

MEMBERS PRESENT: Chairman Bremner  
Vice Chairman Hickey  
Mr. Bergevin  
Mr. Coulter  
Mr. Glover  
Mrs. Hayes  
Mr. Horn  
Mr. Marvel  
Mr. Robinson  
Mr. Vergiels  
Mrs. Westall

MEMBERS ABSENT: Mr. Brady (Excused)  
Mr. Rhoads (Excused)

ALSO PRESENT: Bill Bible, Fiscal Analyst; Judy Matteucci,  
Deputy Fiscal Analyst; Mike Alastuey, Deputy  
Budget Director.

Chairman Bremner called the meeting to order at 11:00 a.m.

SB 562 Makes appropriation for addition to junion livestock  
pavilion on Nevada State Fairgrounds.

Mr. Hickey moved to amend the bill to \$40,000, seconded by  
Mr. Horn. Motion carried, Westall, Coulter, Glover, Rhoads,  
Brady absent.

Mrs. Hayes moved DO PASS AS AMENDED, seconded by Mr. Horn.  
Motion carried, Westall, Coulter, Glover, Rhoads and Brady  
absent.

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

Mr. Bergevin moved DO PASS, seconded by Mr. Marvel. Motion  
carried, Westall, Coulter, Glover, Rhoads and Brady absent.

AB 655 Proposed amendment to spinal injury bill.

Chairman Bremner stated that the Welfare Division of the Department  
of Human Resources will assist in maintaining a registry of  
sources of assistance to persons who have suffered injuries  
to spinal cords. He said it deletes all of the new language  
on the first page and inserts the Welfare Division language.

Mr. Bergevin asked why the Welfare Department was stated instead  
of the Rehab Department. Dr. Hammergren stated that he did not  
know the reasoning behind this.

Chairman Bremner commented on page 2, subsection 3 has been  
deleted to be in accordance with NRS 451.080 or to the extent  
that medical care is paid for by any governmental authority or  
any private program.

Mr. Hickey moved to amend the bill as read by the Chairman,  
seconded by Mrs. Hayes. Motion carried.

Mrs. Hayes moved DO PASS AS AMENDED, seconded by Mr. Horn.  
Motion carried, Glover, Brady and Rhoads absent.

AB 427 Allocation of state park bonds for regional park purposes.

EXHIBIT A lists the proposed amendments. Mr. Hron moved to adopt the amendment, seconded by Mr. Hickey. Motion carried, Mrs. Westall absent.

Mr. Hickey moved DO PASS AS AMENDED, seconded by Mr. Horn. Motion carried, Mrs. Westall absent.

\*SB 688 Changes the uniform rate of compensation for state statutory boards.

Mr. Vergiels moved to amend the bill, Mr. Bergevin seconded. The motion carried, Mr. Bremner and Mr. Brady absent.

Mr. Vergiels moved DO PASS AS AMENDED, seconded by Mr. Horn. The motion carried, Bremner absent.

SB 617 Creates prison farm fund.

Mr. Vergiels moved DO PASS, seconded by Mr. Horn. Motion carried.

The meeting was adjourned at 11:05 a.m.

\*AB 688

ASSEMBLY BILL NO. 427 - COMMITTEE ON  
GOVERNMENT AFFAIRS

April 2, 1981

Referred to Committee on Government Affairs

Summary - Allocation of state park bonds for regional  
park purposes (BDR S-1211)

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

Explanation: Matter underlined is new; matter in brackets ( )  
is material to be omitted.

AN ACT to amend an act entitled "An Act relating to natural resources;  
directing the submission of a proposal to issue state general  
obligation bonds for park purposes and fish and game habitat  
acquisition to a vote of the people; providing for the use of  
the proceeds if such issue is approved; and providing other  
matters properly relating thereto," approved May 21, 1975, as  
amended; allocating a portion of the proceeds of those bonds;  
and providing other matters properly relating thereto.

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

SECTION 1. Section 3 of the above-entitled act, being chapter 660,  
Statutes of Nevada 1975, as amended by Chapter 409, Statutes of  
Nevada 1977, at page 791, is hereby amended to read as follows:

Sec. 3. 1. If, on the application of the administrator of  
the state park system or the director of the Nevada department  
of fish and game made during a regular or special session of  
the legislature, the legislature finds by concurrent resolution,  
or if on an application made while the legislature is not in  
regular or special session the interim finance committee finds  
that specified real or personal property, or a combination there-  
of, ought to be acquired and/or developed for any one of the  
purposes recited in section 2 of this act, the legislature may  
direct by its concurrent resolution, or the interim finance  
committee may direct:

- (a) The state board of examiners to issue a sufficient amount  
of the bonds authorized pursuant to sections 1 and 2 of this act; and
- (b) The state park system or the Nevada department of fish and  
game to acquire and/or develop such property from the proceeds of  
such bonds.

2. Neither the administrator of the state park system nor the  
director of the Nevada department of fish and game may expend more  
than the amount authorized for the acquisition and/or development  
of specified real or personal property or a combination thereof,  
unless he has obtained prior approval from the interim finance  
committee or of the legislature by its concurrent resolution.

3. The legislature finds and declares that the issuance of bonds pursuant to this act is for the protection, preservation, and/or development of the natural resources of this state and obtaining the benefits thereof, and constitutes an exercise of the authority conferred by the second paragraph of section 3 of article 9 of the constitution of the State of Nevada.

4. The provision of the State Securities Law, contained in Chapter 349 of NRS, apply to the issuance of bonds and the acquisition of property under this act.

SEC. 2 1. The state board of examiners is directed to sell sufficient bonds under the above entitled act to produce \$1,500,000 to be allocated as provided in this section.

2. There is hereby allocated to Clark County, Nevada, the sum of \$1,500,000 of the proceeds of the bonds sold under the above-entitled act for the development of the Silver Bowl Regional Park for use as a regional recreational facility and allocates the use of any unobligated state bond funds identified and recommended by the State Parks Advisory Commission and approved by the Governor.

3. Clark County is hereby authorized to count the cost of its Las Vegas Wash Property acquisition since July 1980 as an acceptable retroactive match against such State Bond monies. These property acquisitions reside in Sections 23 and 26 of T. 21 S., R. 62 E., M.D.B. & M.

4. Any money allocated by this section which is not used for the development of this park before July 1, 1983, becomes available for reallocation by the legislature or the interim finance committee pursuant to Section 3 of the above-entitled act.