

NEVADA LEGISLATURE

SIXTY-FIRST SESSION

1981

SUMMARY OF LEGISLATION



PREPARED BY

RESEARCH DIVISION

LEGISLATIVE COUNSEL BUREAU

INTRODUCTION

This Summary of Legislation contains summaries of most bills enacted by the 1981 Nevada legislature. Certain measures which we believe may have widespread interest have been given detailed treatment. The descriptions of bills in this document do not constitute legal analyses and are not intended for use by the legal community. Because this publication is meant for the general public, bills of very limited scope, such as certain special acts or technical corrections to the law, and appropriations measures are not included. Thorough coverage of appropriations acts is available in the document entitled Legislative Appropriations Report, prepared by the fiscal analysis division of the legislative counsel bureau.

We hope you find the Summary of Legislation useful and certainly appreciate any suggestions you may have for its improvement.

Research Division
September 1981

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AGRICULTURE, ANIMALS, FAIRS AND EXHIBITORS

A.B. 9 (chapter 328)

Provides that applicants for livestock dealers, brokers, or commission merchants' licenses may use real property as security in lieu of a surety bond.

A.B. 80 (chapter 227)

Prohibits the importation of bees into Nevada unless the shipment is accompanied by a certificate of an authorized officer of the state of origin certifying that the bees intended for shipment were inspected within 60 days before the date of shipment and were found to be free from disease and pests.

A.B. 82 (chapter 333)

Enlarges the definition of "pest control" to include the submission of bids and reports, removes certain exemptions regarding the application of restricted-use pesticides and provides for the revocation of a license of a person found intentionally guilty of fraud or deception in the issuance of an inspection report on wood-destroying pests or other specified reports.

A.B. 130 (chapter 494)

Creates the Nevada beef council and provides for its organization, powers and duties. The measure also increases the beef promotion fee from a maximum of 10 cents per head to a maximum of 50 cents per head of all cattle appearing on the tax rolls and provides for the redistribution of the beef promotion fee proceeds.

A.B. 279 (chapter 679)

Relates to weed control districts. The measure provides that proceedings for the inclusion of land in a district may be initiated by the board of directors of the district or a person other than the owner of the land, makes specific provisions for districts which include land situated in two or more counties and provides for appeals to the state board of agriculture.

A.B. 479 (chapter 596)

Adds one member to the state board of agriculture and provides that he be actively engaged in the control of pests.

A.B. 603 (chapter 336)

Authorizes the state quarantine officer to adopt regulations requiring the processing of food waste before it is fed to livestock, fish or other animals being raised for commercial purposes.

A.B. 632 (chapter 323)

Makes Eureka County one of 15 separate agricultural districts in Nevada.

S.B. 46 (chapter 165)

Relates to weights and measures. Creates an advisory council on the metric system, provides for its organization, powers and duties, and permits measures of length to also be in terms of the metric system of weights and measures.

S.B. 153 (chapter 280)

Relates to petroleum products by clarifying specifications and provisions for the labeling of certain oils, requires the display of the price per gallon of gasoline or other motor fuel when sold in unfamiliar units of measure, and changes certain regulations concerning the advertisement and advertising signs of motor fuel. Allows the state sealer of weights and measures to adopt regulations to conditionally exempt diesel fuel from certain specifications and provide specifications for "gasohol" and related alcohol fuel products.

S.B. 403 (chapter 415)

Increases the penalty for activities connected with fights between dogs from a misdemeanor to a gross misdemeanor.

S.B. 405 (chapter 364)

Authorizes peace officers and officers of humane societies to take possession and care for animals which are being treated cruelly, creates a limited lien for the costs of that care and authorizes judicial determination of the final disposition of those animals.

S.B. 504 (chapter 623)

Creates the advisory board of trustees for the trust relating to the fairground consisting of 10 members appointed by the governor. The board is required to review all uses of real property leased to Washoe County for use as a fairground and any physical improvements or changes to the facilities at the

(S.B. 504 continued)

fairground to ensure that the use of the property for purposes related to agriculture and livestock continues in compliance with the trust provisions imposed upon the conveyance.

S.B. 599 (chapter 375)

Transfers the duty of recording brands of sheep and goats from the county recorder to the state department of agriculture.

BANKS, LOAN ASSOCIATIONS, LENDING INSTITUTIONS
AND MORTGAGES

A.B. 68 (chapter 739)

Raises the rate of interest to 12 percent per annum on judgments, claims against estates, liens and certain contracts that do not fix a rate of interest.

A.B. 83 (chapter 36)

Raises the threshold from \$300 to \$750, over which statutory liens become second in priority to secured transactions.

A.B. 242 (chapter 145)

Raises the limit on individual residential loans made by savings and loan associations by deleting the requirement that no one residential loan may be in excess of 2 percent of the total savings accounts of the association unless approved in writing by the commissioner of insurance.

A.B. 411 (chapter 268)

Enlarges the authority of savings and loan associations to mortgage real property they develop as well as build and places restrictions on the amount of money which savings and loan associations may advance or commit for property which they develop or build.

A.B. 518 (chapter 261)

Eliminates a duplicate reference in the law relating to requests by associations or other persons of orders, rulings, proceedings, acts or actions of the commissioner of insurance.

S.B. 63 (chapter 34)

Raises the upper limit on the membership of the boards of directors of savings institutions from 15 to 25.

S.B. 101 (chapter 668)

Congress passed H.R. 4986 (P.L. 96-221, "The Depository Institutions Deregulation and Monetary Control Act of 1980") which, among other things, removed the provisions of the Constitution or the laws of any state expressly limiting the rate or amount of interest or other specified finance charges which may be charged by various financial institutions. These limits were replaced with maximum rates tied to the rate of commercial paper. For example, under the new federal law, the

(S.B. 101 continued)

rate for savings and loan associations, is set at 1 percent in excess of the discount rate on a 90-day commercial paper in effect at the Federal Reserve Bank in the Federal Reserve District where each institution is located or at the rate allowed by the laws of the state, whichever may be greater.

If, as in the case of mortgage loans, they do so prior to April 1, 1983, under P.L. 96-221 the states have the option of enacting legislation excluding themselves from the federal preemption of various aspects of the states' usury limits.

