Committee in session at 7:35 a.m. Senator Floyd R. Lamb was in the Chair.

PRESENT: Senator Floyd R. Lamb, Chairman

Senator James I. Gibson, Vice Chairman (absent during part of

Senator Eugene V. Echols

voting)

Senator Norman D. Glaser (absent during part of voting)
Senator Thomas R.C. Wilson (absent during part of voting)
Senator Lawrence E. Jacobsen
Senator Clifford E. McCorkle

ABSENT: None

OTHERS

Ronald W. Sparks, Chief Fiscal Analyst Eugene Pieretti, Deputy Fiscal Analyst

Howard Barrett, Budget Director

Sam Mamet, lobbyist, Clark County Commissioners Russ McDonald, lobbyist-at-large

John H. Carr, M.D., State Health Officer

Paul Cohen, Administrative Health Services Officer

Tom Danzinger, Nursing Student, UNR John Crossley, Legislative Auditor

Jim Wittenberg, Chief, Personnel Division Donald Bailey, State Printer

Ernest Gregory, Administrator, Environmental Protection

Galen Flinn, Environmental Protection Division

Bing Oberle, Ph.D., Assistant Administrator, Division

of Mental Health and Mental Retardation

Ted Reynolds, Business Manager, MH & MR

Charles Wolff, Jr., Warden, Director, Dept. of Prisons Mike Medema, Chief Administrative Officer, Dept. of Prisons

Leonard Winkelman, Chief, Administrative Services, DMV

Cy Ryan, United Press

John Rice Associated Press

Provides state reimbursement of costs of hospital care for certain indigents injured in motor vehicle SB 164 accidents. (Attachment A)

Russ McDonald introduced this bill, describing the impact on counties from medical expenses caused by accidents happening, largely, on Interstate 80.

Senator Lamb remarked that if this bill is passed, the hospitals will not even try to collect the money.

SB 470 Establishes program to research therapeutic effects of marihuana on certain cancer and glaucoma patients. Attachment B)

Dr. John Carr, State Health Officer, and Paul Cohen, Administrative Health Services Officer testified in favor of SB 470.

Mr. Cohen stated that Nevada does not have to pass legislation for the State Board of Health to submit a protocol package for the research of therapeutic effects of marihuana on cancer and glaucoma He said there are 35 states presently involved in legispatients. lative activities and/or activities towards this. He said the model for SB 470 came from New Mexico. Mr. Cohen also described a fiscal note he had prepared. (Attachment C)

Senator McCorkle asked if the purpose of this program is to treat glaucoma; or to do research, along with 35 other states. Mr. Cohen replied that, specifically, the intent of the bill is to do research on cancer and glaucoma patients.

Senator McCorkle questioned whether Nevada should duplicate the efforts of 35 other states. Mr. Cohen stated there are 8 states doing research now, and 35 looking at doing additional research. He said Nevadans cannot go out of state for research purposes. Mr. Cohen thinks that is the reason for the bill in the first place; to try to get the research in-state for Nevadans to use.

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(SB 470 - continued)

Senator Echols asked if marijuana has been used successfuly as a medicine. Dr. Carr said it has provided help to people with terminal cancer in helping to control pain and undesirable symptoms associated with chemotherapy. It is also successful in the treatment of glaucoma patients. Dr. Carr said marijuana definitely benefits some patients.

Senator Echols and Mr. Cohen discussed the moral issue of using marijuana as a medicine, when it is legally banned to the public.

Senator Gibson asked the program will be carried out; will it be free to participants? Mr. Cohen answered yes, the federal government, by law, cannot charge for the chemical compound during the research. Mr. Bennett from the State Board of Pharmacy said they have no problem with additional staff requirements in terms of controlling the distribution of it. Mr. Cohen quoted Mr. Bennett further in that his office has no problem with the amount of time involved in insuring that regulations are being followed. Later on the program will have to be self-supporting. The request is for start-up costs to get the program going.

Senator McCorkle said on page 2, lines 20 through 25, of the bill, the language is loose. Mr. Cohen replied that because they would be working with a controlled substance, they are quite restricted. He said each person in the program must satisfy federal requirements.

Senator Jacobsen asked if it is necessary to have another separate board. Mr. Cohen said it is not a separate board.

Tom Danzinger, Nursing Student, UNR, testified in favor of <u>SB 470</u>. He said he has been personally associated with patients who have benefited from marijuana. In answer to Senator Jacobsen's question, Mr. Danzinger replied that marijuana is <u>not</u> addictive.

Requires that fees collected for issuance of drivers' licenses be deposited in state general fund. Attachment D)

John Crossley, Legislative Auditor and Leonard Winkelman, Chief, Administrative Services, DMV, described the proposed amendments to SB 569. (Attachment E) Mr. Crossley stated that, with the passage of this bill, the accounting would be "cleaner".

Allows travel and moving expenses to certain state employees recruited from outside the state.

(Attachment F)

Jim Wittenberg, Chief, Personnel Division, testified for <u>SB 573</u>. He said they found in some cases that for some positions, for example a chief engineer, moving expenses were a critical issue. He proposed that moving expenses be limited to difficult-to-recruit positions such as public service commission auditor. Mr. Wittenberg said there is no fiscal note because there will be a vacancy while they are recruiting, which will pay for expenses.

Senator Lamb added that providing these expenses is not unusual in the private sector.

