

The Senate Committee on Legislative Functions was called to order on Tuesday, May 22, 1979, in Room 243 at 4:05 p.m. Senator Gene Echols in the Chair.

PRESENT: Chairman Echols
Vice-Chairman Close
Senator Ford
Senator Gibson
Senator Young

ABSENT: Senator Wilson

GUESTS: Glen Griffith, Department of Fish and Game
Warren Fowler, Nevada Wildlife Federation
Senator Jacobsen
Assemblyman Rhoads
Assemblyman Brady
Assemblyman Vergiels

SCR-56 - Directs legislative commission to study safety standards for older mobile homes used as rental dwelling units.

No one testified at this time.

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ACR-34 - Directs interim study of juvenile crime and abuse of alcohol.

No one testified at this time.

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ACR-37 - Directs legislative commission to study problem of access of sportsmen to public land over private land and related problems.

Glen Griffith, Department of Fish and Game, stated that they support the intent of ACR-37 and they would be very pleased to participate in the study. He said there is a real need to study the problem and to come up with some solutions.

Chairman Echols stated that this study only directs the Commission to conduct it. He asked Mr. Griffith if he felt it could be a legislative study and include private citizens on the committee.

Mr. Griffith said he felt the agencies and the Department of Fish and Game could act as resource agencies to assist the committee.

Warren Fowler, Nevada Wildlife Federation, stated that the sportsmen themselves endorse this particular resolution. He stated that a long in depth study of the access problem would be worthwhile. Mr. Fowler stated that the resolution also addresses itself to the problem of damages done by sportsmen to private land and he feels this should also be studied in depth.

SCR-23 - Directs legislative commission to study and develop statewide master plan for fire protection and control.

Senator Jacobsen testified in favor of SCR-23. He informed the Committee that he has 33 years of experience as a volunteer fireman for Douglas County. He said this study is definitely needed because in the case of a large fire, it is necessary to have agreements between other fire departments. He stated that there was a very large fire in Carson City a number of years ago and seven fire departments were involved, but no one could work together because each fire department had been trained differently, the equipment was not coordinated and the communication system was inadequate. Senator Jacobsen stated that this study would be very instrumental in providing this kind of coordination.

Senator Jacobsen said he believes \$500 would cover the cost of the study. He said this study could help the rural areas in developing standards compatible to the other fire departments.

Senator Jacobsen said he would like to see an up-to-date management book distributed to the different fire departments so that the fire departments will be coordinated.

Chairman Echols stated that he feels the private citizens are willing to get involved in their government and he feels SCR-23 could be used as a pilot project to enable private citizens to serve on the study committee.

Senator Ford stated that the volunteer fire departments are private citizens so all the associations that would be involved in the study are private citizens.

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Continuation of testimony on ACR-37:

Assemblyman Rhoads testified in favor of ACR-37. He said he introduced this resolution after traveling the public land states. He said other states have problems, but Nevada really has a problem. Assemblyman Rhoads said he feels the BLM, Forest Service and State Forestry should be involved in the study. He informed the Committee that the Research Department already has quite a bit of information on what other states have done. Assemblyman Rhoads stated that in February, the State Multiple Use Advisory Committee on Federal Lands suggested that such a study be made and he requested that this be entered into the record (See Exhibit "A")

Chairman Echols asked Assemblyman Rhoads if he feels private citizens would be interested in getting involved in this study.

Assemblyman Rhoads said he believes they would.

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Continuation of testimony on ACR-34:

Assemblyman Brady testified in favor of ACR-34. He said he believes more money should be spent to help prevent crime instead of spending millions of dollars for new prisons. He stated that the majority of auto thefts and burglaries are committed by teenagers. He said the intent of this bill is to study what can be done to help these kids straighten out their lives while they are still young.

Senator Ford stated that the Committee has a study (SCR-19), which is broader in scope and deals with the same question.

Assemblyman Brady said there are a lot of kids who need help and he hopes the study would not get wrapped up in studying the buildings and organizations rather than the people.

Senator Ford said the study could certainly include both.

Chairman Echols stated that he feels SCR-19 and ACR-34 are viable subjects and they should be studied.

At this time, Chairman Echols turned the gavel over to Vice-Chairman Close.

ACR-51 - Directs legislative commission to study private providers of care.

Assemblyman Vergiels stated that the private health care providers testified four (4) different times before the Human Resources sub-committee to say that they are not receiving an increase that will keep them operating. If the private health care providers have to close down because of lack of funds, the people in them would have to be put in institutions which would cost \$12,000.00 to \$15,000.00 a year. He said the Ways and Means Committee fully endorsed the measure of having a study conducted to look at the situation during the next two years.

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The Committee discussed all the studies, put them in order by priority and took the following action.

SCR-44

Senator Gibson moved that the Committee indefinitely postpone SCR-44 (See Exhibit "B").

Senator Young seconded the motion.

Motion carried.

Senators Echols and Wilson absent.

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SCR-49

Senator Ford moved that SCR-49 be passed out of Committee with a "Do Pass" (See Exhibit "C").

Senator Gibson seconded the motion.

Motion carried.

Senator Wilson absent.

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ACR-41

Senator Ford moved that ACR-41 be passed out of Committee with a "Do Pass" (See Exhibit "D").

Senator Gibson seconded the motion.

Motion carried.

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The Committee discussed AB-145 and decided to hold on to it until the full Committee was present because there were not enough votes to pass or kill it.

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Chairman Close stated that he feels SCR-19 and SCR-50 could be combined as one study because they both relate to the same matter.

Senator Young moved that SCR-19 and SCR-50 be consolidated into one study and be passed out of Committee with a "Do Pass" (See Exhibits "E" and "F").

Senator Gibson seconded the motion.

Motion carried.

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Senator Echols asked the Committee if they have any appetite to include private citizens in these studies.

Senator Gibson said he is opposed to putting private citizens on study committees because his experience over the years has been that their attendance and participation is poor. He said he feels private citizens can be called in as resources but he is opposed to writing it into the resolution itself that they serve on the committee.

The Committee concurred with Senator Gibson. Senator Ford stated that private citizens can be put on a mailing list and notified of the hearings so when something is heard that they are interested in, they can attend and get involved.

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SCR-52

Senator Young moved that the Committee indefinitely postpone SCR-52 (See Exhibit "G").

Senator Ford seconded the motion.

Motion carried.

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SCR-51

Senator Young moved that SCR-51 be passed out of Committee with a "Do Pass" (See Exhibit "H").

Senator Ford seconded the motion.

Motion carried.

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ACR-42

Senator Ford moved that ACR-42 be passed out of Committee with a "Do Pass" (See Exhibit "I").

Senator Young seconded the motion.

Motion carried.

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SCR-26

Senator Young moved that SCR-26 be passed out of Committee with a "Do Pass" (See Exhibit "J").

Senator Echols seconded the motion.

Motion carried.

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ACR-51

Senator Gibson moved that ACR-51 be passed out of Committee with a "Do Pass" (See Exhibit "K").

Senator Young seconded the motion.

Motion carried.

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ACR-37

Senator Young stated that he feels ACR-37 is a good study because it is a growing problem for the sportsmen.

Senator Gibson moved that ACR-37 be passed out of Committee with a "Do Pass" (See Exhibit "L").

Senator Echols seconded the motion.

Motion carried.

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Senator Gibson moved that SCR-39 and SCR-53 be consolidated into one study and passed out of Committee with a "Do Pass" (See Exhibits "M" and "N").

Senator Young seconded the motion.

Motion carried.

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ACR-22

Senator Gibson moved that ACR-22 be passed out of Committee with a "Do Pass" (See Exhibit "O").

Senator Young seconded the motion.

Motion carried.

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SCR-54

Senator Ford moved that SCR-54 be passed out of Committee with a "Do Pass" (See Exhibit "P").

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Motion on SCR-54 continued.

Senator Gibson seconded the motion.

Motion carried.

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ACR-32

Senator Gibson moved that ACR-32 be passed out of Committee with a "Do Pass" (See Exhibit "Q").

Senator Echols seconded the motion.

Motion carried.

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ACR-21

Senator Gibson moved that ACR-21 be passed out of Committee with a "Do Pass" (See Exhibit "R").

Senator Ford seconded the motion.

Motion carried.

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SCR-23

Senator Young moved that SCR-23 be passed out of Committee with a "Do Pass" (See Exhibit "S").

Senator Ford seconded the motion.

Motion carried.

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SCR-42

Senator Gibson moved that SCR-42 be passed out of Committee with a "Do Pass" (See Exhibit "T").