S.B. 101 specifies that the legislature exercises its prerogative and exempts Nevada from the P.L. 96-221 provisions relating to loans, mortgages, credit sales, advances and business or agricultural loans in amounts of \$1,000 or more.

The measure removes or increases limitations on interest rates for credit card, contract, thrift company and credit union loans and overrides federal provisions on interest rates for certain loans. The bill also repeals the definition of interest from chapter 99 of NRS, repeals NRS 675.290 and repeals chapter 48 of the States of Nevada 1981 which also addresses installment loans.

A significant feature of the measure is the removal of the 18 percent contract interest rate limitation in previous law and the authorization for parties to agree for the payment of any rate of interest on money due or to become due on any contract.

Another aspect of the measure is that it places a limit of \$200,000 on the statutory interest rate applicable to any loan secured by a deed of trust or a mortgage of real property and the removal of the provisions in previous law against a lender requiring, on such loans, any compensating balance or other device to increase the cost to the borrower of borrowing the net amount of the loan.

S.B. 110 (chapter 25)

Clarifies the statutory procedure for the release of a mechanic's lien upon the posting of a surety bond.

S.B. 127 (chapter 48)

Changes several provisions in the law relating to limits, interest default, prepayment and fees for installment loans.

S.B. 212 (chapter 136)

Changes the procedure for filing federal tax liens and gives the secretary of state new responsibilities and authority for charging fees in this regard.

S.B. 213 (chapter 170)

Limits the regulation under NRS 669.080 of certain title insurers, nonprofit charitable trusts and any persons if the fiduciary relationship is not one of their principal occupations or they serve as a trustee for a relative by blood or marriage.

S.B. 439 (chapter 240)

Removes restrictions on renewing the reservation of a corporate name.

S.B. 462 (chapter 406)

Increases state total asset, application, license and investigation fees for banks.

S.B. 463 (chapter 411)

Authorizes the state superintendent of banks to set limitations on loans made by a bank to its directors, officers or employees and establish requirements for reporting these loans.

S.B. 464 (chapter 404)

Simplifies the annual reports made by small loan companies to the state superintendent of banks, and abolishes the requirement that the superintendent publish an annual composite and analysis of the annual reports filed by licensees.

S.B. 469 (chapter 387)

Authorizes the superintendent of banks to exchange intervals of examinations of state banks with federal agencies.

S.B. 470 (chapter 502)

Increases the balance to be maintained in thrift companies' insurance guarantee funds and authorizes additional investments and loans by thrift companies.

S.B. 471 (chapter 487)

Provides that licenses for issuers of certain checks, money or credits expire on June 30 of each year and repeals the requirement that an annual statement be made to the state superintendent of banks by licensees.

S.B. 492 (chapter 638)

Authorizes the state superintendent of banks to regulate bank holding companies and approve the consolidation, conversion or merger of a state bank and a national bank.

S.B. 495 (chapter 639)

Permits collection agencies and companies engaged in the business of debt adjusting to pledge certain assets, with the permission of the state superintendent of banks, as a substitute for purchasing required surety bonds.

S.B. 635 (chapter 436)

Broadens the assimilation of federal powers by savings and loan associations.

S.B. 671 (chapter 435)

Permits banks to deliver or mail statements of savings accounts annually if the accounts have a balance of less than \$100.

S.B. 686 (chapter 601)

Raises the limits of residential loans from \$75,000 to \$93,750 on one family owner-occupied homes by savings and loan associations. The measure also revises procedures for appeal from the decisions of the savings and loan commissioner.

S.B. 695 (chapter 725)

Makes various amendments to state law governing mortgage companies, including provisions relating to loans secured by liens on real property, the deposit and release of money paid for such loans, penalties for violation of these and related laws, and application requirements of mortgage companies for licenses.

S.B. 704 (chapter 729)

Allows credit unions to make annual rather than semiannual audits of their financial records, requires that a copy of the audit report also be submitted to the state commissioner of credit unions, and exempts loans to members of credit unions which are fully secured by the shares of the member applying therefor from classification as risk assets of the credit union.

A.J.R. 25 (file no. 104)

Proposes to amend sections 9 and 10 of article 8 of the Nevada constitution by removing any prohibition against the deposit of public money in any bank, mutually owned depository or savings and loan association. This resolution must be passed by the 1983 legislature before submission to the voters in 1984.

BUSINESSES, PROFESSIONS, OCCUPATIONS

A.B. 3 (chapter 120)

Limits the use of fictitious corporate names by prohibiting a person from adopting any fictitious name which includes "corporation," "corp.," "incorporated," or "inc." in its title unless that person is a corporation organized or qualified to do business pursuant to the laws of Nevada.

A.B. 140 (chapter 543)

Provides for the certification of chiropractors' assistants and requires the Nevada state board of chiropractic examiners to specify the formal training which assistants must have for certification.

A.B. 192 (chapter 205)

Permits a pharmacist to fill a prescription that was written by a practitioner from outside Nevada with a generic drug if the substitution is allowed by the prescription. The measure also permits substitutions to be made in filling prescriptions contained in physicians' orders in skilled nursing facilities and intermediate care facilities.

A.B. 232 (chapter 201)

Requires members of a corporate board of directors to be at least 18 years of age, eliminates the requirement that one director be a citizen of the United States and clarifies that the name and address of a resident agent, as opposed to a registered agent, must be filed with the secretary of state.

A.B. 233 (chapter 676)

Regulates the administration of polygraphic examinations and provides for licensing of and disciplinary actions for polygraph examiners.

A.B. 255 (chapter 509)

Under previous law a storage firm was permitted to sell stored items at a public auction to the highest bidder not less than 6 months after the person storing the items failed to pay the storage charges. The law required the storage firm to give the person 30 days notice of the intended sale if the person's address was known to the firm. If not, the firm was required to either run a notice in a newspaper once weekly for a period of four weeks, if there was a newspaper, or to post three or more notices in public places in the town.

(A.B. 255 continued)

This measure repeals the 6 month requirement and reduces the notice requirement to 15 days by a newspaper ad or 10 days by posting of public notice.

