

DISCLAIMER

Electronic versions of the exhibits in these minutes may not be complete.

This information is supplied as an informational service only and should not be relied upon as an official record.

Original exhibits are on file at the Legislative Counsel Bureau Research Library in Carson City.

Contact the Library at (775) 684-6827 or library@lcb.state.nv.us.



James M. Sohas, President 702-450-9464 ~~702-450-9464~~ ^{Call 285-3910}
1000 W. Bonanza Las Vegas, Nv 89106 E-mail ncoasuv@earthlink.net

EARTHLINK.NET

To: All Senators and Assembly members

We hope you will choose to say NO, to the following Bills; SB18, SB189 and A.B. 416, for a few of the following reasons, but there is a lot more.

SB-18, by changing the two words "by regulation" gives DMV unlimited power to attack owners of emission stations, as they want to hold the owners liable, even if the owner has no knowledge of his employees, doing something wrong, that's per Tony Granito, Asst Director of BOE for DMV.

I feel you are looking at a discrimination issue, because then using his reasoning, you must hold the Director of DMV accountable, when a DMV clerk screws up. I explained this in the Clark County Air Quality Forum Committee, (which I'm on and NDEP chairs), you can only hold a station owner accountable, if you can prove, that he has knowledge of the crime and they seemed to agree.

SB 189 and AB 416 should be thrown in the garbage, as this type of bill was brought out a session or two ago and Jack Greco, Jolaine Johnson of NDEP and myself, testified against it, and the bill went away. Washoe County might not have problems, but Clark County does, as per numerous studies, including Dr. Lawson of D.R.I. said, computer cars are now the gross polluters, when a sensor is off line, they are major gross polluters. When they fail, they fail way worse then the older none computer vehicles, which most are off the road now.

Another major reason is there has been 33 lbs of paperwork sent in against the Clark County S.I.P.'s and that must go into a 30 day review and if that isn't done, it could go to Judicial Review for another 60 days and if anything is changed, it is a crime of making a false statement. According to some, we are already at 2006 vehicle count, when it comes to CO, but in the S.I.P., it says difference.

Look what happened to Kerr-McGee, nobody wanted to listen, and then they got hit with a 100 million dollar, Criminal Charge. Don't pass these bills, as your taking a chance and you might have to give money back, if S.I.P.'s are thrown out in Court, as we have been winning. Check out web-site www.necnev.org, for all supporting documents, before you make a mistake.