Senator McCorkle asked if a regulation would be put in the bill that, if an employee quits in a certain length time, all or part of the moving expenses will be reimbursed. Mr. Wittenberg said he felt certain that this will be done.

AB 6

Requires repayment of costs of modernizing state
printing plant, makes appropriation and extends time
of reversion of previous appropriation. (Attachment G)

Donald Bailey, State Printer, State Printing Officer, described and testified for AB 6.

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(AB 6 - continued)

Senator Lamb asked if any money can be taken out of this bill. Mr. Bailey said the study was done in October 1978, and prices have risen since then; no money should be cut from AB 6.

AB 299 Makes appropriation to division of environmental protection of state department of conservation and natural resources to purchase monitoring equipment. (Attachment H)

Ernest Gregory, Administrator, Environmental Protection Division, testified in favor of AB 299. (Attachment I)

Senator Lamb asked where air pollution equipment is placed. Mr. Gregory said they try to locate instruments where they believe there is maximum impact from whomever is polluting.

Senator Lamb asked if only this information is considered, or the overall picture. Mr. Gregory said the way the federal act is written, the standard cannot be violated anywhere. He said the air may be fine half a mile away. He said when measuring automobile pollution they put instruments where people are likely to be; not in the street, as California measures it.

Senator Echols asked what happens with the information when pollution standards are exceeded. Mr. Gregory said they report it to the federal government.

Senator Lamb asked if other measurements, further away from the location of the offense, are also reported to the federal government. Mr. Gregory said that sometimes they were.

Mr. Gregory said that implementing plans to comply with federal air standards is critical. If plans are not approved, the state could lose all highway construction funds, all HUD funds, etc.

Senator Echols asked how pollutants are removed from the air once they are there. He said electric cars used for transporting people to work would eliminate much pollution in the Las Vegas area.

Senator McCorkle asked if the equipment in this bill is necessary to meet federal standards; or can the agency get by with the present equipment. Mr. Gregory replied the bill is necessary to satisfy federal requirements and they cannot get by with what they have.

Senator Jacobsen asked, regarding Lake Tahoe, does California have the same monitoring equipment, used in the same areas, as Nevada does. Galen Flinn, Environmental Protection Division, explained the similarities and differences in Nevada's and California's monitoring equipment and placement of same.

AB 445 Expands number of years for which increases in payments for length of service may be made to state employees.

(Attachment J)

Senator Jacobsen moved to reconsider AB 445.

Seconded by Senator Echols.

Motion carried.

Senator Glaser absent.

Senator Jacobsen moved "Do Pass" on AB 445.

Seconded by Senator Wilson.

Motion carried.

Senator Glaser absent.

AB 372 Makes supplemental appropriation for operation of children's behavioral services.

(Attachment K)

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(AB 372 - continued)

Dr. Bing Oberle, Administrator, and Ted Reynolds, Business Manager, Division of Mental Health and Mental Retardation, testified for and described AB 372.

AB 385 Sets accrual rate of annual leave for state employees hired on or after July 1, 1979, and who have less than three year's service. (Attachment L)

Jim Wittenberg, Chief, Personnel Division, described this bill. He said it is part of the pay package.

AB 725 Provides for Nevada industrial commission to submit its proposed budget to chief of budget division of department of administration. (Attachment M)

Mr. Sparks briefly described AB 725.

Senator Lamb said he would like to amend line 27 to require NIC to submit a budget; and not leave it to the request of the Chief.

Senator McCorkle said there may be so little flexibility in the way NIC runs, that the legislature has little grounds for critisizing their budget.

Senator Gibson said part of NIC's trouble is that they will not share information; this draws suspicion and criticism of them. He said going through the budget process would help clear the air for them. Senator Lamb concurred with this.

Senator Gibson said there is more than NIC's budget; there is also the judicial department. He asked what would be the effect of removing "at the request of the Chief". Mr. Barrett said then they would have to go to the retirement system for figures etc.

Senator Gibson asked Mr. Barrett if he would object to doing this. Mr. Barrett said no.

Senator Echols moved to amend AB 385 (line 27) to remove "at the request of the Chief."

Seconded by Senator Jacobsen.

Motion carried.

Senator Glaser absent.

Senator Jacobsen moved to "Amend and Do Pass" AB 385.

Seconded by Senator Echols.

Motion carried.

Senator Glaser absent.

AB 804
Authorizes establishment of restitution centers by department of prisons and provides for payment by certain offenders of restitution to victims of their crimes. (Attachment N)

Mike Medema, Chief Administrative Officer, Dept. of Prisons, introduced AB 804. He said some costs would be deferred by payments from the prisoner. (Attachment O)

Senator Gibson asked where the restitution center is located. He said they have a \$2,000 a month facility near Las Vegas, which will house up to 40 inmates. He said the Reno center will also house up to 40 inmates. The budget is based on 30 inmates; they hope to have more beds than this, but with the turnover, 30 is an effective number on a constant basis.

Senator Lamb suggested that insurance be taken out on these people, who will be free in the community. Mr. Medema said they have a

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(AB 804 - continued)

field supervisor to make sure inmates are on their jobs, etc.

Senator Gibson asked why a former, similar program was not cost effective. Mr. Medema said because there were many federal staffing restrictions; and the administration of the prison at that time did not have a commitment to make it work.