A.B. 276 (chapter 133)

Relates to locksmiths or safe mechanics. It requires sheriffs to investigate each applicant for a permit to operate as a locksmith; repeals the provision which requires the sheriff to file the names of all persons, firms and corporations doing business in the county from whom licenses are collected; deletes a statutory fee schedule for permits for locksmiths and requires that an ordinance adopted by the board of county commissioners specify fees for issuance and renewal of a locksmith's permit.

A.B. 344 (chapter 767)

Increases the number of members of the state board of dental examiners from 8 to 10 and adds dental hygienists to the board; increases the dentistry examination and other fees charged by the board; authorizes the board to adopt regulations specifying places in which a hygienist may practice; and increases the penalty for illegally practicing dentistry or dental hygiene from a misdemeanor to a gross misdemeanor.

A.B. 414 (chapter 277)

Under previous law the governor was required to make appointments to the state board of nursing from lists of qualified persons submitted by the Nevada State Nurses Association and the Nevada Licensed Practical Nurses Association. This measure deletes that requirement. It also permits graduates in professional nursing and registered nurses from other jurisdictions to apply for licensure as practical nurses in Nevada.

A.B. 442 (chapter 617)

Requires a minimum score of 70 percent to pass the dispensing opticians licensing examination; provides for fees of not more than \$100 for a certificate to fit contact lenses; and provides that the state optometry board may take administrative actions against licensees, including a fine of not more than \$2,500 or suspension or revocation of license.

A.B. 456 (chapter 426)

Increases the fee charged by the secretary of state for the filing of articles of incorporation by nonprofit corporations from \$1 to \$15.

A.B. 465 (chapter 453)

Broadens the prohibition against practicing chiropractic without a license by making it unlawful for a person without a license to use any combination, variation or abbreviation of the term "chiropractor," "chiropractic" or "chiropractic physician" as a professional or commercial representation and to use any means that would convey an impression that he or she was qualified or licensed to practice chiropractic.

A.B. 491 (chapter 318)

Allows the state barbers' health and sanitation board to require barbers to maintain a barbershop licensed by the board as a primary base of operation.

A.B. 519 (chapter 259)

Removes reference to the renewal of physicians licenses and replaces it with annual registration.

A.B. 579 (chapter 608)

Makes various administrative changes to the law governing real estate brokers and salesmen. These changes include modification of the geographic representation of the state by the members on the real estate commission and procedures whereby the real estate division may invalidate licenses which have been issued in error.

A.B. 599 (chapter 618)

Makes it unlawful for any person, firm, partnership or corporation not properly licensed or exempted under the provisions of the law relating to the licensing of professional engineers and surveyors, to use the term engineering or engineered.

A.B. 658 (chapter 701)

Requires contractors to appoint resident agents and provides a penalty for failure to do so.

A.B. 666 (chapter 408)

Changes registration of architects and residential designers from annual to biennial and increases the examination fee for a certificate of registration from \$100 to \$125.

S.B. 82 (chapter 23)

Exempts nurses from continuing education requirements for the first biennial period after graduation from an accredited school of professional nursing or practical nursing and provides fees for the approval of continuing education courses.

S.B. 103 (chapter 35)

Removes the requirement of acknowledgment of the annual statement of a professional corporation before a notary public and revises the contents of the certificate issued to a corporation upon payment of the annual fee.

S.B. 104 (chapter 20)

Permits the secretary of state to revoke the right of a foreign (out-of-state) corporation to transact business in Nevada if it fails to file certain documents or pay certain fees.

S.B. 121 (chapter 139)

Conforms the time for registration as a hospital pharmaceutical technician and for the renewal of certain permits to the provision in NRS 639.170 for biennial registration and renewal fees. The effect of this is to provide for biennial, instead of annual, registration and renewal fees.

S.B. 128 (chapter 28)

The bill authorizes the issuance of subpoenas by the board of veterinary medical examiners; authorizes the issuance of injunctions; changes the membership of the board; provides for the biennial renewal of licenses; and increases the fee for the renewal of a veterinary license.

S.B. 141 (chapter 313)

Provides that an osteopathic physician may supervise a physician's assistant and that a physician may supervise an osteopathic physician's assistant.

S.B. 202 (chapter 346)

Increases the limits on fees for contractors' licenses from \$100 to \$200 and increases penalties for violating the provisions of the Nevada Revised Statutes relating to contractors.

S.B. 231 (chapter 480)

Expands the powers of the state board of physical therapy examiners; provides rules for its proceedings and for subpoenas; provides for the issuance of temporary permits and registration without examination in certain circumstances; adds grounds for disciplinary action by the board; and increases application and license fees for physical therapists and physical therapists' assistants.

S.B. 239 (chapter 593)

Clarifies certain provisions of the law relating to traditional Oriental medicine. The measure authorizes a fee for the issuance of a temporary certificate, specifies education and training for licensure to practice acupuncture or Oriental medicine and prohibits, under certain circumstances, representation as a practitioner.

S.B. 240 (chapter 615)

Authorizes qualified applicants for a license to practice chiropractic while waiting to take the board's examination if such practice does not include manipulation and is under the direct supervision of a licensed chiropractor. Permits the Nevada state board of chiropractic examiners to increase the fees for new licenses and for renewal of licenses to \$100 and \$200 respectively.

S.B. 269 (chapter 506)

Requires that applicants for an original real estate broker's or broker-salesman's license must furnish proof to the real estate division that he or she has successfully completed a college level course which includes at least 15 classroom hours of the real estate law of Nevada; deletes the requirement for pocket cards; and gives the real estate commission, instead of the dean of business administration of the University of Nevada System, responsibility for adopting regulations defining a course of instruction in real estate principals, a school offering such a course, and reasonable standards of instruction to be observed by such schools.

S.B. 270 (chapter 250)

Permits persons to register their willingness to serve as resident agents of foreign (out-of-state) corporations with the secretary of state.

S.B. 359 (chapter 417)

Revises requirements of disclosures for takeover bids.

S.B. 366 (chapter 620)

Provides for the separate licensing of cosmeticians.

S.B. 438 (chapter 748)

Reduces the minimum number of incorporators from three to one; clarifies the procedure for amendment of articles of incorporation; provides a fee for surrender of corporate rights before beginning business; and extends the definition of "treasury shares" to wholly owned subsidiaries of corporations.

