Assembly Committee on.....

Date: May 28, 1981

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MEMBERS PRESENT: Chairman Stewart

Vice Chairman Sader

Mr. Banner Mr. Beyer

Mrs. Cafferata

Mr. Chaney Miss Foley Mrs. Ham Mr. Malone Mr. Price Mr. Thompson

MEMBERS ABSENT: None

GUESTS PRESENT: Ned Solomon, Juvenile Court System, Las Vegas

Chairman Stewart called the meeting to order at 8:05 a.m. to take action on a number of bills.

Revises provisions relating to abuse and neglect of SB 149: children.

Mr. Sader said that he had requested the amendment from the bill drafter but had not as yet received it. He said that the amendment pertained to page 2, the "non-accidental" nature; and page 3, lines 26 through 28, "temporary and permanent disfigurement" for clarification; delete "such an injury" and insert "other types of injury"; line 30, add "any other injury resulting from excessive corporal punishment."

Mr. Malone moved to AMEND as above and DO PASS, seconded by Mr. Chaney and carried by a vote of 7 to 1 with Mrs. Cafferata voting no and with Mr. Price, Miss Foley and Mr. Thompson absent at the time of the vote.

Reestablishes Nevada racing commission and reenacts and amends Nevada Racing Act.

Mr. Stewart explained that the racing commission was sunsetted and he felt that it should be reestablished. He said that there was a proposed amendment that on page 4, lines 47 and 48, "race" should be "race meet".

Mrs. Cafferata moved DO PASS AS AMENDED, seconded by Mr. Beyer and carried unanimously by the members present with Mr. Price, Miss Foley and Mr. Thompson absent at the time of the vote.

Requires notice of proceeding for appointment of SB 226: guardian be given to next of kin.

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Mr. Stewart noted that <u>SB 226</u> is encompassed in a larger bill dealing with guardianships.

Mrs. Cafferata moved to INDEFINITELY POSTPONE <u>SB 226</u>, seconded by Mr. Sader and carried unanimously by the members present with Mr. Price, Miss Foley and Mr. Thompson absent at the time.

SB 252: Strengthens provisions for assignment of earnings in child support cases and revises provisions for reciprocal enforcement of support.

Mr. Stewart noted that the committee amended this bill into AB 246.

Mrs. Cafferata moved to INDEFINITELY POSTPONE SB 252, seconded by Miss Foley and carried unanimously by the members present with Mr. Price and Mr. Thompson absent.

SB 256: Makes various changes in provisions regarding presentence reports.

Mr. Stewart indicated that he had wanted to find better language for Section 2 on Page 2, but as yet had not done so. He suggested passing the bill and the committee could meet at his desk on the floor for approval before reporting the bill to the floor.

Mrs. Ham moved DO PASS AS AMENDED, seconded by Mrs. Cafferata and carried by a vote of 8 to 1 with Mr. Chaney voting no and Mr. Price and Mr. Thompson absent at the time of the vote.

SB 355: Limits duration of and expands permitted reasons for temporary furloughs of prison inmates.

Mrs. Ham moved to INDEFINITELY POSTPONE SB 355, seconded by Mr. Malone .

In discussion, Mr. Sader explained that prison officials were leery of allowing prisoners home visits unless specifically spelled out in the statutes. Mr. Chaney pointed out that it would also allow prisoners to be sent out of state to a hospital or treatment center. Mr. Stewart noted that existing law allows release on furloughs for approved activities and other purposes as deemed appropriate by the director with the approval of the board.

The motion carried by a vote of 6 to 3 with Mr. Chaney, Miss Foley and Mr. Sader voting no and with Mr. Thompson and Mr. Price absent at the time of the vote.

SB 415: Expands definition of "condominium" to cover mobile home parks.

Mrs. Cafferata moved DO PASS on <u>SB 415</u>, seconded by Mr. Sader and carried unanimously by members present with Mr. Price and Mr. Thompson absent at the time of the vote.

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SB 436: Provides variable rate of interest for judgments.

Mr. Sader moved DO PASS on SB 436, seconded by Mr. Banner.

Mr. Stewart explained that the committee alrady passed AB 68 which raises the interest rate on judgments to 12 percent and that this bill is in the Senate at present. He noted that SB 436 is the Senate's version which is for a variable rate tied into treasury bills.

After discussion, the committee felt that bill should be held until the outcome of <u>AB 68</u> is known and Mr. Sader withdrew his motion and Mr. Banner withdrew his second.

SB 578: Requires certain hearings after placement of foster child.

Mr. Ned Solomon, Juvenile Court System in Las Vegas, stated that this bill was no longer needed, but if the committee chose to pass it, it needed extensive amendments.

Mr. Malone commmented that he had spoken with the State Welfare Department and they indicated that this bill is needed in order to be eligible for \$946,000 in federal funds for foster care.