Senator Lamb asked Warden Wolff if he anticipates problems with inmates in this proposed program. Mr. Wolff said he always expects problems with inmates. He said there will be problems in a community-based setting; someone will walk off or get drunk. However, he said it is a good program because most prisoners will be trying to make restitution. He said work release programs are working well today. The secret to success is classifying the right people for the program. He added that no insurance company would insure inmates.

Mr. Sparks asked, if AB 804 passes, is the budget that Ways and Means approved adequate for both northern and southern Nevada? Mr. Medema answered that Ways and Means eliminated educational buildings in favor of restitution centers. Mr. Wolff added that restitution centers have a higher priority than the educational buildings.

Senator McCorkle asked if the fiscal note of \$406,000, includes money that will be anticipated by the prison. Mr. Wolff answered that anticipated income is included in the fiscal note. Mr. Medema added that most restitution centers are not self-sustaining; but they reduce the costs of incarceration by approximately half.

Senator Gibson moved "Do Pass" AB 804.

Seconded by Senator Jacobsen.

Motion carried.

Senators Glaser and Wilson absent.

AB 385 (Attachment L)

Senator Echols moved "Do Pass" AB 385.

Seconded by Senator Jacobsen.

Motion carried.

Senators Wilson, Gibson, Glaser absent.

AB 299 (Attachment H)

Senators Lamb, Echols, and McCorkle said they would rather not pass this bill. Mr. Barrett stated that if the monitoring is not done, for which the requested equipment is necessary, the federal government can eliminate other funds. Senator Lamb commented that having Nevada monitor pollution may be a protection against the federal agency.

Senator McCorkle moved "Do Pass" AB 299.

Seconded by Senator Echols.

Motion carried.

Senators Glaser, Gibson, Wilson absent.

AB 6 (Attachment B)

Senator Jacobsen moved "Do Pass" AB 6.

Seconded by Senator McCorkle.

Motion carried.

Senators Glaser, Gibson, Wilson absent.

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SB 573 (Attachment F)

Senator Lamb asked how many people are involved. Mr. Barrett said not more than 5 to 10 this year.

Senator McCorkle moved "Do Pass" SB 573.

Seconded by Senator Echols.

Motion carried.

Senators Glaser, Gibson, Wilson absent.

SB 569 (Attachment D)

Senator Echols moved to adopt amendment to SB 569.

Seconded by Senator Jacobsen.

Motion carried.

Senators Glaser, Gibson, Wilson absent.

Senator Jacobsen moved "Do Pass as Amended" SB 569.

Seconded by Senator McCorkle.

Senators Glaser, Gibson, Wilson absent.

SB 164 (Attachment A)

Senator Lamb said he is not in favor of this bill. Senator Jacobsent stated that he is.

Senator Echols moved to Indefinitely Postpone SB 164.

Seconded by Senator McCorkle.

Motion carried.

Senators Glaser, Wilson, Gibson absent.

AB 372 (Attachment K)

Senator Jacobsen moved "Do Pass" AB 372.

Seconded by Senator Echols.

Senator McCorkle voted no.

Motion carried.

Senators Glaser, Wilson, absent.

Meeting adjourned at 9:25 a.m.

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Respectfully submitted:

Carolyn Jr. Mann, Secretary

APPROVED:

loyd R. Lamb, Chairman

ATTACHMENT A

(REPRINTED WITH ADOPTED AMENDMENTS) FIRST REPRINT

S. B. 164

SENATE BILL NO. 164—SENATOR-GLASER

JANUARY 31, 1979

Referred to Committee on Human Resources and Facilities

Y—Provides state reimbursement of costs of hospital care for certain indigents injured in motor vehicle accidents. (BDR 38-531)

FISCAL NOTE: Effect on Local Government: No. Effect on the State or on Industrial Insurance: Yes.

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

AN ACT relating to indigent persons; providing for state reimbursement of costs of hospital care furnished to certain indigent persons injured in motor vehicle accidents; prescribing procedures; 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. Chapter 428 of NRS is hereby amended by adding thereto a new section which shall read as follows:

1. As used in this section:
(a) "Motor vehicle" means a motor vehicle as defined in NRS 484.081.
(b) "Public highway" means:

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(1) A highway under the jurisdiction of the department of highways of the State of Nevada; or

(2) A highway within the State of Nevada which is a part of the National System of Interstate and Defense Highways, as described in subsection (e) of section 103 of Title 23, U.S.C.

subsection (e) of section 103 of 1 tile 23, U.S.C.

2. Whenever a board of county commissioners furnishes hospital care to a nonresident indigent person on account of an injury suffered by the person in a motor vehicle accident on a public highway and after having exercised reasonable diligence to collect the amount of the charges for such care from the nonresident indigent person or any other person responsible for his support has been unsuccessful, the board of county commissioners may apply to the state board of examiners for reimbursement of the unpaid charges for hospital care. ment of the unpaid charges for hospital care.

3. The state board of examiners may adopt, repeal and amend reg ulations prescribing the procedures to be followed in the filing of applications and proceedings under this section and for such other matters

as the state board of examiners deems appropriate.

ATTACHMENT B

(REPRINTED WITH ADOPTED AMENDMENTS) FIRST REPRINT

S. B. 470

SENATE BILL NO. 470—COMMITTEE ON HUMAN RESOURCES AND FACILITIES

APRIL 16, 1979

Referred to Committee on Human Resources and Facilities

SUMMARY—Establishes program to research therapeutic effects of marihuana on certain cancer and glaucoma patients. (BDR 40-977)

FISCAL NOTE: Effect on Local Government: No. Effect on the State or on Industrial Insurance: No.