S.B. 479 (chapter 269)

Provides that sole shareholders of professional corporations may be licensed on behalf of their corporations as real estate broker-salesmen or salesmen.

S.B. 500 (chapter 746)

Creates an advisory board on homeopathic medicine to be composed of three licensed physicians, qualified in the principles and practices of homeopathic medicine, appointed by the governor.

S.B. 523 (chapter 535)

Expands the class of graduates of foreign medical schools who may obtain a limited license to practice medicine to include applicants who are citizens of the United States and have completed 1 year of supervised clinical training approved by the board.

S.B. 535 (chapter 782)

Prohibits the unauthorized transmission of a television signal. A signal may be intercepted from a communication satellite if an admission fee is not charged to see the television program.

S.B. 553 (chapter 420)

Permits the board of landscape architecture to waive the examination for certification as a landscape architect if an applicant has been certified by the Council of Landscape Architectural Registration Boards as having passed the senior practitioner examination or through reciprocity procedures with foreign countries having requirements for licensing acceptable to the board.

S.B. 587 (chapter 429)

Clarifies statutory provisions which allow the return of certain used drugs to pharmacies.

S.B. 600 (chapter 466)

Revises the provisions governing the incorporation of Protestant Episcopal Churches.

S.B. 605 (chapter 571)

Transfers the duty of recording certificates of incorporation from county recorders to county clerks.

S.B. 623 (chapter 629)

Requires pharmacists to substitute a generic drug for a prescribed drug in any case where the prescription is paid for by a government agency.

S.B. 625 (chapter 531)

Limits the exemption from examination for insurance agents, brokers and solicitors to applicants who have held residents' licenses and shortens the time within which a former licensee may be licensed without examination from 1 year to 6 months.

S.B. 634 (chapter 715)

Provides for notice to the contractors board of an action on the bond of a contractor; requires the board to give notice to other claimants of an action on a bond or against the board for a cash deposit; and provides expressly for interpleader and notice thereof.

S.B. 653 (chapter 513)

Increases the fee for a license issued by the private investigator's licensing board from \$125 to not more than \$175 per year.

S.B. 661 (chapter 636)

Makes various changes in the law relating to the licensing of public accountants and the practice of accounting.

CIVIL AND CRIMINAL ACTIONS AND PROCEEDINGS,
CRIMES AND PUNISHMENTS, LAW ENFORCEMENT

A.B. 72 (chapter 63)

Provides further restrictions on the liability of owners, lessees and occupants of premises to persons who use the premises for recreational purposes.

A.B. 113 (chapter 163)

Adds deputy constables to the list of peace officers in the law and limits the circumstances in which constables and their deputies are peace officers.

A.B. 202 (chapter 464)

Increases the penalty for assault (without intent to kill) to imprisonment in the state prison for not less than 1 year nor more than 6 years, or a fine of not more than \$5,000, or both fine and imprisonment.

A.B. 203 (chapter 64)

Revises the punishment for attempted murder and attempts of crimes which are punishable by life imprisonment to provide for imprisonment of not less than 1 year.

A.B. 204 (chapter 235)

Permits the attorney general in any proceeding conducted by a grand jury, or in any criminal prosecution in any court, to issue subpoenas for witnesses together with any books, memoranda, papers and other documents.

A.B. 205 (chapter 189)

Relates to crimes and punishments and specifies the inclusion, among convicted persons required to register, of those convicted on March 15, 1955, and corrects a defective double amendment of NRS 207.080 by the 60th session of the legislature.

A.B. 240 (chapter 272)

Under previous law any person who was convicted of a felony in Nevada or convicted in another state of an offense which would be punishable as a felony in Nevada was required to register with the police or sheriff. This measure modifies the requirement for persons convicted of offenses in other states by providing that only those convicted of a felony or any other offense which is punishable by imprisonment for 1 year or more need register with the sheriff or police.

A.B. 250 (chapter 295)

Forbids probation or suspension of sentence for a person convicted of burglary who has previously been convicted of burglary.

A.B. 253 (chapter 348)

Makes it a misdemeanor to intentionally interrupt emergency citizen band radio communications. The measure provides that if any person suffers serious bodily harm or property damage in excess of \$1,000 occurs as a result of the interruption, the offender is guilty of a gross misdemeanor.

A.B. 277 (chapter 126)

Specifically includes public defenders in the definition of public officer, to make it clear that they are covered by the limitations on liability applicable to public officers generally.

A.B. 336 (chapter 682)

Provides that a certified copy of a conviction is prima facie evidence of the conviction for purposes of attacking the credibility of witnesses in certain cases and specifies that a certified copy of a felony conviction instead of a exemplified copy of such conviction is prima facie evidence of a conviction of a prior felony in cases involving habitual criminals.

A.B. 362 (chapter 772)

Extends the description of a cheat to include every person who knowingly and designedly by any false pretense obtains rent or the labor of another person with intent to cheat or defraud the other person. The measure provides for payment of the rent or labor. It also specifies that it is prima facie evidence of an intent to defraud if the drawer of a check or other instrument given in payment for rent or labor (which was performed in a workmanlike manner and a written estimate was furnished before the labor was performed and the actual cost of the labor did not exceed the estimate) stops payment on that instrument or fails to specify in what way the labor was deficient within five days after receiving notice that the instrument has not been paid. The measure also revises the language which sets forth the penalties for cheating or defrauding a person, that must be posted in banks and other places of business.

A.B. 405 (chapter 685)

Authorizes magistrates to issue search warrants based on oral statements and authorizes magistrates to give oral authorization to peace officers to sign the magistrate's name on a search warrant.

A.B. 418 (chapter 350)

Increases the maximum fine for a misdemeanor from \$500 to \$1,000 and the maximum fine for a gross misdemeanor from \$1,000 to \$2,000 and enlarges the jurisdiction of justices of the peace and peace judges to cover these new limits.

A.B. 425 (chapter 687)

Substantially revises procedures regarding the incompetency of criminal defendants; authorizes the court to order the evaluation and treatment of a defendant as an outpatient; and places conditions on the release of certain clients of mental health facilities.