After further discussion, the committee decided to hold the bill for further information as to the need for it as well as for proposed amendments.

SB 609: Provides for realignment of and increases number of judges in certain judicial districts.

Mrs. Cafferata moved DO PASS on <u>SB 609</u>, seconded by Mr. Sader and unanimously carried by the members present with Mr. Price absent at the time.

Mr. Stewart noted that <u>SB 609</u> must be rereferred to Ways and Means.

SB 654: Revises provisions governing termination of parental rights.

Mr. Stewart said that he spoke with Judge Mendosa who indicated toncern with the language on page 4, section 13, lines 26 to 48. Judge Mendosa suggested retaining the old language. He also suggested that on page 6 where it refers to "standard of proof" it is necessary to include "a preponderance of evidence"; also on page 6, lines 26 through 38 should not be deleted.

Mr. Stewart did not agree that lines 26 through 38 should be deleted on page 6 because it would allow termination of parental rights for not following a judge's case plan. He also suggested that on line 1 the word "serious" be inserted after "to eliminate the risk of"; lines 3 and 4 must be rewritten by the bill drafter because the intent is not stated properly.

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Mr. Stewart moved to AMEND <u>SB 654</u> by changing the language on page 4, section 13; page 6, restrict the language on lines 5 through 7 to waiver of privileges as found in NRS 200.506 dealing with reports of child abuse; page 6, delete lines 36 through 38; line 39 insert "serious" before physical; page 7, line one, insert "serious"; rewrite lines 3 and 4 on page 7. The motion to amend was seconded by Mrs. Cafferata and carried unanimously.

Mr. Malone moved DO PASS AS AMENDED on $\underline{SB~654}$, seconded by Mrs. Ham and carried by a vote of 10 to 1 with Mrs. Cafferata voting no.

SB 658: Repeals requirement that claim against state or political subdivision thereof be presented within six months.

Mrs. Cafferata moved DO PASS on <u>SB 658</u>, seconded by Mr. Malone and carried unanimously.

SB 670: Reduces showing required in hearing on notice of pendency of action affecting real property.

Mrs. Cafferata moved DO PASS on <u>SB 670</u>, seconded by Mr. Sader and carried unanimously.

<u>SB 674</u>: Establishes special guardianships for persons of limited capacity and revises procedure for appointment of guardians.

Mr. Stewart reviewed the amendments as shown on Amendment No. 1415 which is attached to these minutes as EXHIBIT A.

Mr. Malone moved to AMEND <u>SB 674</u> per Amendment No. 1415, seconded by Mr. Thompson and carried unanimously by those present with Mr. Price absent.

Mrs. Cafferata moved DO PASS AS AMENDED, seconded by Mr. Thompson and carried unanimously by the members present with Mr. Price absent.

AB 694: Provides for waiver of attorney's fees against state or county by organizations conducting legal aid programs which accept certain government subsidy.

Mrs. Cafferata moved DO PASS AS AMENDED with the amendments as suggested by Mr. Struve, seconded by Mr. Malone. The motion died for lack of a majority (5-5) with Mr. Beyer, Mrs. Cafferata, Mrs. Ham, Mr. Malone and Mr. Stewart voting in favor and Miss Foley, Mr. Chaney, Mr. Sader, Mr. Thompson and Mr. Banner voting against.

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SB 535: Prohibits unauthorized interception of coded television signals.

Mr. Stewart noted that Mr. Mark Tenner had written him a letter withdrawing his testimony on <u>SB 535</u>. He then explained that subscription TV is different than multi-point distribution system; subsription TV is a license obtained under the FCC with a signal sent out from the top of a mountain that is scrambled but is a regular TV signal. This is a separate license from a multi-point distribution system which sends out a microwave signal that is different from a regular TV signal. He noted that this is not a broadcasting license but a common carrier type of license that is not intended for public reception.

Mr. Stewart added that he had received a copy of the California law which is slightly different than Nevada's in that it only addresses subscription TV but does include manufacturing and distributing. He felt that this should be included in Nevada's law.

He suggested that on line 8, 9 and 10 the word "any" be changed to "the" after "or decoding" and delete the rest of the sentence after "transmission"; add "paid programming" before "of a multipoint"; on line 11, begin the sentence with "for profit"; add "or intended to be used" after designed.

He explained that this only makes it a misdemeanor to attach, but he was not sure if it was a violation to hire someone to attach.

Mr. Price stated that if "for pay or profit" were included in the bill, he would no longer object to this legislation. He asked if this would apply to people who have attached in the past.

In response to this question, Mr. Stewart said that this would only apply to people attaching after this legislation is passed.

Mr. Price outlined on the chalkboard how a cable TV system works and wondered in light of future technology how this measure can be enforced.

Miss Foley commented that she felt this bill was trying to address is the illegality of selling these devices.

