

The meeting was called to order at 7:00 p.m. in Room 213. Senator Thomas R. C. Wilson was in the chair.

PRESENT: Senator Thomas R.C. Wilson, Chairman
Senator Richard E. Blakemore, Vice Chairman
Senator Don Ashworth
Senator Clifford E. McCorkle
Senator Melvin D. Close
Senator C. Clifton Young

ABSENT: Senator William H. Hernstadt

OTHERS

PRESENT: None

Chairman Wilson announced this meeting was a work session.

SB 173 Establishes the manufactured housing division.

Senator Ashworth said that in Section 8, subsection 1, page 1, line 20, the word "well" should be deleted. Lines 14 and 15, page 2, should be deleted.

In subsection 2, Senator Ashworth commented that on page 1, line 22, through page 2, line 3, the whole paragraph should be deleted and replaced with "Hold no interest in any firm which sells, manufactures, rebuilds or services any mobile home, travel trailer or commercial coach or installs any mobile home or commercial coach, nor may he act as agent for any of them." This would conform with Section 9, subsection 2.

Senator Ashworth suggested the following changes: Section 9, subsection 1, strike lines 4 through 10, page 2; Section 10, subsection 5, line 35, question being on "without notice." Senator McCorkle asked about subsection 4, line 33. Senator Wilson said to change that line by adding the words "if no federal agency is performing adequate inspections."

Senator Ashworth again referred to line 35, "without notice" and suggested asking Mr. Daykin about them. Senator Wilson suggested leaving it to bill drafting and have them conform this section to the OSHA case. In other words, retain it unless the Supreme Court says no.

Senator Close referred to section 10, subsection 1(a), page 2, the words "for the attendance of witnesses or the production of books, papers and documents;" with regard to conforming subpoenas.

In Section 13, subsections 1 and 2, page 3, lines 16 and 19, Senator Ashworth suggested deleting the word "serviceman". After some discussion, the Committee agreed to take the word "serviceman" out of lines 16, 19, and 24. Senator McCorkle wanted to eliminate lines 35 and 36 on page 3; the Committee agreed to do so.

1248

(SB 173 - continued)

Senator Ashworth referred to Section 14, subsection 2, lines 12 and 13, page 4; he said they should be deleted, and the Committee agreed. Subsection 3, line 16, the word "serviceman" should be deleted to conform with previous changes.

There was discussion on Section 15, and it was decided to leave it as it is. There was also discussion on lines 48 and 49, and it was decided to leave them as is.

Senator Ashworth suggested a deletion on line 21, page 5, of the words "residence address." In Section 19, "NRS 482.352 " should be substituted for the entire section, replacing lines 37 through 46.

Senator Ashworth said that NRS 598.410 would replace subsection 1, line 49, page 5; on page 6, delete lines 1 and 2; combine lines 3 through 5; delete "serviceman" on line 4, and after "installer" in line 4 add "or the name under which he is doing business."

Page 6, strike lines 12 through 15; delete "fully" in line 23. Referring to Section 21, subsection 2, it was decided they would refer to the commercial bribery bill.

Section 23, page 7, delete line 4, and lines 9 through 12.

Section 24, page 7, lines 16 through 28 would be rewritten. The substance of the rewrite would be to need a hearing and complaint. Senator Close will supply the language.

Section 25, page 7, delete lines 31 through 34, which would be the whole section.

Section 26, page 7, delete lines 42 through 46, which would be subsection 2. In line 39, after "fixed," add the words "which must be within 30 days after the date on which the petition was filed."

Delete sections 27 through 36. Section 37, subsection 2 should be deleted, keep subsections 3 and 4.

Section 38, delete subsections 1 and 2, keeping 3, 4 and 5.

Section 40, delete lines 17 and 18; section 42, add another section, defining the word "accessory"; delete lines 3 through 7. In line 13 delete "elects not to enforce."

Section 45 deleted.

Section 46, page 11, lines 1 and 2, after "his assignee" add the words "and must show the name of the registered owner.", in subsection 3.

(SB 173 - continued)

Section 47, conform to Section 46.

Section 48, delete subsection 2, lines 19 through 25, page 11.

Section 51, page 12, line 17, change "10" to "45"; on line 38, "registered owner" should be added.

Section 57, amend to charge a plate fee.

Section 64, subsection 4, page 15, on line 28, replace "state treasurer" with "general fund"; delete lines 41 through 43; delete ", dealer or rebuilder".

Section 70, delete line 28 on page 16.

Section 73, delete entire section, page 17, lines 13 through 20.

Section 103, Senator Close said that starting on line 13, it takes out the department's obligation to not issue a certificate of ownership until all the taxes are paid.

After much discussion it was decided to reinstate the language and have Jan Wilson, Senate Bill Drafter, call the Washoe County Assessor and ask him why this language should not be taken out of the bill.

Senator Close said there should be a fiscal note on SB 173 also.

Senator Ashworth wanted to go on record as having spent ten hours of his time on this bill.

Senator Wilson said that Wayne Tetrault should get the fiscal note.

Senator Blakemore moved that SB 173 be amended and re-referred to the Committee.

Seconded by Senator Ashworth

Motion carried.

Senator Hernstadt absent.

The following BDR's were introduced for Committee consideration.

BDR 52-1795* Requires service stations to provide public receptacle for waste motor oil.

BDR 23-1894 Creates certain staff positions within public service commission of Nevada and increases salaries of certain positions in that agency.

BDR 1799† Directs study of inclusion of cost of developing geothermal energy in rate base of utility.

*SB504

(Committee Minutes)

1250

(BDR introduction continued)

- BDR 25-1796^{*} Authorizes general improvement districts to provide space heating.
- BDR 1801^{**} Memorializes Congress to legislate on geothermal resources and to appropriate for research and demonstration.
- BDR 58-1798[†] Adds requirement of consideration of geothermal resources to Utility Environmental Protection Act.
- BDR 46-1794^{††} Gives department of energy general authority to participate in federal programs.
- BDR 1793[°] Directs legislative commission to study feasibility of exempting devices and materials for conservation of energy.

Senator Blakemore moved that the preceding BDR's be introduced.

Seconded by Senator Ashworth.

Motion carried.

Senator Hernstadt absent.

Meeting adjourned at 9:30 p.m.

RESPECTFULLY SUBMITTED

Betty L. Kalicki, Secretary

APPROVED:

Thomas R. C. Wilson, Chairman

X SB 506
X* SJR 23
+ SB 505
++ SB 503

o SCR 34