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

AN ACT relating to controlled substances; establishing a program to research the therapeutic effects of marihuana on certain patients; establishing a board of review for the program; requiring the state board of health to adopt regulations for the program; establishing requirements for admission into the program; authorizing the health division to contract to receive marihuana; 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 453 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 to 9, inclusive, of this act. SEC. 2. As used in sections 3 to 9, inclusive, of this act, unless the

context requires otherwise:

1. "Board" means the board of review for patients.

2. "Marihuana" means:

(a) The plant of the genus Cannabis;

(b) Tetrahydrocannabinols,

and any of their derivatives.

3. "Program" means the program to research the therapeutic effects

of marihuana.

SEC. 3. 1. The board of review for patients, consisting of three mem-12 bers who are physicians licensed to practice in this state, is hereby cre-13

The state board of health shall appoint: 15,

(a) One member who has been certified by the American Board of 16 17 Ophthalmology.

(b) One member who has been certified by the American Board of Internal Medicine both regularly and in the subspecialty of medical 18 19 20 oncology.

FISCAL NOTE ON SENATE BILL 470

ATTACHMENT C

Fiscal note on S.B. 470 for development of regulations, security package, grant application, etc., relating to a program to research theraputic affects marijuana.

CAT	. î		*	
01		1.0 Technical Writer, grade 32.1 plus 8%, plus 16% fringe		\$16,714.73
02		Out of State Travel 1 east coast 3 days 3 San Francisco or Los Angel or New Mexico (1.5 days each		\$ 1,100.00
03		In State Travel For Tech. Writer Boards - 3 member 6 meetings perdium fees travel	\$ 2,100.00 540.00 720.00 1,000.00 \$ 2,260.00	
		* State Board of Health and Sta Baord of Pharmacy and Others (Dr. Carr, Al Edmundson)	\$ <u>1,600.00</u> DTAL	\$ 5,960.00
04		Office Supplies Communications - telephone post	\$ 600.00 1,000.00 500.00	
		* Printing Contract: Steno Legal Technical supplies Advertising and PR	1,000.00 1,000.00 1,500.00 200.00 400.00	
		TO	OTAL	- \$ 6,200.00
05		Office Equipment Desk, chair, typewriter		\$ <u>1,650.00</u>
		TOTAL BUDGET		\$31,624.73

^{*} Might vary higher.

Above budget does not include someone to take notes (tape record and retype) minutes of the Board Meetings.

ATTACHMENT D

(REPRINTED WITH ADOPTED AMENDMENTS) S. B. 569 FIRST REPRINT

SENATE BILL NO. 569—COMMITTEE ON FINANCE

May 7, 1979

Referred to Committee on Finance

SUMMARY—Requires that fees collected for issuance of drivers' licenses be deposited in state general fund. (BDR 43-2092)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State or on Industrial Insurance: No.

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

AN ACT relating to drivers' licenses; providing for the disposition of fees collected therefor; providing for transfers from the motor vehicle fund to the state general fund; 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 408.235 is hereby amended to read as follows: 408.235 1. There is hereby created in the state treasury the state

408.235 1. There is hereby created in the state treasury the state highway fund.

2. The proceeds from the imposition of any license, except a driver's license, or registration fee and other charges with respect to the operation of any motor vehicle upon any public highway, city, town or county, road, street, alley or highway in this state and the proceeds from the imposition of any excise tax on gasoline or other motor vehicle fuel shall must be deposited in the state highway fund and shall, must, except for costs of administering the collection thereof, be used exclusively for administration, construction, reconstruction, improvement and maintenance of highways as provided for in this chapter.

3. Costs of administration for the collection of the proceeds for any license or registration fees and other charges with respect to the operation of any motor vehicle shall must be limited to a sum not to exceed 22 percent of the total proceeds so collected.

4. Costs of administration for the collection of any excise tax on gasoline or other motor vehicle shall must be limited to a sum not to exceed 1 percent of the total proceeds so collected.

5. All bills and charges against the state highway fund for administration, construction, reconstruction, improvement and maintenance of highways under the provisions of this chapter shall must be certified by the assistance or the accountant and Shall must be presented to and

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highways under the provisions of this chapter [shall] must be certified by the engineer or the accountant and [shall] must be presented to and

SB 569

Proposed Amendments

Page Two, line 15

ATTACHMENT E

Remove new language "Except as provided in NRS 483.410,"

line 14 through line 18 would read as follows:

482.180 1. The motor vehicle fund is hereby created as an agency fund. All money received or collected by the department (shall be deposited with the state treasurer) must be deposited in the state treasury for credit to the motor vehicle fund.

Page four, line 12 through 18

6. All money collected by the department (shall) under this chapter must be deposited (with) in the state (treasurer to the) treasury for credit (of) to the motor vehicle fund. (The amount of the increase in fees authorized by NRS 485.347 shall be allocated to the department to defray the increased costs of license production required by that section.) When directed by the department, the state controller shall transfer semi-monthly to the state general fund all money collected under this chapter except the increase in fees authorized by NRS 483.347.