A.B. 483 (chapter 341)

Increases the limitations on the value of property subject to exemptions and makes the optional provisions of the Bankruptcy Act of 1978 which exempts certain property inapplicable in Nevada. Under the measure, the so-called homestead exemption increases from \$50,000 to \$75,000; the exemption for household goods increases from \$1,000 to \$3,000; and the exemption for farm trucks and equipment increases from \$1,500 to \$4,500.

A.B. 488 (chapter 305)

Relates to "child snatching." Increases the penalty for abduction of a child by a person having limited custody or a parent having no custody of a child from a misdemeanor to a felony and prohibits interference with rights of visitation. The measure provides for misdemeanor penalties for first time offenders if the defendant has no prior conviction for the offense or the interests of justice require that the offender be punished as for a misdemeanor.

A.B. 529 (chapter 263)

Relates to habeas corpus and clarifies the provisions for appeals from the denial of a writ.

A.B. 530 (chapter 274)

Relates to first degree murder and corrects the terminology of "aggravating circumstances" by substituting the term sexual assault for the obsolete term forcible rape.

A.B. 532 (chapter 276)

Under previous law a juvenile pending a criminal or quasi-criminal charge of murder or attempted murder was permitted to petition the juvenile division for temporary placement in a juvenile detention facility pending final disposition of the issue of jurisdiction. This measure deletes the condition "pending final disposition of the issue of jurisdiction."

A.B. 534 (chapter 694)

Relates to obscene materials. The measure revises procedures to obtain an injunction against certain sales, exhibitions or other use of such materials; specifies deadlines for trials on the merits of complaints against allegedly obscene materials; and redefines the terms "sado-masochistic abuse" and "harmful to minors."

A.B. 542 (chapter 559)

Provides that juvenile delinquents who cross state borders be treated as adults for the purposes of extradition.

A.B. 561 (chapter 780)

Permits the sale, possession and use of small "CS" tear gas weapons for self-defense; requires sellers to record information concerning sales of those weapons; prohibits convicted persons from possession of devices which use tear gas; and provides that any person who uses a tear gas device in the commission of a crime shall be punished by imprisonment in the state prison for a term equal to and in addition to the term of imprisonment prescribed by statute for that crime.

A.B. 659 (chapter 702)

Permits the state to appeal a pretrial order suppressing evidence and provides that an order changing or refusing to change venue can only be appealed after final judgment.

A.B. 694 (chapter 705)

Under existing law certain indigent persons receive legal services without charge from legal aid programs organized under the auspices of the State Bar of Nevada or counties or local bar associations. The cost of such legal services is partially offset by court filing fees. This measure provides that if a county treasurer receives notice from the state or political subdivision that an award of attorneys fees or costs

(A.B. 694 continued)

has been made to a legal aid program, he is required to deduct an amount equal to the award from the amount to be paid to the organization and remit an equal amount to the state or political subdivision which paid the fees or costs.

S.B. 31 (chapter 66)

This bill relates to evidence and declares positively the admissibility of communications lawfully intercepted.

S.B. 83 (chapter 755)

Increases the penalties for driving under the influence of intoxicants, especially increasing those penalties for second and subsequent convictions. The measure also increases the penalties for refusing to take chemical tests designed to indicate the alcohol content of one's blood or the presence of a controlled substance. A program is authorized for treatment of alcoholism or drug abuse in lieu of punishment, and probation or reduction of charges for driving under the influence of alcohol or a controlled substance is limited. If a driver's license is revoked or suspended, the person must prove insurance coverage or financial responsibility before the license can be restored.

S.B. 108 (chapter 8)

Reconciles differing penalties in the law prescribed for possession of a credit card under unlawful circumstances.

S.B. 109 (chapter 9)

Removes a conflict between statutory provisions which impose different penalties for similar assaults and batteries.

S.B. 249 (chapter 151)

Under previous law the judge was required to admonish jurors about certain prohibited activities when the jurors depart for home overnight or for other specified adjournments. This measure permits other court officers to perform such admonishments.

S.B. 250 (chapter 152)

Revises the procedure for disqualifying judges for actual or implied bias or prejudice.

S.B. 256 (chapter 566)

Relates to procedure in criminal cases. The measure adds to the scope of presentence reports by providing that such reports must contain information about the circumstances of the offense and such information as the probation service believes will be helpful in imposing sentence, in granting probation or correctional treatment. The measure also permits the department of parole and probation to use juvenile records which have not been sealed for the preparation of presentence reports.

S.B. 306 (chapter 414)

Extends the time for commencing a criminal action for a gross misdemeanor from one to two years after the commission of the offense.

S.B. 449 (chapter 655)

Provides for the diversion, rerouting or interception of service on telephone lines at the request of a peace officer in situations in which hostages are being held or suspects are barricaded.

S.B. 452 (chapter 503)

Provides felony penalties for fraudulently obtaining public assistance or food stamps valued at \$100 or more.

S.B. 520 (chapter 501)

Limits the time within which malpractice actions may be commenced against accountants, attorneys or veterinarians to 4 years after plaintiff sustains damage and discovers the material facts which constitute the cause of action.

S.B. 563 (chapter 422)

Requires every peace officer when arresting any person who appears to be intoxicated to determine whether or not the person is wearing a bracelet or other device identifying a medical condition which might account for the actions of the person. The measure requires an officer who discovers such identification to take reasonable steps to aid the afflicted person in receiving medical attention.

S.B. 604 (chapter 570)

Removes the requirement of marginal notation by the county recorder when real property is sold on execution.

S.B. 670 (chapter 749)

Clarifies the showing required in a hearing on a notice of pendency of an action involving real property. It increases from 5 to 15 days the time limit for the party who recorded the notice of pendency of the action to appear at the hearing and establish to the satisfaction of the court certain probabilities and conditions relating to the action.

CORRECTIONS

A.B. 87 (chapter 334)

Increases penalties for false imprisonment and batteries by prisoners and prohibits sexual conduct between prisoners and persons engaged in their custody or confinement.