Senator Young seconded the motion.

Motion carried.

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SCR-30

Senator Gibson stated that he feels a study on local traffic management could do more to save gasoline than anything else that has been suggested because if you drive through Las Vegas, it seems like the lights are designed to make you stop at every one instead of being coordinated.

Senator Gibson moved that SCR-30 be passed out of Committee with a "Do Pass" (See Exhibit "U").

Senator Ford seconded the motion.

Motion carried.

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ACR-30

Senator Gibson moved that ACR-30 be passed out of Committee with a "Do Pass" (See Exhibit "V").

Senator Ford seconded the motion.

Motion carried.

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SCR-31

Senator Echols moved that SCR-31 be passed out of Committee with a "Do Pass" (See Exhibit "W").

Senator Young seconded the motion.

Motion carried.

Chairman Close dissented.

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ACR-34

Senator Echols moved that ACR-34 be passed out of Committee with a "Do Pass" (See Exhibit "X").

Senator Gibson seconded the motion.

Motion carried.

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ACR-46

Senator Ford moved that the Committee indefinitely postpone ACR-46 (See Exhibit "Y").

Senator Gibson seconded the motion.

Motion carried.

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ACR-53

Senator Gibson moved that the Committee indefinitely postpone ACR-53 (See Exhibit "Z").

Senator Ford seconded the motion.

Motion carried.

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AB-706

Senator Ford moved that the Committee indefinitely postpone AB-706 (See Exhibit "AA").

Senator Gibson seconded the motion.

Motion carried.

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SJR-26

Senator Echols moved that the Committee indefinitely postpone SJR-26 (See Exhibit "BB").

Senator Young seconded the motion.

Motion carried.

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SCR-40

Senator Young moved that the Committee indefinitely postpone SCR-40 (See Exhibit "CC").

Senator Echols seconded the motion.

Motion carried.

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SCR-55

Senator Ford moved that SCR-55 be passed out of Committee with a "Do Pass" (See Exhibit "DD").

Senator Gibson seconded the motion.

Motion carried.

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SCR-56

Senator Gibson moved that the Committee indefinitely postpone SCR-56 (See Exhibit "EE").

Senator Ford seconded the motion.

Motion carried.

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ACR-31

Senator Gibson moved that ACR-31 be passed out of Committee with a "Do Pass" (See Exhibit "FF").

Senator Ford seconded the motion.

Motion carried.

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SCR-32

Senator Gibson said he believes SCR-32 should be indefinitely postponed because the organization of the youth services agency has just been approved and he feels the organization should "get their feet on the ground" before they are studied.

Senator Ford moved that the Committee indefinitely postpone SCR-32 (See Exhibit "GG").

Senator Gibson seconded the motion.

Motion carried.

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SCR-17

Senator Ford moved that SCR-17 be passed out of Committee with a "Do Pass" (See Exhibit "HH").

Senator Echols seconded the motion.

Discussion on SCR-17:

Senator Young stated that child abuse is studied every time and a study will just show that there is more child abuse.

Chairman Close stated that the study is needed because there are several agencies that have overlapping jurisdiction in this area and they should be combined in one area.

Senator Ford concurred with Chairman Close.

Motion carried.

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Senator Echols and Chairman Close stated that they believe ACR-3 should be indefinitely postponed because a bill was passed out of the Senate Judiciary Committee that would take care of the problem.

The Committee decided to hold on to ACR-3 until the next meeting.

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Chairman Close asked the Committee what their feeling was on SCR-36. Senator Ford said it is an important study, but based on priorities, it is not as important as some of the other studies.

The Committee decided to hold on to SCR-36 until a later date.

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(Committee Minutes)

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STATE OF NEVADA
STATE MULTIPLE USE ADVISORY COMMITTEE ON FEDERAL LANDS
201 S. FALL STREET, ROOM 120
CAPITOL COMPLEX
CARSON CITY, NEVADA 89710

March 2, 1979

Committee Members

JULIAN C. SMITH, Jr., Chairman
Nevada Association of County
Commissioners

WAYNE T. MILLER, Vice Chairman
Railroads and Utilities

FRED D. GIBSON, Jr.
Advisory Mining Board

MARVIN A. EINERWOLD
State Board of Fish and Game
Commissioners

(Mrs.) ANNE ANDERSON
State Park Advisory Commission

PAUL A. RICHARDS
Sportsmen

JOE McDONALD
Off-Road Vehicle Enthusiasts

(Mrs.) ANN ZORN
Environmental Commission

DEMAR DAHL
State Grazing Boards

N. W. PETERSON
State Conservation Commission

EUGENIE SCHOFF
Nevada League of Cities

ROBERT E. WRIGHT, Jr.
Board of Agriculture

(Mrs.) SAMMYE UGALDE
Land Use Planning Advisory Council

PETER MORROS, Secretary

Andy Grose
Research Division
Legislative Counsel Bureau

Dear Andy:

On January 12, 1979, the State Multiple Use Advisory Committee on Federal Lands received testimony from various private interests and government entities on the issue of crossing of private lands for public lands access. As a result of this discussion, the Multiple Use Advisory Committee has adopted an official Recommendation on this issue. We are hereby forwarding a copy of that Recommendation to you for your information and/or action.

Sincerely,

A handwritten signature in cursive script that reads "Bob Erickson".

Robert E. Erickson
Acting Secretary

REE/cr

Attachment

R E C O M M E N D A T I O N

PUBLIC ACCESS ROADS

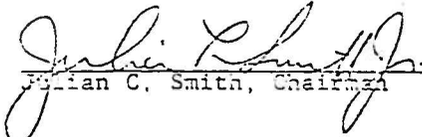
WHEREAS, in Nevada, private land is frequently located along streams and across roads used to reach public lands that are most suitable for recreational purposes; and

WHEREAS, owners of private land have traditionally permitted the public to use roads through their land as an accommodation; and

WHEREAS, owners of private land occasionally withdraw their permission to the public to use roads through their lands; and

WHEREAS, this problem becomes quite involved with many issues, from individual property rights on one side to the right of the public to have access to public lands on the other side;

NOW THEREFORE BE IT RESOLVED by the Nevada State Multiple Use Advisory Committee on Federal Lands that the Nevada Legislature consider tabling proposed legislation concerning this subject and authorize a two-year interim study involving input from private property owners, Bureau of Land Management, U.S. Forest Service, Fish and Game Department, and all other interested parties.


Julian C. Smith, Chairman

Adopted February 24, 1979

EXHIBIT "B"

S. C. R. 44

SENATE CONCURRENT RESOLUTION NO. 44—
COMMITTEE ON JUDICIARY

MAY 2, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study desirability of limiting liability of manufacturers and sellers for defective products. (BDR 1743)



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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study the desirability of limiting the liability of manufacturers and sellers for personal injury, death or property damage caused by defective products.

1 WHEREAS, Virtually all Nevadans come in contact with manufactured
2 products; and

3 WHEREAS, Awards of damages for personal injury, death or property
4 damage caused by defective products are ever increasing; and

5 WHEREAS, Manufacturers and sellers of products may be discouraged
6 from continuing the manufacture or sale of their products because of
7 those large awards; and

8 WHEREAS, There exists a need for reliable information about the
9 desirability and likely effects of limiting the liability of manufacturers
10 and sellers for defective products; now, therefore, be it

11 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
12 *ring,* That the legislative commission is hereby directed to conduct a
13 study of the desirability and likely effects of limiting the liability of manu-
14 facturers and sellers for personal injury, death or property damage
15 caused by the defective products; and be it further

16 *Resolved,* That the legislative commission report the results of the
17 study and any recommended legislation to the 61st session of the legis-
18 lature.

20

S. C. R. 49

SENATE CONCURRENT RESOLUTION NO. 49—
COMMITTEE ON JUDICIARY

MAY 4, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study
gaming industry. (BDR 2136)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative
commission to study the gaming industry.

- 1 WHEREAS, The gaming industry is the largest industry in this state; and
2 WHEREAS, The gaming industry supports many related industries which
3 rely on the tourists who come into this state because of the gaming indus-
4 try; and
5 WHEREAS, A large portion of this state's revenue is derived both directly
6 and indirectly from the activities of the gaming industry; and
7 WHEREAS, The unique nature of the gaming industry requires stringent
8 control and regulation by the state; and
9 WHEREAS, It is in the best interests of this state and its citizens that a
10 comprehensive review and evaluation of the gaming industry be made;
11 now, therefore, be it
12 *Resolved by the Senate of the State of Nevada, the Assembly Concur-*
13 *ring,* That the legislative commission is hereby directed to make a com-
14 prehensive study of all aspects of the gaming industry, including without
15 limitation, gaming taxes, local regulation and the recruitment and salaries
16 of gaming personnel; and be it further
17 *Resolved,* That the legislative commission report the results of the
18 study and any recommendations for legislation to the 61st session of the
19 legislature.

