

Page 94, line 41 - delete bracket

Page 94, line 42 - delete bracket and words - The health division may

Page 94, line 46 - delete brackets and words - health division

Page 95, line 3 - delete bracket

Page 95, line 4 - delete bracket and words - health division may approve
or

Page 95, line 7 - delete brackets and words - health division

Page 95, line 8 - delete bracket

Page 95, line 9 - delete bracket and words health division may

Page 95, line 10 - delete bracket

Page 95, line 11 - delete bracket and the word and

Page 95, Section 299 - delete from bill

Page 95, line 40 - delete brackets around word board

Page 95, line 41 - delete words - health division

Page 95 through 98, Sections 301 through 310 inclusive - delete from bill

Page 98, Sections 311 and 312 - delete from bill

Page 99 and 100, Sections 318 through 321 inclusive - delete from bill

Page 101, lines 20 and 21 - delete from bill

Page 102, Sections 324 - delete from bill

Page 102, lines 26 and 27 - delete words to the state board of health, to the health division

Page 102, line 28 - change Recommend to Establish

Page 102, line 32 - change health division to board

Pages 102 and 103, Section 326 - delete from bill

Page 103, line 4 - delete brackets and words health division

Page 103, Section 328 - delete from bill

Page 103, lines 34, 36 and 37 - delete brackets

Page 103, line 38 - delete words health division

Page 104, line 5 - delete brackets and words health division

Page 104, line 7 - delete brackets and words health division

Page 104, line 25 - delete brackets and words the health division

Page 104 through 107, Sections 331 through 344, inclusive - delete from bill

Page 109, lines 20 and 23 - delete brackets

Page 109 through 111, Sections 351 through 354 - delete from bill

Page 111, lines 30 and 33 - delete brackets

Page 111, lines 34 and 35 - delete

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Page 117, line 6 - delete 331.165

Page 117, line 7 - add 385.470 to 385.520 inclusive

Page 117, lines 8 and 9 - delete 398.020, 398.100, 398.110, 398.120, 398.150, 398.160, 398.170 and 398.240 - replace with 398.010 to 398.240 inclusive

Page 117, line 16 - delete 612.315 and 612.320 from bill

Page 117, line 25 - delete 623A.010 through 623A.370

Page 120, lines 4 and 9 - delete

Page 117-remove the following repealers from Section 371 - 233C.070, 561.075, 587.135, 587.141, 587.145, 628.055, 634A.100, 643.060, 644.080, 644.100, 644.110, 644.170, 644.180, 644.280.

Changes to be Made in AB 278
As Per Subcommittee

First Reprint

Page 48, line 12 - Change nine to seven

Page 48, line 19 - Change five to three

Page 56, line 19 - Add sentence "No member shall serve more than two consecutive terms."

Page 75, Sections 236 and 237 - delete from bill

Page 81, Sections 259 and 260 - delete from bill

Pages 81 and 82, Sections 261 and 262 - delete from bill

Page 84, line 3 - Change nine to eight

Page 84, line 14 - Change two to one

Pages 89 and 90, Sections 283 and 284 - delete from bill

Page 91, line 45 - change five to six

Page 92, line 11 - change one to two

Pages 111 and 112, Section 357 - delete from bill

Page 113 and 114, Sections 363 and 364 - delete from bill