A.B. 386 (chapter 450)

Provides that the state board of parole commissioners may not release on parole a prisoner whose sentence to death or life without possibility of parole has been commuted to a lesser penalty unless it finds that the prisoner (1) has served at least 20 consecutive years in the state prison; (2) is not under an order that he be detained to answer for a crime or violation of parole or probation in another jurisdiction; (3) has no history of recent misconduct in the institution, and that he has been recommended for parole by the director of the department of prisons. Other restrictions are that such a prisoner have no history of repetitive criminal conduct; criminal conduct related to the use of alcohol or drugs; repetitive sexual deviance, violence or aggression; or failure in parole, probation, work release or similar programs. The measure specifies that it shall become effective only if assembly joint resolution 30 of the 60th session of the Nevada legislature is approved and ratified by the people at the 1982 general election.

A.B. 481 (chapter 444)

Authorizes the superintendent of juvenile correctional institutions to contract with qualified employees for their services as athletic coaches in addition to their regular duties and responsibilities; permits the superintendent to apply for and receive federal money to treat and train inmates; and changes the responsibility for the cost for confinement of parolees in local juvenile facilities from the school to the youth parole bureau.

A.B. 482 (chapter 293)

Allows the superintendent of a juvenile correctional institutions to transfer the amount of any uncashed check issued by the school to an inmate to the gift fund after 1 year from the date the check was issued.

S.B. 13 (chapter 249)

Permits judges to offer convicted persons the opportunity of performing supervised work for the benefit of the community in lieu of all or part of any fine or imprisonment which may be imposed for the commission of a misdemeanor or as a condition of any probation granted for another offense. Under the measure, the court must fix the period of work that is imposed as punishment or as a condition of probation and may distribute the period over weekends or over other appropriate times that will allow the convicted person to continue his employment and to care for his family. The period of work fixed by the court must not exceed, for a misdemeanor, 120 hours; gross misdemeanor, 240 hours; or felony, 1,000 hours.

S.B. 36 (chapter 173)

Changes the requirements for the assignment of prisoners to honor camps by removing the restriction on offenders who have committed assaults and adding the restriction to offenders convicted of sexual offenses or batteries.

S.B. 55 (chapter 40)

Provides that if a person has never been sentenced to imprisonment as an adult for more than 6 months, the court may commit him for a period of up to 120 days to the department of prisons for a preliminary evaluation. Under previous law, the person could not have been held in a detention facility for more than 30 consecutive days.

S.B. 182 (chapter 41)

Permits the parole board to delegate its authority to hear, consider and act upon applications to one member of the board sitting as a referee.

S.B. 247 (chapter 193)

Limits the cases where presentence investigations are mandatory; prescribes maximum periods of probation of 3 years for gross misdemeanors or deferred judgments or 5 years for felonies; and provides for disposal of weapons of probationers and for the disposal of seized, abandoned or unclaimed property obtained by a parole or probation officer.

S.B. 255 (chapter 247)

Relates to parole and probation. Revises provisions on the time of the inquiry on violation of probation and the consideration on violation of parole and makes an exception to the allowance of credit for time spent in confinement before conviction.

S.B. 356 (chapter 187)

Changes the awarding of a dishonorable discharge to certain probationers from a mandatory action to a discretionary action.

S.B. 416 (chapter 401)

Allows the employment of prisoners on public works projects.

S.B. 421 (chapter 654)

Creates the offender's employment fund for the deposit of offender's wages earned during incarceration at the state prison.

S.B. 451 (chapter 656)

Amends requirements for detaining United States prisoners in county jails and amends various provisions relating to employment of prisoners.

S.B. 715 (chapter 733)

Provides for the disposition of interest of the offenders' employment fund to that fund.

A.J.R. 30 of the 60th Session (file no. 60)

Would amend section 14 of article 5 of the constitution of the State of Nevada by prohibiting, except as may be provided by law, the commutation of a sentence of death or life imprisonment without possibility of parole to a sentence which would allow parole. This proposed constitutional amendment will become law if passed by the voters at the November 1982 general election.

COURTS

A.B. 4 (chapter 215)

Increases fees for official court reporters.

A.B. 228 (chapter 197)

Provides for the employment of a secretary and attorneys by the commission on judicial discipline and relieves the court administrator of the secretary's duties to the commission.

A.B. 254 (chapter 124)

Permits the appointment of a business organization as an official shorthand reporter if the person representing the business, who actually performs the reporting service, is a certified shorthand reporter.

A.B. 270 (chapter 677)

Requires governing bodies of cities to select persons to comprise a panel of substitute police judges. Persons selected must be members in good standing of the State Bar of Nevada, residents of the cities, or justices of the peace of the county. The measure also specifies when persons should be selected from the panel to serve as police judges pro tempore.

A.B. 303 (chapter 191)

Increases witnesses' compensation from \$15 to \$25 a day and mileage allowance from 15 cents to 19 cents a mile and specifies that mileage is paid both ways. The measure also prohibits termination of employment or threat of termination of employment because of appearance as a witness and provides that a person discharged from employment in violation of this measure may take civil action against his employer to obtain (a) wages and benefits lost as a result of the violation; (b) an order of reinstatement without loss of position, seniority or benefits; (c) damages equal to the amount of lost wages and benefits and reasonable attorneys fees fixed by the court.

A.B. 423 (chapter 451)

Redesignates the approving authority for excess fees to attorneys for indigents and harmonizes other references to the same authority.

A.B. 453 (chapter 770)

Permits a court to, for the purposes of sentencing, inspect the sealed juvenile records of a convicted adult who is under 21 years of age.

A.B. 546 (chapter 459)

Entitles retired justices and judges to accumulate credit toward the maximum pension when performing additional judicial duties upon recalls.

A.B. 586 (chapter 696)

Provides for payment of compensation to the members of the sanity commission from the reserve for statutory contingency fund.

A.B. 626 (chapter 553)

Requires the filing of a case plan with the juvenile court by the agency which is charged with the care and custody of a child who is neglected or in need of supervision concerning the placement of the child outside of his home.

A.B. 627 (chapter 774)

Gives the juvenile court exclusive original jurisdiction over neglected children who are suffering from congenital drug addiction or fetal alcohol syndrome; deletes reference to the probation committee involving the hiring of probation officers; permits criminal justice agencies to disclose to victims of crime the identity of juveniles who have been certified to stand trial as adults; and requires the department of wildlife to issue special fishing permit badges to the Spring Mountain youth camp and to any facility which provides temporary foster care for children who are not delinquents.