A. C. R. 41

**ASSEMBLY CONCURRENT RESOLUTION NO. 41—ASSEMBLY—
MEN WAGNER, MANN, VERGIELS, HARMON, JEFFREY,
BEDROSIAN, BARENGO, MELLO, GLOVER, WEBB,
HICKEY AND WESTALL**

APRIL 30, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study Nevada prison system and alternatives to incarceration. (BDR 1926)



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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commission to study the Nevada prison system and alternatives to incarceration.

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

- 1 **WHEREAS**, In 1975 the legislature appropriated over \$15 million for
- 2 prison construction; and
- 3 **WHEREAS**, In 1977 the legislature appropriated over \$10 million for
- 4 prison construction; and
- 5 **WHEREAS**, It is proposed to spend another \$31 million to \$36 million
- 6 for prison construction; and
- 7 **WHEREAS**, It is the intent of the legislature to examine with ever greater
- 8 care the expenditure of tax revenues; and
- 9 **WHEREAS**, In 1977 and 1978 the legislative commission conducted a
- 10 study of the conditions at the state prison as directed by Assembly Con-
- 11 current Resolution 1 of the 59th session of the legislature, but the study
- 12 does not appear to have focused on the need for additional construction
- 13 within the prison system or on alternatives to incarceration; now, there-
- 14 fore, be it
- 15 *Resolved by the Assembly of the State of Nevada, the Senate concur-*
- 16 *ring*, That the legislative commission is hereby directed to study the pres-
- 17 ent and future needs of the state prison system; and be it further
- 18 *Resolved*, That the study include an examination of:
- 19 1. The need for additional construction within the state prison sys-
- 20 tem;
- 21 2. The location and cost of any additional construction which may
- 22 be needed;

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

S. C. R. 19

SENATE CONCURRENT RESOLUTION NO. 19—COMMITTEE
ON GOVERNMENT AFFAIRS

MARCH 1, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study alternatives for organization and financing of judicial services involving juveniles. (BDR 960)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study alternatives for the organization and financing of judicial services involving juveniles.

- 1 WHEREAS, The district courts of this state currently sit as juvenile
2 courts; and
3 WHEREAS, The counties must provide part of the money needed to
4 support the courts' exercise of statutory powers regarding juveniles; and
5 WHEREAS, Responsibility for financing and managing the judicial serv-
6 ices involving juveniles could be assigned by law to the counties, to the
7 supreme court, or to the department of human resources; and
8 WHEREAS, The choice among these legislative alternatives may dras-
9 tically affect the services and programs presently being provided for
10 juveniles and their families; and
11 WHEREAS, There has never been a comprehensive examination of the
12 system of juvenile justice in this state in an effort to determine the best
13 means of organizing and financing the juvenile services; now, therefore,
14 be it
15 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
16 *ring,* That the legislative commission is directed to study the various
17 alternatives for organizing and financing the judicial services for juveniles,
18 including the alternatives of assigning responsibility for these services
19 to the counties, to the supreme court, or to the department of human
20 resources, and determine the best alternatives; and be it further
21 *Resolved,* That the legislative commission include some supreme court
22 justices, district court judges, county commissioners, probation officers
23 and other persons who administer juvenile services, as well as legislators,
24 in the membership of the subcommittee which will conduct the study; and
25 be it further
26 *Resolved,* That the legislative commission report the results of the
27 study, together with any recommendations for legislation, to the 61st
28 session of the legislature.

S. C. R. 50

**SENATE CONCURRENT RESOLUTION NO. 50—COMMITTEE
ON JUDICIARY**

MAY 4, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study proposals for full state funding and unitary budgeting for the court system of the state. (BDR 2137)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study proposals for full state funding and unitary budgeting for the court system of the state.

- 1 **WHEREAS, The large volume and complexity of litigation and an**
2 **increasing demand for auxiliary court services continues to create a**
3 **need for financial support of the courts which many local governments**
4 **cannot meet; and**
5 **WHEREAS, The legislative commission's subcommittee for study of the**
6 **Nevada court structure in 1968 and subcommittee on funding of the**
7 **courts of the state in 1976 have carefully examined the financing of**
8 **Nevada's court system and have recommended that the expenses of the**
9 **administration of justice be borne by the people of the state as a whole**
10 **and paid from the state treasury; and**
11 **WHEREAS, It is asserted that state funding of the court system through**
12 **a single budget is desirable because it would permit a more equitable**
13 **distribution of judicial services among the counties, facilitate uniformity**
14 **in job classification of judicial employees, and provide financial relief**
15 **to the counties; and**
16 **WHEREAS, The legislature suggested in 1977 in Senate Concurrent**
17 **Resolution No. 3 that the Nevada supreme court, through the court**
18 **administrator, study those proposals and submit to the 60th session of**
19 **the legislature a comprehensive plan for any system of full state funding**
20 **and unitary budgeting which it might recommend; and**
21 **WHEREAS, The study conducted by the court administrator under that**
22 **resolution points up the need to develop more detailed and specific facts**
23 **and figures before a comprehensive plan can be proposed and the need**
24 **for greater participation in this effort by both departments of state gov-**
25 **ernment; and**
26 **WHEREAS, The legislature continues to be persuaded that proposals for**
27 **full state funding and unitary budgeting for the Nevada court system are**
28 **worthy of this effort; now, therefore, be it**

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

EXHIBIT "G"

S. C. R. 52

SENATE CONCURRENT RESOLUTION NO. 52—COM-
MITTEE ON LEGISLATIVE FUNCTIONS

MAY 7, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study Nevada prison system and alternatives to incarceration. (BDR 2160)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study the Nevada prison system and alternatives to incarceration.

- 1 WHEREAS, In 1975 the legislature appropriated over \$15 million for
2 prison construction; and
3 WHEREAS, In 1977 the legislature appropriated over \$10 million for
4 prison construction; and
5 WHEREAS, It is proposed to spend another \$31 million to \$36 million
6 for prison construction; and
7 WHEREAS, It is the intent of the legislature to examine with ever greater
8 care the expenditure of tax revenues; and
9 WHEREAS, In 1977 and 1978 the legislative commission conducted a
10 study of the conditions at the state prison as directed by Assembly Con-
11 current Resolution 1 of the 59th session of the legislature, but the study
12 does not appear to have focused on the need for additional construction
13 within the prison system or on alternatives to incarceration; now, there-
14 fore, be it
15 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
16 *ring,* That the legislative commission is hereby directed to study the
17 present and future needs of the state prison system; and be it further
18 *Resolved,* That the study include an examination of:
19 1. The need for additional construction within the state prison
20 system;
21 2. The location and cost of any additional construction which may
22 be needed;
23 3. The effectiveness of the state prison system in rehabilitating pris-
24 oners; and
25 4. Alternatives to the incarceration of criminal offenders and the cost
26 and efficaciousness of those alternatives; and be it further
27 *Resolved,* That the results of the study and any recommendations for
28 legislation be reported to the 61st session of the legislature.

S. C. R. 51

SENATE CONCURRENT RESOLUTION NO. 51—COMMITTEE
ON HUMAN RESOURCES AND FACILITIES

MAY 4, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study problems
of solid wastes. (BDR 2094)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative
commission to study the problems of solid wastes.

- 1 WHEREAS, Nevadans are concerned about the generation, handling,
2 treatment, storage and disposal of various types of solid wastes, and in
3 particular hazardous wastes; and
4 WHEREAS, The problems of regulating the generation, handling, treat-
5 ment, storage and disposal of solid wastes is very complex and attendant
6 with serious potential consequences; and
7 WHEREAS, The legislature needs reliable information on those prob-
8 lems; now, therefore, be it
9 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
10 *ring,* That the legislative commission is hereby directed to study the
11 generation, handling, treatment, storage and disposal of the various types
12 of solid wastes, particularly hazardous wastes; and be it further
13 *Resolved,* That the legislative commission recommend a state policy
14 concerning solid wastes, including a policy specifically concerning radio-
15 active wastes; and be it further
16 *Resolved,* That an appropriate number of persons representing the
17 various interests which may be affected by that state policy be appointed
18 to serve as advisers during the study; and be it further
19 *Resolved,* That the results of the study and any recommendations for
20 legislation be reported to the 61st session of the legislature.