ATTACHMENT F

S. B. 573

SENATE BILL NO. 573—COMMITTEE ON COMMERCE AND LABOR

MAY 8, 1979

Referred to Committee on Government Affairs

MARY—Allows travel and moving expenses to certain state employees recruited from outside state. (BDR 23-2145)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State or on Industrial Insurance: Executive Budget. SUMMARY-

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

AN ACT relating to state employees; allowing reimbursement of travel and moving expenses to certain employees who are recruited from outside the state; 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 284 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 to 6, inclusive, of this act.

SEC. 2. 1. A person who resides outside of the State of Nevada and

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is hired to fill a position of permanent employment with this state may be reimbursed for the expenses of his travel and the transportation of his household effects to the location in this state where he is to be employed

(a) The position is first certified by the chief as one for which it is difficult to recruit a new employee;

(b) No qualified resident of this state is available to fill the position;

(c) The nonresident is hired for the convenience of the State of Nevada;

(d) His place of employment in this state is more than 50 miles from his previous place of employment or residence outside this state; and

(e) Before the move is undertaken, the head of the state agency which hires him and the state board of examiners tentatively approves the

hires him and the state board of examiners tentatively approves the reimbursement for the move, based on its estimated cost.

2. After the move, the new employee may submit a claim for the reimursement. The claim may be paid by the state board of examiners, as other claims against the state are paid, from money available to the state agency which hires the new employee. The board may pay only the expenses actually incurred in the move by the new employee and only within the limitations set forth in sections 2 to 6, inclusive, of this act.

ATTACHMENT G

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ASSEMBLY BILL NO! 6-COMMITTEE ON WAYS AND of the equation to the **STARM** can sections I and it is an abade to the start of the store general fond.

18707qqc 5as 326882 1038 JANUARY 15, 1979

Referred to Committee on Ways and Means

SUMMARY—Requires repayment of costs of modernizing state printing plant, makes appropriation and extends time of reversion of previous appropriation.

(BDR 29-451)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State or on Industrial Insurance: Contains Appropriation.

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

AN ACT relating to state printing; requiring repayment of certain costs of modernizing the state printing plant; making an appropriation for those costs; extending the date of reversion for the unexpended balance of an appropriation for the automated text processing system; 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 344.095 is hereby amended to read as follows:
344.095 1. Commencing July 1, 1971, and continuing until the construction costs of \$590,017 for the plant of the division have been paid, the division shall pay annually to the state treasurer for [deposit in the general fund in the state treasury] credit to the state general fund 2 percent of the building's original acquisition cost.

2. Commencing July 1, 1979, and continuing until the costs of \$198,500 for modernization of the plant of the division have been paid, the division shall pay annually to the state treasurer for credit to the state general fund 5 percent of those costs.

SEC. 2. There is hereby appropriated from the state general fund to the state printing and records division of the department of general services:

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1. The sum of \$198,500 to purchase and install the following equipment: 15

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(a) A 40-inch press; (b) A film processor; (c) A vacuum frame; (d) A 45-inch cutter; and 18 19

(e) A plate processor.2. The sum of \$151,983.76 to maintain and operate the computer

ATTACHMENT H

A. B. 299

ASSEMBLY BILL NO. 299—COMMITTEE ON WAYS AND MEANS

FEBRUARY 6, 1979

Referred to Committee on Ways and Means

MMARY—Makes appropriation to division of environmental protection of state department of conservation and natural resources to purchase monitoring equipment. (BDR S-1384)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State or on Industrial Insurance: Contains Appropriation. SUMMARY-

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

AN ACT making an appropriation from the state general fund to the division of environmental protection of the state department of conservation and natural resources to purchase monitoring equipment; 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. There is hereby appropriated from the state general fund to the division of environmental protection of the state department of conservation and natural resources the sum of \$128,600 to purchase

monitoring equipment for the air pollution control programs.

SEC. 2. After June 30, 1981, the unencumbered balance of the appropriation made in section 1 of this act may not be encumbered and must revert to the state general fund.

SEC. 3. This act shall become effect upon passage and approval.

SPECIAL APPROPRIATION

ATTACHMENT I

A crucial part of the State's air pollution control program is monitoring of the ambient air to determine the concentrations of the pollutants. The pollutants are carbon monoxide, ozone, sulfur dioxide, and certain compounds of nitrogen. The monitoring of air quality, especially in urban areas, is necessary to determine if the Federal air quality standards are being met or exceeded. If the standards are exceeded, the area involved must develop a plan to control air pollution sources to meet the Federal standards. Failure to develop and implement such a plan can result in withholding of any source of Federal funds for any project in an area where such a project would contribute to further air pollution.

Proper monitoring equipment to measure air pollutants is necessary to determine compliance or noncompliance with federal standards. In noncompliance areas the degree of pollution must be measured with some accuracy to provide the policy makers with the information to determine the types and degree of controls necessary, i.e., traffic controls, roadway construction, industries that can or cannot be permitted in the area, etc.

The pollutants which must be measured are carbon monoxide, ozone, sulfur dioxide, and certain compounds of nitrogen. The equipment which the Division of Environmental Protection currently has was purchased over five years ago. Maintenance of the equipment is becoming almost impossible because replacement parts are not available. In addition the equipment must be capable of measuring the pollutant with a fair degree of reliability and accuracy for the data to be accepted by the federal government.

To meet the Federal Reference or Equivalent as required under the proposed amendments to 40 CFR 50 and 51 and the current Standard Air Monitoring Work Group guidelines requires replacement of the present carbon monoxide, two ozone and sulfur dioxide analyzers. The mreaining equipment would be used to outfit a laboratory trailer for special studies in several areas of the State and used as a backup station for new air pollution source oriented monitoring in Prevention of Significant Deterioration areas as required under EPA's Prevention of Significant Deterioration Regulations and Guidelines.