S.B. 32 (chapter 22)

Requires that district judges who hear cases involving juveniles and that juvenile masters attend the National College of Juvenile Justice in Reno, Nevada.

S.B. 65 (chapter 405)

Extends the term of office for municipal judges in North Las Vegas from two to four years.

S.B. 106 (chapter 7)

Makes a technical correction concerning the appointment of notaries public.

S.B. 107 (chapter 76)

Conforms certain statutory provisions to justices' courts to the provisions of article 6 of the Nevada constitution relating to the jurisdiction of courts of record and removes statutory provisions which conflict with or duplicate those constitutional provisions.

S.B. 118 (chapter 159)

Revises the procedure for selecting jurors in counties where there is no jury commissioner and increases fees for grand and trial jurors from \$15 to \$30 a day after 5 days of service.

S.B. 190 (chapter 164)

Increases the population from 15,000 to 30,000 which divides the procedures for impaneling grand juries.

S.B. 221 (chapter 50)

Eliminates the exemption of employees of telegraph and telephone companies from militia and jury duty.

S.B. 225 (chapter 162)

Provides that juries in civil trials must consist of eight persons unless the parties consent to a lesser number. Such jury, however, cannot be composed of less than four persons.

S.B. 227 (chapter 218)

Revises the procedure for giving instructions to the jury in criminal trials.

S.B. 307 (chapter 237)

Under previous law the probation service of the district court was required to make a presentence investigation and report to the court on each defendant who pleaded guilty or nolo contendere to or was found guilty of a felony. This report was required to be made before the imposition of a sentence or the granting of probation. This measure removes the requirement of a presentence report when the sentence is fixed by a jury or when, with the consent of the court, the defendant waives the presentence investigation report.

S.B. 310 (chapter 665)

Previous law provided for a release on their own recognizance, by sheriffs, of persons with "clean" records charged with misdemeanors. It also provided for release on their own recognizance, by magistrates or other specified judicial officers, of persons charged with felonies. This measure adds more stringent requirements for release without bail. It permits a sheriff or chief of police to release without bail any person charged with a misdemeanor, pursuant to standards established by a court of competent jurisdiction, upon a showing of good cause. The measure also requires a showing of good cause before courts may release offenders on their own recognizance and specifies the factors the court must consider in deciding

(S.B. 310 continued)

if good cause exists. Before any person may be released without bail he must file a signed document with the court stating that (1) he will appear at all times and places as ordered by the court; (2) he will comply with other conditions which have been imposed by the court; (3) if he fails to appear when ordered and is taken into custody outside of Nevada, he waives his right relating to extradition proceedings; and (4) he understands that any court of competent jurisdiction may revoke the order of release without bail. The bill also specifies that a person who has failed to appear after being released is not eligible for subsequent release without bail and that if a jurisdiction incurs any costs in returning a person to the jurisdiction to stand trial, the person failing to appear is responsible for payment of those costs as restitution.

S.B. 357 (chapter 220)

Provides that evidence is not inadmissible solely because it is evidence of transactions or conversations with, or the actions of, a deceased person.

S.B. 425 (chapter 537)

Provides for the realignment of the first, third and ninth judicial districts and adds an additional judge to the sixth and ninth judicial districts and four to the Clark County or eighth judicial district, thereby providing for sixteen judges in that district.

S.B. 432 (chapter 635)

Increases the number of expert witnesses from three to five for which fees may be paid at trials and increases the fees of such witnesses from \$250 to \$750 for each witness unless the court allows a larger fee after determining, pursuant to a hearing, that the circumstances surrounding the expert's testimony required a larger fee.

S.B. 440 (chapter 239)

Raises the monetary limit for jurisdiction of municipal and justices courts and actions for small claims from \$750 to \$1,250 and increases certain fees in justices' courts.

S.B. 442 (chapter 621)

Increases the annual salary of each district judge from \$43,000 to \$56,000 a year and provides an annual salary of \$13,000, in addition to that salary, for each district judge who is

(S.B. 442 continued)

available to serve as ex officio member of a board of law library trustees and is available to sit on the supreme court whenever designated by the governor.

S.B. 450 (chapter 504)

Eliminates the requirement for corroboration of the testimony of police officer or deputy sheriff in cases involving abortion or prostitution.

S.B. 514 (chapter 625)

Provides for the continuing education of district judges; creates a special revenue fund; and increases filing fees in civil actions.

S.B. 529 (chapter 298)

Provides for the random selection of jurors by computer whenever procedures to assure random selection from computerized lists are established by the jury commissioner.

S.B. 530 (chapter 378)

Eliminates exemptions from jury service for deputy constables, physicians, dentists, graduate nurses, registered pharmacists, mail carriers, school teachers, principals and superintendents, faculty members of the University of Nevada system, and volunteer firefighters.

S.B. 594 (chapter 564)

Increases the amount of benefits for surviving spouses of justices and district judges from \$500 to \$600 per month.

S.B. 609 (chapter 764)

Realigns judicial districts and provides for additional judges in some districts in the following way: first district--Carson City and Storey county, two judges; second district--Washoe county, nine judges; third district--Churchill and Lyon counties, one judge; fourth district--Elko county, one judge; fifth district--Mineral, Esmeralda, and Nye counties, one judge; sixth district--Lander, Pershing, and Humbolt counties, two judges; seventh district--Eureka, White Pine, and Lincoln counties, one judge; eighth district--Clark county, 12 judges; and ninth district--Douglas county, two judges.

S.B. 698 (chapter 726)

Increases filing fees of district courts; increases certain other fees; and removes a prohibition against fees in adoption proceedings.

A.J.R. 14 (file no. 181)

Proposes to amend section 21 of article 6 of the Nevada constitution by requiring the records of public hearings of the commission on judicial discipline to be open to the public and extending the commission's jurisdiction over judges of lower courts. This resolution must be passed again by the 1983 legislature before submission to the voters in 1984.

S.J.R. 18 of the 60th Session (file no. 43)

Proposes to amend section 14 of article 5 of the constitution of the State of Nevada to permit the legislature to authorize courts inferior to district courts to defer the imposition of sentences and to suspend sentences. This proposed constitutional amendment will become law if passed by the voters at the November 1982 general election.