EXHIBIT "I"

A. C. R. 42

ASSEMBLY CONCURRENT RESOLUTION NO. 42—ASSEMBLY—
MEN CHANEY, BENNETT, WEISE, BRADY, FITZPATRICK
AND WESTALL

APRIL 30, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to conduct interim study of means
of employing continuous recipients of welfare. (BDR 1771)

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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commis-
sion to conduct an interim study of possible means of employing continuous
recipients of welfare.

- 1 WHEREAS, Many persons who are existing on support from public wel-
2 fare are unable to break the cycle of dependence upon that support; and
3 WHEREAS, An effective program for the permanent employment of
4 those recipients would produce ultimate savings for the State of Nevada;
5 now, therefore, be it
6 *Resolved by the Assembly of the State of Nevada, the Senate con-*
7 *curring,* That the legislative commission is hereby directed to study means
8 of providing employment to persons who have been continuous recipients
9 of support under public welfare; and be it further
10 *Resolved,* That the study include an examination into:
11 1. Effective methods of educating and training the recipients for per-
12 manent employment;
13 2. Appropriate inducements which might be given to private employ-
14 ers to hire the recipients and train them for specific jobs;
15 3. Classes of employment within the public service which might be
16 opened to applications by the recipients and the reasonableness of any
17 preferences to aid them in qualifying for the employment;
18 4. Means of making transportation available for the recipients to and
19 from places of employment and of providing economical centers for
20 essential care of their children during working hours; and
21 5. Methods of financing a program to achieve these objectives; and be
22 it further
23 *Resolved,* That the legislative commission report the results of the
24 study to the 61st session of the legislature, together with any recommenda-
25 tions for appropriate legislation.

S. C. R. 26

**SENATE CONCURRENT RESOLUTION NO. 26—SENATORS
FORD, GIBSON, CLOSE, ECHOLS, RAGGIO, WILSON, NEAL,
KOSINSKI, SLOAN, DODGE, KEITH ASHWORTH, DON
ASHWORTH, HERNSTADT, GLASER, FAISS, LAMB,
BLAKEMORE AND JACOBSEN**

MARCH 23, 1979

Referred to Committee on Legislative Functions

**SUMMARY—Directs legislative commission to study libraries and other
systems for storing information. (BDR 1595)**



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

**SENATE CONCURRENT RESOLUTION—Directing the legislative commission
to conduct a study of libraries and systems for storing information.**

- 1 WHEREAS, No advanced civilization has ever sustained itself without
- 2 the benefit of libraries, which are the storehouses of the knowledge and
- 3 achievements of previous generations, preserved and made accessible
- 4 as a foundation for the advancement of those who follow; and
- 5 WHEREAS, Developments in the storage of information which involve
- 6 computers, microfilm and other techniques of storing large amounts of
- 7 information in small spaces, new devices to aid handicapped persons
- 8 and advances in audio and visual storage and reproduction have created
- 9 new uses and demands for libraries and other systems for storing infor-
- 10 mation; and
- 11 WHEREAS, The Governor's Conference on Libraries and Information
- 12 Needs of 1978 analyzed the capacity of libraries and other systems for
- 13 the storage of information in this state and developed a number of pro-
- 14 posals for the more efficient and beneficial use of Nevada's libraries;
- 15 now, therefore, be it
- 16 *Resolved by the Senate of the State of Nevada, the Assembly con-*
- 17 *curring,* That the legislative commission study the needs of the people
- 18 of Nevada for the services of libraries and other systems of storing
- 19 information, including:
 - 20 1. The need for a master plan for libraries in the state and the ele-
 - 21 ments needed in such a plan to meet the needs of the people;
 - 22 2. The amounts of money which will be needed to provide local,
 - 23 regional and state libraries and other systems for the storage of infor-
 - 24 mation, and the possible sources of money;

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

A. C. R. 51

ASSEMBLY CONCURRENT RESOLUTION NO. 51—ASSEMBLY—
MEN VERGIELS, MANN AND WAGNER

MAY 7, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study private providers
of care. (BDR 1708)



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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative
commission to study private providers of care in this state.

- 1 WHEREAS, Private providers of care which include adult group care
2 homes, foster homes and community training centers offer a valuable
3 service to this state and its citizens; and
4 WHEREAS, Many Nevadans are the recipients of the services of these
5 private providers of care; and
6 WHEREAS, Every year the state expends large sums of public money
7 purchasing the services of private providers of care; and
8 WHEREAS, It would be in the best interest of this state and its citizens
9 that a comprehensive examination of private providers of care be made to
10 determine whether the state reimbursement rates to the private providers
11 of care are sufficient to provide both the level of care desired by the state
12 and the creation of sufficient placement possibilities to meet state needs;
13 now, therefore, be it
14 *Resolved by the Assembly of the State of Nevada, the Senate concur-*
15 *ring,* That the legislative commission is hereby directed to study and evalu-
16 ate the private providers of care in this state, including:
17 1. The levels of service they provide;
18 2. Their financial problems; and
19 3. The need for additional care facilities or private homes; and be it
20 further
21 *Resolved,* That the legislative commission report the results of the
22 study, together with any recommendations for legislation, to the 61st
23 session of the legislature.

EXHIBIT "L"

A. C. R. 37

ASSEMBLY CONCURRENT RESOLUTION NO. 37—
ASSEMBLYMAN RHOADS

APRIL 16, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study problem of access of sportsmen to public land over private land and related problems. (BDR 1617)

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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commission to study the problem of access of sportsmen to public land over private land and related problems.

- 1 WHEREAS, Over 87 percent of the land in this state is owned by the
2 Federal Government; and
3 WHEREAS, Access to that land often requires travel over privately
4 owned land; and
5 WHEREAS, Many private landowners have refused access across their
6 land to sportsmen because of the damage some sportsmen have caused
7 to their property; and
8 WHEREAS, The acts of property damage should be condemned and the
9 landowners compensated for the damage; and
10 WHEREAS, Landowners who permit access across their lands to sports-
11 men should be given incentives to continue to allow such access; now,
12 therefore, be it
13 *Resolved by the Assembly of the State of Nevada, the Senate concur-*
14 *ring,* That the legislative commission is hereby directed to study the prob-
15 lems of access of sportsmen to public land over privately owned land,
16 property damage, incentives to landowners and any other related prob-
17 lem the legislative commission determines exists between private land-
18 owners and sportsmen; and be it further
19 *Resolved,* That the results of the study and any recommendations for
20 legislation be reported to the 61st session of the legislature.

S. C. R. 39

SENATE CONCURRENT RESOLUTION NO. 39—
COMMITTEE ON COMMERCE AND LABOR

APRIL 26, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to conduct study of organizational structure and administrative practices of Nevada industrial commission. (BDR 2125)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to conduct a study of the organizational structure and the administrative practices of the Nevada industrial commission.

- 1 WHEREAS, Workmen's compensation is an insurance plan designed to
- 2 provide accident prevention services and medical care, rehabilitation and
- 3 wage replacement benefits to workmen who are injured or disabled in the
- 4 course of their employment; and
- 5 WHEREAS, The Nevada industrial commission is, with minor excep-
- 6 tions, the only insurance carrier authorized to provide workmen's com-
- 7 pensation in the State of Nevada; and
- 8 WHEREAS, The 59th session of the Nevada legislature adopted Senate
- 9 Concurrent Resolution 39 which directed the legislative commission to
- 10 study the procedures followed by the Nevada industrial commission and
- 11 alternative methods of coverage; and
- 12 WHEREAS, The subcommittee appointed by the legislative commission
- 13 to conduct the study reported that:
- 14 1. Employees were generally critical of the practices of the Nevada
- 15 industrial commission regarding evaluation of injuries, delay in hearings
- 16 and approval of surgical procedures;
- 17 2. Employer complaints dealt with premium rates and the classifica-
- 18 tion upon which those rates are predicated, the reserving practices of the
- 19 commission and the status of employee claims and the subsequent injury
- 20 fund; and
- 21 3. The rapid economic growth of the state created a need to restruc-
- 22 ture the Nevada industrial commission to accommodate the increased
- 23 volume of claims; and
- 24 WHEREAS, There is continuing controversy regarding certain practices
- 25 of the Nevada industrial commission, particularly concerning its person-
- 26 nel, the determination of claims and the areas of medical care, therapy
- 27 and rehabilitation; now, therefore, be it

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

S. C. R. 53

SENATE CONCURRENT RESOLUTION NO. 53—COMMITTEE
ON COMMERCE AND LABOR

MAY 10, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to prepare legislation allowing employers' choice of three methods of obtaining industrial insurance coverage. (BDR 2154)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to prepare legislation allowing employers the choice of providing industrial insurance for their employees through private insurance carriers, self-insurance or the state insurance fund.