Each piece of equipment would require a strip chart recorder and signal averager for data handling. The signal averagers facilitate data reduction and would save approximately one man-year by eliminating the need for manual processing. Data loggers interface with available computer facilities for manipulation and sotrage of acquired data.

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The following equipment is being requested:

2	Carbon Monoxide Analyzers @ \$10,00	ėa	•	•	•				•	•	.\$	20,000
	Ozone Analyzers @ \$8,000 ea											
Ţ	Sulfur Dioxide Analyzer @ \$12,000.	•	•	•	•	٠	•	٠	٠	•	• \$	12,000
2	Nitrogen X Analyzers @ \$10,000 ea.	•	•	•	•	•	٠	•	•	•	• \$	20,000
	Strip Chart Records @ \$1,500 ea											
	Signal Averagers @ \$1,200 ea											
2	Data Loggers @ \$8,000 ea	•	•	•	•	•	•	٠	•	•	. \$	16,000
											\$	113,600

In addition to the above itemized equipment a minimum of \$15,000 is required for accessories and start up expenditures. This funding would be used for purchase of span gases, National Bureau of Standards traceable standards, tubing, connectors, sampling manifolds, and other items necessary to produce a working system for the instruments.

TOTAL REQUEST

\$128,600

A. B. 445

ASSEMBLY BILL NO. 445—COMMITTEE ON WAYS AND MEANS

FEBRUARY 22, 1979

Referred to Committee on Ways and Means

SUMMARY—Expands number of years for which increases in payments for length of service may be made to state employees. (BDR 23-162)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State or on Industrial Insurance: Yes.

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

AN ACT relating to the state personnel system; expanding the number of years for which payments for length of service may be increased; 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 to encourage continuity of service, administered by the personnel division, is hereby established for employees with 8 years or more of continuous state service. Employees rated standard or better with 8 years of continuous service [shall] are entitled to receive \$75 semiannually with a semiannual increase of \$25 for each additional year of service up to a maximum [semiannual amount of \$300 for 17] of 20 years [or more] of continuous state service.

2. As used in subsection 1, "continuous" means uninterrupted service as defined by the commission.

18 19 20 SEC. 2. There is hereby appropriated from the general fund in the state treasury to the state board of examiners the sums of \$37,500 for the fiscal year 1979–80, and \$37,500 for the fiscal year 1980–81, to support the costs of the amendments to the plan set forth in section 1 of this act. The board of examiners may allocate money from this appropriation to the various departments, commissions and agencies of the state to pay the difference between the actual cost of the plan as approved by the 60th session of the Nevada legislature and the money appropriated or otherwise available to the respective departments, commissions and agencies of the state.

ATTACHMENT K

A. B. 372

ASSEMBLY BILL NO. 372-COMMITTEE ON WAYS AND MEANS

FEBRUARY 12, 1979

Referred to Committee on Ways and Means

SUMMARY—Makes supplemental appropriation for operation of children's behavioral services. (BDR S-1271) FISCAL NOTE: Effect on Local Government: No. Effect on the State or on Industrial Insurance: Contains Appropriation.

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

AN ACT making an additional and supplemental appropriation to the mental hygiene and mental retardation division of the department of human resources for support of children's behavioral services in Washoe County; 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. 1. There is hereby appropriated from the state general fund to the mental hygiene and mental retardation division of the department of human resources the sum of \$80,222 for support of children's behavioral services in Washoe County. This appropriation is additional

and supplemental to that allowed and made by section 30 of chapter 574, Statutes of Nevada 1977.

2. After June 30, 1979, any unencumbered balance of the appropriation made by subsection 1 must not be committed for expenditure, and such a balance reverts to the state general fund.

Sec. 2. This act shall become effective upon passage and approval.

A. B. 385

ASSEMBLY BILL NO. 385-COMMITTEE ON **GOVERNMENT AFFAIRS**

FEBRUARY 13, 1979

Referred to Committee on Government Affairs

MMARY—Sets accrual rate of annual leave for state employees hired on or after July 1, 1979, and who have less than 3 years' service. (BDR 23-1050)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State or on Industrial Insurance: No.

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

AN ACT relating to the state personnel system; reducing the amount of annual leave accrued by state employees hired on or after July 1, 1979, and who have less than 3 years' serivce; and providing other matters properly relating

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

SECTION 1. NRS 284.350 is hereby amended to read as follows: 284.350 1. Except as provided in subsection 2, [all employees] an employee in the public service, whether in the classified or unclassified service, [shall be] is entitled to annual leave with pay of [11/4] working days for each month of service,]:

(a) If he commenced his first service with the state before July 1, 1979,

and his service has been continuous, or if he has completed 3 years of service, 1¼ working days for each month of service; or (b) If he commenced his first service with the state on or after July 1, 1979, and he has not completed 3 years of service, 1 working day for

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1979, and he has not completed 3 years of service, I working day for each month of service, which may be cumulative from year to year not to exceed 30 working days. Any annual leave in excess of 30 working days [shall] must be used [prior to] before January 1 of the year following the year in which the annual leave in excess of 30 working days is accumulated or the amount of annual leave in excess of 30 working days [shall be] is forfeited on [such] that date. The personnel division may by regulation provide for additional annual leave for long-term employees, and for provided annual leave for part-time employees. prorated annual leave for part-time employees.