Mr. Thompson said that this law may not be the answer to the problem, but he felt that the legislature should be responsible and pass something that will protect these companies for the time being.

Mr. Malone said he concurred with what Mr. Price and Mr. Thompson had said. He said there was only one system in Las Vegas now so it was not a problem, but down the road more stations will appear and the problem will surface. If this is a defective law, it should be corrected now before the problem is larger.

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Mrs. Cafferata expressed concern that this bill might prohibit new companies from coming into the state.

Miss Foley said she disagreed in that the law says it is wrong to intercept or decode the signal. It does not say they cannot get a license and begin to transmit a different signal.

Mr. Chaney said that he has heard of so many new things coming into the area and they cannot legislate them in advance. He suggested they handle this situation in two years.

Chairman Stewart reexplained the situation trying to clarify points. He said that if you willingly try to steal the signal you could be in trouble, but on the other hand by putting the signal on a close or same band, you may be giving permission by transmitting the signal.

Mr. Price questioned if one company uses channel two and one uses channel four, what happens when someone comes in and uses channel three. If there is overlap on someone's reception of the other two, will all the customers be required to purchase separate antennae to pick up the individual services they purchase?

Mr. Thompson said that should not happen. If someone new comes in, they will be given their separate frequency to use. If two groups transmit on the same frequency, you will receive garbled transmissions. He said it is the same as a CB transmission.

Mr. Beyer asked if he moved across town and took down and reinstalled his legal antenna, would he be in violation of the law? The committee agreed that he would.

Miss Foley moved AMEND AND DO PASS, seconded by Mr. Malone. Motion carried with Mrs. Cafferata and Mrs. Ham voting no.

AB 694 continued

Mrs. Cafferata again moved DO PASS AS AMENDED, seconded by Mr. Malone and carried by a vote of 6 to 4 with Mr. Chaney, Miss Foley, Mr. Sader and Mr. Thompson voting against and with Mr. Banner absent at the time of the vote.

Chairman Stewart adjourned the meeting at 10:00 a.m.

Respectfully submitted,

Patricia Hatch

Secretary

DATE:	May 28, 1981		
SUBJECT:	SB 183: Reestabli reenacts	shes Nevada racing and amends Nevada	commission and Raching Act.
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Cafferata Ham	X -		
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ATTACHED TO MINUTES OF May 28, 1981

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ATTACHED TO MINUTES OF May 28, 1981

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May 28, 1981

ATTACHED TO MINUTES OF

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SB 256: Makes various changes in provisions regarding SUBJECT:

presentence reports.

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ATTACHED TO MINUTES OF May 28, 1981

DATE: May 28, 1981	
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May 28, 1981

ATTACHED TO MINUTES OF _

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SUBJECT: SB 415: Expands define mobile home		dominium" to cover
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DATE: May 28, 1981	•	X (4)
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ORIGINAL MOTION:

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DATE:	May	28,	1981

SB 654: Revises provisions governing termination of

parental rights.

MOTION: DO'PASS XX	AMEND XX	INDEFINITELY	POSTPONE	•
MOVED BY: Mr.	Malone	SECONDED BY:	Mrs. Ham	
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As outlined by Mr. Stewart on page 4 of the minutes.

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DATE:	May.	28',	1981
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ATTACHED TO MINUTES OF

SB 658: Repeals requirement that claim against state or political subdivision thereof be presented

within six months.

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May 28, 1981

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ATTACHED TO MINUTES OF May 28, 1981

SUBJECT: SB 674: Establishes special guardianships for persons of limited capacity and revises procedure for appointment of guardians.					
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ATTACHED TO MINUTES OF May 28.

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ATTACHED TO MINUTES OF May 28, 1981

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May 28, 1981

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Amend sec. 5, page 2, by deleting lines 15 and 16.

Amend sec. 5, page 2, line 17, by deleting "4." and inserting

"3.".

Amendment Nº

Amend sec. 5, page 2, line 19, by deleting "5." and inserting "4.".

Amend sec. 6, page 2, by deleting lines 21 through 29, and inserting:

"Sec. 6. (Deleted by amendment.)".

Amend sec. 7, page 2, line 41, by deleting "attention," and inserting:

"attention and that the petitioner has tried in good faith to notify the persons entitled to notice,".

Amend sec. 7, page 3, line 3, by deleting "20" and inserting "30".

Amend sec. 8, page 3, by deleting lines 10 through 13.

Amend sec. 10, page 3, line 23, after "served" by inserting:

"personally or".

Amend sec. 11, page 3, line 26, by deleting "1.".

Amend sec. 11, page 3, by deleting lines 30 through 32.

Amend sec. 24, page 5, line 8, after "incompetent" by inserting:

"or person of diminished capacity".

Amend sec. 24, page 5, line 10, by deleting "incompetent;" and inserting:

"incompetent or person of diminished capacity;"

leptel 2354

To: E&E LCB File