1 WHEREAS, Under present laws of Nevada, the state has a monopoly of
2 providing employers with insurance to cover any industrial injuries or
3 occupational diseases of their employees; and

4 WHEREAS, In its 60th session, the Nevada legislature has given careful
5 consideration to a proposed system of two-way insurance, which would
6 allow each employer to choose between coverage under the state insur-
7 ance fund or through an arrangement for self-insurance; and

8 WHEREAS, Time during the 60th session has not permitted full consid-
9 eration to be extended to a proposed system of three-way insurance which
10 would provide each employer a third option, to secure a policy of indus-
11 trial insurance from a private insurance company; and

12 WHEREAS, The proposed three-way system for workmen's compensa-
13 tion has many economic and administrative ramifications; now, therefore,
14 be it

15 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
16 *ring,* That the legislative commission is hereby directed to form an interim
17 subcommittee to hold hearings and develop specific legislation which
18 would allow each employer the option of providing industrial insurance
19 for his employees by means of:

- 20 1. A private insurance policy;
- 21 2. An approved arrangement for self-insurance; or
- 22 3. Coverage under the state insurance fund;

23 and be it further

24 *Resolved,* That the terms of the legislation which is prepared must not:

- 25 1. Establish any minimum premiums to be charged by the Nevada
26 industrial commission; or

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

(REPRINTED WITH ADOPTED AMENDMENTS)

FIRST REPRINT

A. C. R. 22

ASSEMBLY CONCURRENT RESOLUTION NO. 22—
ASSEMBLYMAN WESTALL

MARCH 22, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study public service
commission of Nevada. (BDR 1391)

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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commission to study the public service commission of Nevada and the merits of requiring competitive bidding on large projects of construction or repair by public utilities.

- 1 WHEREAS, Public utilities affect human lives every day and are essential to the maintenance of a modern society; and
- 2
- 3 WHEREAS, Utilities are regulated by government primarily to ensure efficient service to the public and to protect the people against possible
- 4
- 5 abuses; and
- 6
- 7 WHEREAS, The effectiveness of the regulation of public utilities is dependent upon the skill, policies and resources of governmental regulatory agencies; and
- 8
- 9 WHEREAS, The public service commission of Nevada was created by the legislature to regulate public utilities in this state for the general
- 10
- 11 welfare of its people; and
- 12
- 13 WHEREAS, The cost of energy to consumers in this state continues to increase, and part of the cost arises from essential repair to existing facilities and construction of new facilities, the cost of which is passed on to
- 14
- 15 consumers; and
- 16
- 17 WHEREAS, Public utilities are not presently required to use competitive bidding for any work which they may decide to accomplish with other than their own resources; and
- 18
- 19 WHEREAS, The services of public utilities are performed under exclusive public franchises and are similar to services provided by the state and its political subdivisions, which are required by law to use competitive bidding on large projects; and
- 20
- 21
- 22
- 23 WHEREAS, Public utilities supplying energy should function at the lowest possible cost commensurate with reasonable service to the public; and
- 24
- 25 now, therefore, be it

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

S. C. R. 54

SENATE CONCURRENT RESOLUTION NO. 54—
COMMITTEE ON GOVERNMENT AFFAIRS

MAY 10, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study Nevada's laws relating to local government bonding. (BDR 2168)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study Nevada's laws relating to local government bonding.

1 WHEREAS, From 1919 to 1973 at least 21 separate laws on local government bonding and special assessments were enacted in Nevada; and

2
3 WHEREAS, In chapter 244 of Nevada Revised Statutes (NRS), alone, there are seven separate bonding or special assessment laws; and

4
5 WHEREAS, In addition to these and other numerous specific provisions on bonding found throughout NRS, chapter 350 of NRS comprises, among yet other bonding laws, a general bonding law known as the Local Government Securities Law; and

6
7
8
9 WHEREAS, The provisions of law governing various aspects of bonding and assessments such as election and canvas requirements, notice requirements, publication requirements, assessed valuation requirements, computation of interest rates to property owners, prepayments and disposition of residual funds vary extensively among the several bonding and assessment laws; and

10
11
12
13
14
15 WHEREAS, The costs to local government of putting together any bond issue, whether general obligation, revenue or special assessment, is increased because of the complexity or ambiguity in the law or uncertainty about the applicability of the law; and

16
17
18
19 WHEREAS, The costs of financial consulting, bond counsel and underwriting have also increased as a result of such circumstances as the default or threatened default of some cities in the country on their debt, the increasing attention given by the Internal Revenue Service to tax exemptions and the uncertainties created by proposed statutory spending limits; and

20
21
22
23
24
25 WHEREAS, The law should facilitate responsible local government borrowing and minimize the costs that result from the issuance of bonds; now, therefore, be it

26
27

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.



EXHIBIT "Q"

A. C. R. 32

ASSEMBLY CONCURRENT RESOLUTION NO. 32—
COMMITTEE ON ELECTIONS

APRIL 3, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study matters preparatory to 1981 reapportionment. (BDR 1516)

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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commission to study the requirements of reapportionment in advance of the 1981 legislative session.

- 1 WHEREAS, The 61st session of the Nevada legislature will face the
2 task of reapportioning the election districts for the members of the legisla-
3 ture, the board of regents of the University of Nevada, and the state
4 board of education; and
5 WHEREAS, The reapportionment will require extensive preparation,
6 including study of data from the national decennial census of 1980; and
7 WHEREAS, The Bureau of the Census of the United States Department
8 of Commerce is making every effort to have the data needed for reappor-
9 tionment available to state legislatures before August 1980; and
10 WHEREAS, Compliance with the legal standards for reapportionment
11 will require complex processing of the population data by computer; and
12 WHEREAS, The 1981 legislative session should be provided with the
13 capability to make the reapportionments, and the existence of that
14 capability depends upon having resources available and procedures
15 tested in advance; and
16 WHEREAS, The drafting of detailed maps, the development and
17 refinement of programs for computers and the development of procedures
18 to be used during the session will require considerable time in prepara-
19 tion; and
20 WHEREAS, Many of the preparations will involve questions of policy,
21 on which guidance will be necessary; and
22 WHEREAS, The 1971 legislative session was handicapped in perform-
23 ing reapportionments because of inadequate preparation, which limited
24 the time available for actual consideration of reapportionment plans;
25 now, therefore, be it

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

A. C. R. 21

ASSEMBLY CONCURRENT RESOLUTION NO. 21—ASSEMBLY—
MEN MAY, CAVNAR, HARMON, FITZPATRICK, PRICE
AND BARENGO

MARCH 9, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study data processing
by Nevada state government. (BDR 969)



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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commis-
sion to study data processing by the state government.

- 1 WHEREAS, Data processing is of the utmost importance in conducting
2 state business; and
3 WHEREAS, Reviewing the ability of state government to perform its
4 functions is a proper responsibility of the legislature; and
5 WHEREAS, The legislature has not undertaken a study of data process-
6 ing by the state government in Nevada; and
7 WHEREAS, A legislative audit reviewing data processing by the state
8 government concluded that a study is particularly needed; now therefore,
9 be it
10 *Resolved by the Assembly of the State of Nevada, the Senate concur-*
11 *ring, That the legislative commission study data processing by the state*
12 *government in Nevada with primary emphasis in the following areas:*
13 1. The physical security of facilities in which data processing is per-
14 formed;
15 2. The ability through backup information and recovery plans to
16 duplicate data and enable a disrupted system for data processing to
17 function again;
18 3. The security measures necessary to prevent unauthorized access
19 to data; and
20 4. The administration, performance and structure of the function of
21 data processing; and be it further
22 *Resolved, That the legislative commission submit a report of its find-*
23 *ings and recommendations to the 61st session of the Nevada legislature.*

S. C. R. 23

SENATE CONCURRENT RESOLUTION NO. 23—
SENATOR JACOBSEN

MARCH 21, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study and develop statewide master plan for fire protection and control. (BDR 1472)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study and develop a statewide master plan for fire protection and control.