2. Officers and members of the faculty of the University of Nevada

System [shall be] are entitled to annual leave as provided by the rules and regulations prescribed pursuant to subsection 2 of NRS 284.345.

(REPRINTED WITH ADOPTED AMENDMENTS) FIRST REPRINT A. B. 725

ASSEMBLY BILL NO. 725—ASSEMBLYMEN MELLO, BREMNER, BARENGO, GLOVER, HICKEY, MANN, VERGIELS,
CAVNAR, RHOADS, WAGNER, WEBB, JEFFREY, BEDROSIAN, FITZPATRICK, PRENGAMAN, STEWART, CRADDOCK, BRADY, FIELDING, TANNER, SENA, HAYES,
WEISE, DINI, HARMON, HORN, MALONE, BERGEVIN,
MARVEL, RUSK, POLISH, ROBINSON, BANNER, COULTER, GETTO, MAY, WESTALL, PRICE, BENNETT AND
CHANEY

APRIL 9, 1979

Referred to Committee on Ways and Means

SUMMARY—Provides for Nevada industrial commission to submit its proposed budget to chief of budget division of department of administration. (BDR 53-1572)

FISCAL NOTE: Effect on Local Government: No. Effect on the State or on Industrial Insurance: No.

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

AN ACT relating to state financial administration; requiring the Nevada industrial commission to submit its proposed budget to the chief of the budget division of the department of administration; removing the provision that certain budgets need be submitted only at the request of the chief; 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 353.210 is hereby amended to read as follows: 353.210 1. Except as provided in subsection 3, on or before September 1 of each even-numbered year, all departments, institutions and other agencies of the executive department of the state government, and all agencies of the executive department of the state government receiving state [funds,] money, fees or other [moneys] money under the authority of the state, including those operating on funds designated for specific purposes by the constitution or otherwise, shall prepare, on blanks furnished them by the chief, and submit to the chief estimates of their expenditure requirements, together with all anticipated income from fees

A. B. 804

ASSEMBLY BILL NO. 804—ASSEMBLYMEN MANN, SENA, WEBB, WAGNER, VERGIELS, HORN, BRADY, BREMNER, HARMON, HICKEY, WESTALL, MELLO AND COULTER

APRIL 30, 1979

Referred to Committee on Ways and Means

SUMMARY--Authorizes establishment of restitution centers by department of risons and provides for payment by certain offenders of restitution to victims f their crimes. (BDR S-1916) prisons and pro of their crimes.

FISCAL NOTE: Effect on Local Government: No. Effect on the State or on Industrial Insurance: Yes.

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

AN ACT relating to the department of prisons; authorizing the establishment of restitution centers; providing a procedure for determining restitution and for its payment by offenders to the victims of their crimes; 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. As used in sections 1 to 16, inclusive, of this act, unless the context otherwise requires, the words and terms defined in sections 2 to 6, inclusive, of this act, have the meanings ascribed to them in those sections.

"Department" means the department of prisons.

"Dependent" means a person who was wholly or partially SEC. 3. dependent upon the income of a deceased person at the time of his death.

The term includes the child of the deceased person born after his death.

SEC. 4. "Director" means the director of the department of prisons.

SEC. 5. "Offender" means any person convicted of a crime under the laws of this state and sentenced to imprisonment in the state prison.

SEC. 6. "Victim" means:

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1. A natural person who, or a partnership, corporation or other business organization which, as the case may be, is physically injured or otherwise suffers any damages as a direct result of a criminal act for which the

offender is incarcerated.

2. The spouse, children and dependents of a natural person who is killed or is injured or suffers damages as described in subsection 1.

18 SEC. 7. The director may, with the approval of the board, establish restitution centers to house offenders within a community so they may 19

Department of Prisons Clark Restitution Center

General

ATTACHMENT O

The Clark Restitution Center is designed to facilitate 30 to 40 inmates living at a site within the community. The purpose of the restitution center is to provide housing for those persons agreeing to participate in the restitution program and being judged eligible by the responsible parties. The persons participating in this program will provide a portion of their incomes for support of the program. This program is not entirely self-sufficient but will operate at a daily state supported rate lower than the institutions.

The budget request to support this program is:

	FYE 6/30/80	FYE 6/30/81
Revenues		
General Fund Client Income Total Revenues	\$155,167 48,000 \$203,167	\$123,269 72,000 \$195,269
Expenditures		
Ol - Salaries O4 - Operating O5 - Equipment Total Expenditures	\$107,607 64,230 31,330 \$203,167	\$113,195 82,074 -0- \$195,269

Client Income

The average income of the restitution center clients is estimated at \$4.00 per hour or \$8,320 per annum. The Department proposes to charge the clients \$200 per month or \$2,400 per annum as a residence fee, an contractually agreed upon program participation stipulation. The average number of clients participating in the program is expected to approximate 30 after initial program development. The development stage is projected to be four months of the initial year of funding. Accordingly, the revenues predicted are:

	FYE 6/30/80	FYE 6/30/81
Client Income	\$48,000	\$72,000

01 - Salaries

The staff necessary to operate the restitution center is:

 Lieutenant - the Lieutenant is responsible to the Deputy Director for all phases of the restitution center's operation. The basic duties include security of the center, supervision of clients while away from the center, screening employment opportunities, and client progress evaluations.