- 1 WHEREAS, The State of Nevada has provided for over 44 years invaluable
2 assistance and guidance to the effort of fire services within the state
3 to safeguard the lives and property of Nevadans from damage due to fire;
4 and
5 WHEREAS, Nevada's rapid growth in population necessitates more
6 assistance for fire protection and control and the avoidance of duplication
7 of effort by the various fire protection agencies throughout the state; and
8 WHEREAS, The need for fire protection and control should be assessed
9 from the viewpoint of both the fire protection agencies and the general
10 public; now, therefore, be it
11 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
12 *ring,* That the legislative commission is hereby directed to study and
13 develop a statewide master plan for fire protection and control to provide
14 efficient and economical management and direction of the various fire
15 protection agencies throughout the state; and be it further
16 *Resolved,* That the legislative commission appoint to the subcommittee
17 appointed pursuant to this resolution one senator and one assemblyman,
18 the state forester firewarden and one member respectively of the Nevada
19 Fire Chiefs' Association, the Nevada State Firefighters' Association, the
20 Nevada State Firemen's Association, the Federated Firefighters of
21 Nevada, the state fire marshal's advisory board, the state board of forestry
22 and fire control and the state fire service training advisory board.

EXHIBIT "T"

S. C. R. 42

SENATE CONCURRENT RESOLUTION NO. 42—COMMITTEE
ON LEGISLATIVE FUNCTIONS

MAY 1, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study effects of tax relief
measures passed by 60th session of legislature. (BDR 2115)



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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission
to study the effects of measures to provide tax relief passed by the 60th
session of the legislature.

1 WHEREAS, The 60th session of the Nevada legislature has responded
2 to the concerns of Nevadans by enacting several measures which reduce
3 the burden of taxes; and

4 WHEREAS, The legislature must continue to be responsive to the
5 needs and desires of the people, and in order to do so must provide
6 itself with accurate and timely information about the effect of the
7 measures which it has enacted; now, therefore, be it

8 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
9 *ring,* That the legislative commission is directed to study the effects of
10 measures to provide tax relief passed by the 60th session of the legisla-
11 ture; and be it further

12 *Resolved,* That the legislative commission include as members of the
13 subcommittee appointed to conduct the study persons outside of govern-
14 ment who agree to serve without compensation, subsistence allowances
15 or reimbursement for travel expenses; and be it further

16 *Resolved,* That the subcommittee appointed by the legislative com-
17 mission report its findings to the commission not later than September
18 1, 1980, and that the commission submit a final report and any recom-
19 mended legislation to the 61st session of the legislature.

EXHIBIT "U"

S. C. R. 30

SENATE CONCURRENT RESOLUTION NO. 30—COMMITTEE
ON COMMERCE AND LABOR

APRIL 12, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study need for and feasibility of state assistance for local traffic management. (BDR 1785)



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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study the need for and feasibility of state assistance for local traffic management.

- 1 WHEREAS, The conservation of energy is of critical importance; and
2 WHEREAS, A substantial amount of energy could be conserved by better
3 management of vehicular traffic; now, therefore, be it
4 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
5 *ring,* That the legislative commission is hereby directed to conduct a study
6 to ascertain the need for and feasibility of providing state assistance in the
7 form of financial and technical assistance to local governments for the
8 improvement of local traffic management; and be it further
9 *Resolved,* That the legislative commission report the results of the
10 study and any recommendations for legislation to the 61st session of the
11 legislature.

EXHIBIT "V"

A. C. R. 30

ASSEMBLY CONCURRENT RESOLUTION NO. 30—ASSEMBLY—
MEN HICKEY, CHANEY, MAY, VERGIELS, HORN, BER-
GEVIN, MARVEL, POLISH, BREMNER, RUSK, MALONE,
WEBB, PRICE, MANN, WESTALL, MELLO, DINI, GLOVER,
HAYES, SENA, FIELDING, CRADDOCK, PRENGAMAN,
RHODS, FITZPATRICK, BRADY, TANNER, BENNETT,
WEISE, BARENGO, WAGNER, CAVNAR, ROBINSON, BAN-
NER, GETTO AND JEFFREY

MARCH 29, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study maintenance of state high-
ways as administered by department of highways. (BDR 1394)

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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commis-
sion to study the maintenance of state highways as administered by the
department of highways.

- 1 WHEREAS, The existence of a safe and efficient system of highways
- 2 within the State of Nevada is essential to the economy and general wel-
- 3 fare of the state; and
- 4 WHEREAS, The highways of the state have been aging and deteriorating
- 5 in recent years, yet sufficient maintenance has not been accomplished to
- 6 keep the condition of the highways from declining; and
- 7 WHEREAS, As the population of the state continues to grow, the high-
- 8 ways receive increasingly heavier use and a greater number of miles of
- 9 highway lanes are being placed into service; and
- 10 WHEREAS, The revenues being derived from the motor vehicle fuel tax
- 11 may not prove adequate to keep pace with the future costs of highway
- 12 maintenance; and
- 13 WHEREAS, The vital interests of the state require that the programs for
- 14 highway maintenance be carried forward with maximum efficiency; now,
- 15 therefore, be it
- 16 *Resolved by the Assembly of the State of Nevada, the Senate concur-*
- 17 *ring,* That the legislative commission is directed to study the maintenance
- 18 of the highways of this state as administered by the department of high-
- 19 ways; and be it further
- 20 *Resolved,* That the study include determinations of whether:

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

EXHIBIT "W"

S. C. R. 31

SENATE CONCURRENT RESOLUTION NO. 31—SENATORS
FAISS AND YOUNG

APRIL 18, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study ways to encourage
bicycle transportation. (BDR 2117)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission
to study ways to encourage bicycle transportation.

1 WHEREAS, The scarcity and price of motor fuel is making the opera-
2 tion of automobiles more expensive and alternative modes of transporta-
3 tion are being sought; and

4 WHEREAS, The bicycle is an extremely efficient form of transportation;
5 and

6 WHEREAS, The bicycle is becoming a popular means of short-range
7 transportation and increasingly is being used for travel beyond the limits
8 of the city or town; and

9 WHEREAS, The role of the state in supporting the use of the bicycle
10 as a mode of transportation is not yet clear; now, therefore, be it

11 *Resolved by the Senate of the State of Nevada, the Assembly con-*
12 *curring,* That the legislative commission make a comprehensive study
13 of the means by which the state and local governments can encourage
14 the use of bicycles for personal transportation, including without limita-
15 tion:

16 1. Construction and use of bicycle lanes adjacent to streets and
17 highways primarily within a 30-mile radius of urban areas within the
18 state and secondarily in all other areas of the state;

19 2. Traffic regulations for the protection of cyclists and other users
20 of the highway, and enforcement of those regulations; and

21 3. Financing of bicycle transportation programs by the use of the
22 state highway fund, matching federal funds, and the constitutional impli-
23 cations of using the state highway fund for those purposes;
24 and be it further

25 *Resolved,* That the legislative commission report its findings and
26 recommendations for any appropriate legislation to the 61st session of
27 the Nevada legislature.

A. C. R. 34

**ASSEMBLY CONCURRENT RESOLUTION NO. 34—ASSEMBLY—
MEN BRADY, FITZPATRICK, HAYES, POLISH, RHOADS,
PRENGAMAN, CRADDOCK, SENA, DINI, WEISE, CHANEY,
TANNER, STEWART, MALONE, MARVEL, FIELDING, BEN-
NETT, WEBB, RUSK, BANNER, HORN, MANN, MELLO,
BERGEVIN, HARMON, CAVNAR, BEDROSIAN, JEFFREY,
CHANEY, WESTALL, PRICE AND VERGIELS**

APRIL 11, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs interim study of juvenile crime and abuse of alcohol.
(BDR 1742)



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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commis-
sion to study juvenile crime and the abuse of alcohol by juveniles.