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Department of Prisons

- 2. Senior Correctional Officer and four Correctional Officers these positions are responsible to the lieutenant for operation of the security desk, logging clients absences, and security of the center. In addition to normal security duties, the officers will be required to evaluate the daily progress within the center of each client.
- 3. Field Supervisor this position is responsible to the Lieutenant for supervising the clients during their absenses from the center. Perhaps the single most fact for failure of a client to adhere to the operational guidelines of a community center is the lack of field supervision. This person would be a roving inspector to check up on clients on a random basis.
- 4. Employment Counselor this position is responsible to the Lieutenant for placement of clients with employers. The Employment Counselor will supervise placement, monitor job progress, write client progress reports, and provide assistance to the Field Supervisor.

General Fund monies are requested for all salaries.

Salaries	FYE 6/30/80	FYE 6/30/81
Salaries Salary Costs Total salaries	\$ 92,867 14,740 \$107,607	\$ 97,102 16,093 \$113,195
04 - Operating Expense		
	FYE 6/30/80	FYE 6/30/81
7010 - Office Supplies and Expense 7020 - Operating Supplies 7030 - Communication Expense 7040 - Printing, Duplicating, Copying 7050 - Insurance Expense 7060 - Contractual Services 7110 - Other Building Rent 7130 - Utilities 7140 - Maintenance of Building and Grou 7150 - Vehicle Operation 7170 - Cothing and Uniform 7180 - Medical and Dental 7200 - Food Total Operating	\$ 480 600 1,200 240 1,000 1,200 24,000 1,800 nds 600 2,400 1,560 3,600 25,550 \$ 64,230	\$ 514 642 1,284 240 1,000 1,200 25,680 1,926 642 2,568 1,560 3,810 41,008 \$ 82,074

- Office Supplies of expense are estminated at \$40 per month, inflation added FYE 6/30/81.
- Operating Supplies including janitorial supplies are estimated at \$50 per month, inflation added FYE 6/30/81.

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Department of Prisons

- Communication Expense for the center is estimated at \$100 per month, inflation added FYE 6/30/81.
- Printing, Duplicating, and Copying costs at \$60 per quarter utilizing the State Copy Center.
- Insurance Expense is estimated for the automobiles.
- Contract Services includes \$100 per month for alcohol and drug abuse counselors to service the center.
- Building Rent is for one fourplex housing the 30 clients at \$2,000 per month, inflation added FYE 6/30/81.
- Utilities are estimated at \$150 per month, inflation added FYE 6/30/81.
- Maintenance of Buildings and Grounds is estimated at \$50 per month, inflation added FYE 6/30/81.
- Vehicle operation is estimated at \$200 per month for two autos, inflation added FYE 6/30/81.
- Clothing and Uniform Allowance is for six uniformed staff at \$260 per annum.
- Medical and Dental is estimated at \$100 per inmate, inflation added FYE 6/30/81 and \$100 for each uniform officer's annual physical.
- Food is estimated at \$3.50 per day per client, adjusted for an eight month operating period for FYE 6/30/80, inflation added FYE 6/30/81.

05 - Equipment

	FYE 6/30/80	FYE 6/30/81
8210 - Automobiles	\$12,000	\$ -0-
8300 - Office Furniture/Equipment	4,780	-0-
8310 - Other Furniture/Equipment	13,800	-0-
8400 - Specialized Equipment	750	-0-
Total Equipment	\$31,330	\$ -0-

The equipment funds requested are:

- 8210 two autos for the Field Supervisor and the Employment Counselor.
- 8300 Four executive units with a \$700 allowance for a typewriter to be used by the security desk.
- 8310 Janitorial equipment including a vacuum cleaner, a floor buffer, and a rug shampooer in the amount of \$800., kitchen equipment consisting of four stoves at \$300 each, four refrigerators at \$200 each, and four sets of pots/pans/dishes/silverware at \$500 each, and \$9,000 which provides 36 beds, dressers, lamps, four dining room sets.

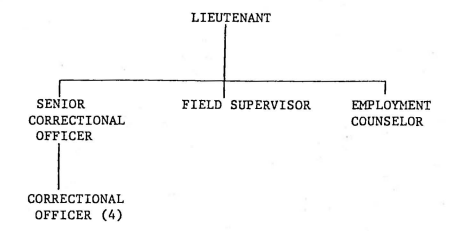
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Department of Prisons

8400 - A radio is needed for the auto for contact with the institutions and \$250 in personal restraints will be required.

Department of Prisons Clark Restitution Center

SEQUENCE NUMBER	DESCRIPTION	CLASS	GRADE/ STEP	FYE 6/30/80	costs	FYE 6/30/81	COSTS
8001	Lieutenant	12.509	34/1	\$14,603	\$2,167	\$15,282	\$2,359
8002	Sr. Correctional Officer	12.513	29/1	11,672	1,849	12,200	2,019
8003	Correctional Officer	12.515	27/1	10,680	1,742	11,165	1,904
8004	Correctional Officer	12.515	27/1	10,680	1,742	11,165	1,904
8005	Correctional Officer	12.515	27/1	10,680	1,742	11,165	1,904
8006	Correctional Officer	12.515	27/1	10,680	1,742	11,165	1,904
8007	Field Supervisor II		29/1	11,672	1,849	12,200	2,019
8009	Employment Counselor I	12.180	30/1	12,200	1,907	12,760	2,080



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