- 1 WHEREAS, All Nevadans are concerned with the problems facing this
- 2 state as a result of its rising rate of crime; and
- 3 WHEREAS, The people of this state recognize that the future of the
- 4 state depends upon the integrity of its youth; and
- 5 WHEREAS, An alarmingly high percentage of crime in Nevada is com-
- 6 mitted by persons between the ages of 13 and 18; and
- 7 WHEREAS, The leading cause of death in teenagers is driving while
- 8 under the influence of alcohol; and
- 9 WHEREAS, During 1977, in this state, 7,912 juveniles were referred to
- 10 the juvenile courts, the majority of the larcenies were committed by per-
- 11 sons 14 to 16 years of age, 54 percent of all burglaries were committed
- 12 by persons 13 to 17 years of age, and 34.3 percent of males arrested
- 13 were between the ages of 13 and 17; and
- 14 WHEREAS, In Clark County alone juveniles committed 28,424 offenses
- 15 against the public, of which 1,606 were crimes against persons and 7,100
- 16 were crimes against property, and 5,150 juveniles were arrested and
- 17 referred to court on matters concerning illegal possession or use of
- 18 drugs; and
- 19 WHEREAS, The trend of increasing juvenile crime in Nevada threatens
- 20 to destroy the wholesome environment for rearing children, which has
- 21 been a heritage of this state; now, therefore, be it

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

A. C. R. 46

ASSEMBLY CONCURRENT RESOLUTION NO. 46—COMMITTEE
ON GOVERNMENT AFFAIRS

MAY 3, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study water problems in the state.
(BDR 1960)



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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative commission to study water problems and priorities for water usage in the state.

- 1 WHEREAS, Most of the land in Nevada is climatically a desert, a con-
2 dition which has historically presented water problems for its residents;
3 and
4 WHEREAS, The growth of population in certain areas of the state
5 threatens to place a severe strain on the available supplies of water in
6 those areas; and
7 WHEREAS, It is crucial to the economy of Nevada and the welfare of
8 its residents that the water supplies in the state be distributed to all users
9 on an equitable basis; now, therefore, be it
10 *Resolved by the Assembly of the State of Nevada, the Senate concur-*
11 *ring,* That the legislative commission conduct a study of the water prob-
12 lems of the state and that the study include:
13 1. An examination into the present and probable future demands
14 upon the available water supplies;
15 2. A review of the existing laws regulating the appropriation of sur-
16 face water and ground water in designated and undesignated basins; and
17 3. A consideration of possible revisions to the laws to ensure that
18 they provide the most equitable methods of allotting and distributing the
19 water for domestic, commercial, industrial, agricultural and municipal
20 purposes;
21 and be it further
22 *Resolved,* That the results of the study and any recommended legisla-
23 tion be reported to the 61st session of the Nevada legislature.

A. C. R. 53

ASSEMBLY CONCURRENT RESOLUTION NO. 53—
ASSEMBLYMEN BARENGO AND HAYES

MAY 7, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study
grand jury system in Nevada. (BDR 1697)

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

ASSEMBLY CONCURRENT RESOLUTION—Directing the legislative
commission to study the grand jury system in Nevada.

- 1 WHEREAS, The grand jury system is an integral part of the criminal
2 justice system of Nevada; and
3 WHEREAS, Recognizing the need for minimum guidelines in the admin-
4 istration of criminal justice, the American Bar Association has developed
5 a set of comprehensive standards covering the criminal justice system
6 which includes a draft published in 1979 relating to grand juries; and
7 WHEREAS, The standards may be of great benefit to the criminal justice
8 system of Nevada; and
9 WHEREAS, Appropriate action should be taken to study and review the
10 standards along with other recommendations and carry them out where
11 necessary and practical; now, therefore, be it
12 *Resolved by the Assembly of the State of Nevada, the Senate con-*
13 *curring,* That the legislative commission is hereby directed to conduct a
14 study of the laws, rules and practices of the grand jury system in Nevada;
15 and be it further
16 *Resolved,* That this study include an evaluation of the standards of the
17 American Bar Association regarding grand juries; and be it further
18 *Resolved,* That the legislative commission report the results of the
19 study and any recommended legislation to the 61st session of the legis-
20 lature.

EXHIBIT "AA"

(REPRINTED WITH ADOPTED AMENDMENTS)

FIRST REPRINT

A. B. 706

ASSEMBLY BILL NO. 706—ASSEMBLYMEN WEISE, MELLO, HARMON, MAY, HICKEY, BARENGO, BREMNER, WAGNER, GETTO, BERGEVIN, MARVEL, MALONE, RUSK, TANNER, BRADY, FITZPATRICK, RHOADS, CAVNAR, PRENGAMAN AND VERGIELS

APRIL 4, 1979

Referred to Committee on Legislative Functions

SUMMARY—Creates legislative interim committee for continuing review of state agencies. (BDR 17-1597)

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 state agencies; providing for a continuing interim review of operation and efficiency; and providing other matters properly relating thereto.

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

- 1 SECTION 1. Chapter 218 of NRS is hereby amended by adding
- 2 thereto the provisions set forth as sections 2 to 4, inclusive, of this act.
- 3 SEC. 2. 1. *There is hereby created in the legislative counsel bureau*
- 4 *the legislative interim committee for continuing review of state agencies.*
- 5 *The committee consists of members of the legislature who are appointed*
- 6 *to the committee by the legislative commission.*
- 7 2. *The staff of the legislative counsel bureau shall provide such tech-*
- 8 *nical advice, support and assistance as the committee may require.*
- 9 SEC. 3. 1. *The committee shall review the policies, programs and*
- 10 *operations of each state agency to determine the efficiency, effectiveness,*
- 11 *regulatory policy and its enforcement, and any other matters which relate*
- 12 *to a justification for the existence of particular programs. The commit-*
- 13 *tee's reviews may extend to one-third or more of all the state agencies*
- 14 *during each interim. The committee may review the budget of any state*
- 15 *agency as often as it deems necessary without first reviewing the budgets*
- 16 *of all other agencies.*
- 17 2. *The committee may close its meetings to the public and may keep*
- 18 *confidential any testimony received at its meetings and any written com-*
- 19 *munications received by it at any time.*

Original bill is 3 pages long.
Contact the Research Library for
a copy of the complete bill.

S. J. R. 26

SENATE JOINT RESOLUTION NO. 26—COMMITTEE ON
LEGISLATIVE FUNCTIONS

MAY 8, 1979

Referred to Committee on Legislative Functions

SUMMARY—Proposes to amend Nevada constitution to permit 2-day organizational session of legislature before each biennial session. (BDR C-2149)



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

SENATE JOINT RESOLUTION—Proposing to amend section 2 of article 4 of the constitution of the State of Nevada to permit a 2-day organizational session of the legislature before each biennial session.

- 1 *Resolved by the Senate and Assembly of the State of Nevada, jointly,*
2 That section 2 of article 4 of the constitution of the State of Nevada be
3 amended to read as follows:
4 Sec. 2. The sessions of the Legislature shall be biennial, and shall
5 commence on the 3rd Monday of January next ensuing the election of
6 members of the Assembly, unless the Governor of the State shall, in the
7 interim, convene the Legislature by proclamation. *The legislature may*
8 *provide by law for convening the legislature before each biennial session*
9 *for a period of not more than 2 days for the sole purpose of organizing*
10 *itself and electing its officers.*

S. C. R. 40

SENATE CONCURRENT RESOLUTION NO. 40—
COMMITTEE ON GOVERNMENT AFFAIRS

APRIL 28, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study means of obtaining greater efficiency and economy in state public works. (BDR 1945)



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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study means of obtaining greater efficiency and economy in state public works.

- 1 WHEREAS, The costs of planning, designing and erecting state buildings
2 are significantly higher than the costs of comparable private buildings; and
3 WHEREAS, This disparity in costs may not be solely attributable to the
4 more stringent requirements imposed for state buildings; and
5 WHEREAS, The traditional control by economic competition in the
6 marketplace has been diluted in respect to the planning, design and erection
7 of state buildings; and
8 WHEREAS, A study of the procedures used by the state public works
9 board for the planning, design and erection of buildings and other structures
10 could yield valuable answers for the avoidance of unnecessarily
11 increased costs; and
12 WHEREAS, Incentives could be built into the procedures which would
13 encourage more efficient planning, design and erection of state buildings
14 and result in a savings to taxpayers; now, therefore, be it
15 *Resolved by the Senate of the State of Nevada, the Assembly con-*
16 *curring,* That the legislative commission is hereby directed to conduct a
17 study of the procedures used by the state public works board for the
18 planning, design and erection of buildings and other structures in order to
19 determine ways to increase the efficiency of these procedures and the
20 economy of construction; and be it further
21 *Resolved,* That the study include consideration of methods to encourage
22 suggestions during construction and to develop incentives for economy
23 of construction; and be it further
24 *Resolved,* That the legislative commission report the results of its study
25 along with appropriate recommendations to the 61st session of the legis-
26 lature.

S. C. R. 55

**SENATE CONCURRENT RESOLUTION NO. 55—COMMITTEE
ON LEGISLATIVE FUNCTIONS**

MAY 11, 1979

Referred to Committee on Legislative Functions

SUMMARY—Amends joint rule of Senate and Assembly regarding resolutions.
(BDR 2138)

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

SENATE CONCURRENT RESOLUTION—Amending Joint Rule 7 of the Senate
and Assembly regarding resolutions.

1 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
2 *ring, That Joint Rule 7 of the Senate and Assembly, for the 60th session*
3 *is hereby amended to read as follows:*

4
5 7
6

7
8
9 **RESOLUTIONS**

10 **[**Concurrent resolutions shall be used as a means of expressing facts,
11 principles, opinions and purposes of the Senate and Assembly, and for
12 authorizing joint committees of the two Houses. They are not binding on
13 either House until agreed to by both. They shall not be sent to the Gov-
14 ernor for approval. Concurrent resolutions may be used to memorialize
15 former members of the Legislature and other public figures, living or
16 dead, but shall not be used for the purpose of congratulating any person
17 or organization for insignificant accomplishments. No congratulatory
18 resolution may be introduced without prior approval of the Committee
19 on Legislative Functions of the appropriate House.

20 Joint resolutions, proposing amendment to the State Constitution,
21 shall not be submitted to the Governor for his approval or signature, but
22 shall, after enrollment, be delivered to the Secretary of State for filing and
23 recording.

24 Joint resolutions, other than as enumerated in the preceding paragraph,
25 shall be used as a means in addressing the President of the United States,
26 Congress, or either House thereof, Representatives in Congress and the
27 National Departments, and shall be delivered to the Governor for action
28 as provided by law.

A concurrent resolution shall be used to request the return from the

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

S. C. R. 56

SENATE CONCURRENT RESOLUTION NO. 56—COMMITTEE
ON COMMERCE AND LABOR

MAY 14, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study safety standards for older mobile homes used as rental dwelling units. (BDR 1766)



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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study safety standards for older mobile homes and travel trailers and problems associated with their use as rental dwelling units.

- 1 WHEREAS, Thousands of old mobile homes and travel trailers through-
2 out Nevada are being leased or rented, often as residences for transient
3 tenants; and
4 WHEREAS, Most of these mobile homes and travel trailers are more
5 than 10 years old, some being as much as 35 years old, and they are
6 deteriorating from wear and age; and
7 WHEREAS, Many of the heating, electrical, and plumbing systems in
8 these mobile homes and travel trailers have been improperly altered or
9 repaired by persons who had little or no knowledge of the special require-
10 ments for the systems, and the systems now constitute hazards to health
11 or safety; and
12 WHEREAS, Some of these mobile homes and travel trailers are of insuffi-
13 cient size to be fit for continuous human occupancy; and
14 WHEREAS, Old, unsafe mobile homes and travel trailers, which could
15 not meet present standards for licensing, are being purchased commer-
16 cially to be given minimal repairs and place in trailer parks as rental
17 units; and
18 WHEREAS, Persons living on low incomes are experiencing increasing
19 difficulty in finding adequate housing at prices which they can afford, and
20 they create an economic demand for these older mobile homes and trail-
21 ers; and
22 WHEREAS, Legislation may be necessary to ensure that the older mobile
23 homes and travel trailers being leased or rented as residences are not too
24 small or too dangerous for human occupancy; now, therefore, be it
25 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
26 *ring,* That the legislative commission is hereby directed to study the appli-
27 cation of safety and health standards to older mobile homes and travel

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.

(REPRINTED WITH ADOPTED AMENDMENTS)

FIRST REPRINT

A. C. R. 31

ASSEMBLY CONCURRENT RESOLUTION NO. 31—
COMMITTEE ON LEGISLATIVE FUNCTIONS

APRIL 2, 1979

Referred to Committee on Legislative Functions

SUMMARY—Adopts Joint Rules of the Assembly and Senate for 60th session.
(BDR 1895)

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

ASSEMBLY CONCURRENT RESOLUTION—Adding new Joint Rule
for the 60th sessioning of the legislature.

1 *Resolved by the Assembly of the State of Nevada, the Senate concur-*
2 *ring, That the Joint Rules of the 60th session are amended by the addi-*
3 *tion of the following rule:*

4 12

5
6 **RECORDING COMMITTEE PROCEEDINGS ON AUDIO TAPE**

7
8 1. *Each standing committee of the legislature shall record on audio*
9 *tape the proceedings of its meetings.*

10 2. *The secretary of a standing committee shall:*

11 (a) *Label each tape with the date, time and place of the meeting and*
12 *also indicate on the label the numerical sequence in which the tape was*
13 *recorded;*

14 (b) *Keep the tapes in chronological order; and*

15 (c) *Deposit the tapes immediately following the final adjournment of*
16 *any regular or special session of the legislature with the director of the*
17 *legislative counsel bureau.*

18 3. *The director of the legislative counsel bureau shall:*

19 (a) *Index the tapes;*

20 (b) *Make the tapes available for listening by any person during office*
21 *hours under such reasonable conditions as he may deem necessary;*

22 (c) *Maintain a log as a public record containing the date, time, name*
23 *and address of any person listening to any tapes and identifying the*
24 *tapes listened to; and*

25 (d) *Retain the tapes for two bienniums and at the end of that period*
26 *dispose of the tapes in any manner he deems reasonable.*

S. C. R. 32

SENATE CONCURRENT RESOLUTION NO. 32—
SENATOR KOSINSKI

APRIL 19, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs study of services for youth. (BDR 1980)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to study the existing services by federal, state and local agencies for the children and youth of Nevada.

1 WHEREAS, Approximately 39 percent of Nevada residents are under
2 the age of 21; and

3 WHEREAS, Many of the problems which require the provision of social
4 services to adults could have been prevented by effective handling of the
5 problems of juveniles; and

6 WHEREAS, The strengthening of the family system would be an effective
7 preventive measure; and

8 WHEREAS, A multiplicity of agencies serve the needs of the children
9 and youth of Nevada; and

10 WHEREAS, It is necessary and appropriate for the State of Nevada to
11 plan effectively for the needs of its children and youth; now, therefore,
12 be it

13 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
14 *ring,* That the legislative commission is hereby directed to conduct a
15 study of all existing programs through which services to children and
16 youth in Nevada are provided by federal, state and local agencies; and
17 be it further

18 *Resolved,* That the legislative commission enlist the cooperation of the
19 department of human resources and the county and municipal govern-
20 ments in making the study; and be it further

21 *Resolved,* That the legislative commission invite participation in the
22 study by persons who have expertise in the subject and are available
23 within the University of Nevada System; and be it further

24 *Resolved,* That the legislative commission report the results of its study
25 and any recommended legislation to the 61st session of the legislature.

S. C. R. 17

SENATE CONCURRENT RESOLUTION NO. 17—
SENATOR McCORKLE

FEBRUARY 26, 1979

Referred to Committee on Legislative Functions

SUMMARY—Directs legislative commission to study child abuse and state and local efforts to prevent it and protect children. (BDR 832)

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

SENATE CONCURRENT RESOLUTION—Directing the legislative commission to conduct a study of child abuse in Nevada, and the services and programs available in the state to prevent it and protect children.

1 WHEREAS, Child abuse is the most vicious of crimes, being directed
2 against defenseless children by the very persons who should be most
3 concerned for their protection; and

4 WHEREAS, Child abuse is a difficult crime to detect and punish because
5 even persons who are required by law to report suspected cases of child
6 abuse are often reluctant to do so for fear of making a report in error;
7 and

8 WHEREAS, Child abuse is a difficult crime to prevent, because the child
9 cannot be easily isolated from his abuser, and they are together in private
10 at times and in situations which are most conducive to incidents involv-
11 ing anger or frustration; and

12 WHEREAS, The State of Nevada owes all of its citizens protection
13 from injury and death, especially those who because of their age are
14 unable to defend themselves or to ask for help; now, therefore, be it

15 *Resolved by the Senate of the State of Nevada, the Assembly concur-*
16 *ring,* That the legislative commission study the problem of child abuse
17 in Nevada with the objective of improving the prevention of child abuse
18 and the protection of children by considering:

- 19 1. The present laws relating to child abuse and neglect; and
- 20 2. The agencies and other resources, both public and private, which
21 are available for the prevention of child abuse and the protection of
22 children, the interrelation of those resources and the most efficient uses
23 to which they may be put in preventing child abuse and protecting
24 children; and be it further

25 *Resolved,* That the legislative commission appoint a number of citi-
26 zens of Nevada who are not legislators to the subcommittee appointed
27 pursuant to this resolution, which number must be less than the number

Original bill is 2 pages long.
Contact the Research Library for
a copy of the complete bill.