CULTURAL AFFAIRS AND HISTORIC PRESERVATION

A.B. 112 (chapter 674)

Provides that before any person, other than a government or public utility, may exercise the right of eminent domain to take any real property within a historic district, he must first obtain the approval of the board of county commissioners of the county in which the real property is situated. The measure provides that the consent must not be withheld if the person seeking to exercise the right of eminent domain shows that the property will be put to a public use, is necessary for that public use and the intended public use will be of great public benefit to the immediate community area and will not significantly harm the historic landmarks or features. The measure also provides for subsequent judicial proceedings concerning the power of eminent domain.

A.B. 647 (chapter 357)

Enlarges the joint board of museums and history from 7 to 11 members by adding two additional persons who are members of the Nevada state museum and two additional persons who are members of the Nevada historical society.

A.B. 663 (chapter 762)

Provides for an agreement concerning the placement of mobile homes within the Comstock historic district; authorizes a fee for issuing certificates of appropriateness; and provides for an appeal to a citizens' board of appeals upon a refusal to issue a certificate of appropriateness.

S.B. 515 (chapter 340)

Places all of the personnel of the Lost City Museum into the classified service of the state.

DOMESTIC RELATIONS,
DOMESTIC VIOLENCE AND CHILD ABUSE AND NEGLECT

A.B. 50 (chapter 291)

Creates the position of specialist for child abuse and neglect within the department of human resources. The specialist is required to evaluate the treatment provided in substantiated cases of child abuse and neglect and to develop a comprehensive statewide plan for the organization, financing and coordination of services for abused and neglected children.

A.B. 51 (chapter 765)

Provides for the establishment of a demonstration program for the treatment and rehabilitation of perpetrators and victims in severe child abuse and neglect cases.

A.B. 157 (chapter 611)

Requires that medical practitioners, clergymen, social workers, attorneys and other persons make reports to the welfare division or the aging services division of the department of human resources, or police departments when there is reason to believe that a person over 62 years of age has been abused, neglected or exploited. The measure specifies the contents of the reports, provides duties for the aging services division, places restrictions on disclosure of information and provides that any person who willfully causes or permits an older person to suffer unjustifiable physical pain or mental suffering as a result of abuse, neglect or exploitation, or who willfully causes or permits an older person to be placed in a situation where the person may suffer unjustifiable physical pain or mental suffering, is guilty of a gross misdemeanor or a more severe penalty if one is prescribed by law.

A.B. 241 (chapter 572)

Provides a procedure for the court for the return of a child where the petitioner for child custody has wrongfully taken a child from another state or has engaged in similar reprehensible conduct.

A.B. 246 (chapter 418)

Strengthens the provisions for assignment of earnings when a parent is ordered to pay child support; requires such assignments in certain cases; revises provisions relating to reciprocal

A.B. 246 (chapter 418) (continued)

enforcement of support; specifically authorizes the appointment of masters in reciprocal enforcement cases; and liberalizes the rules of evidence in such cases.

A.B. 269 (chapter 575)

Allows a district attorney to refer a person suspected of child abuse or neglect to a public or private social agency for treatment or counseling.

A.B. 297 (chapter 81) Simplifies the provision for verification of a divorce complaint.

S.B. 149 (chapter 750)

Defines terminology relating to abuse and neglect of children; extends the reporting requirement to every person who maintains, is employed by or serves as a volunteer for an agency or service which advises persons regarding child abuse and neglect; clarifies provisions relating to the jurisdiction of and extends the juvenile court in cases involving child abuse and neglect; disclosure of the contents of reports of child abuse and neglect to agencies authorized by law to license foster homes or facilities for children or to investigate persons applying for approval to adopt a child, when the agency has before it an application for such a license or is investigating an applicant to adopt a child.

S.B. 188 (chapter 148)

Allows joint custody of minor children; enlarges provisions for joint custody; and provides for access to records concerning a minor child by a noncustodial parent.

S.B. 199 (chapter 394)

Authorizes nullification by the court of a written consent to adoption; allows payments of attorneys' fees and court costs in subsidized adoptions; and clarifies the applicability of provisions governing placement for adoption and permanent free care.

S.B. 246 (chapter 87)

Allows either spouse to bring an action for separate and maintenance.

S.B. 251 (chapter 660)

Revises provisions for notice in actions to determine paternity; clarifies provisions establishing periods of limitation; prohibits the assessment of costs against the state; revises provisions relating to the district attorney's role in bringing actions to establish parentage and the obligation of support; and clarifies the existence of a lawyer-client privilege in communications relating to such actions.

S.B. 253 (chapter 662)

Provides for the assessment of application fees and collection fees in actions to compel child support and actions to determine paternity. These fees are to be deposited in the county general fund and must be allocated to augment the county's program of child support enforcement.

S.B. 358 (chapter 419)

Provides that no person convicted of the murder of a decedent is entitled to any part of the decedent's share of a joint tenancy, estate or the proceeds of a life insurance policy.

S.B. 371 (chapter 198)

Relates to victims of domestic violence. The measure requires each board of county commissioners to create an advisory board on domestic violence and to establish within the county treasury a fund for assistance to victims of domestic violence. The advisory board is responsible for making recommendations to the board of commissioners concerning applications for funds. County assistance is provided through a \$5 increase in the marriage license fee. Also, the bill establishes a supplemental account in the state general fund for victims of domestic violence. Any unencumbered balance remaining in a county's fund, 45 days before the end of a fiscal year, must be put into the state supplemental account. The administrator of the mental health and mental retardation division is responsible for awarding state grants.

S.B. 579 (chapter 370)

Removes duplicative statutory language and supplies an amended provision concerning evidence of consent to underage marriages.

S.B. 580 (chapter 371)

Requires marriage licenses to bear the seal of the county in which they are issued.

S.B. 654 (chapter 718)

Revises provisions governing the grounds and procedures relating to the termination of parental rights and eliminates provisions for temporary orders terminating parental rights.

EDUCATION

A.B. 171 (chapter 225)

Appropriates \$75,000 for the cost of the study of the "Nevada Plan" of financing public education and the purchasing practices, composition, geographical boundaries and size of school districts. The superintendent of public instruction is required to appoint a committee to oversee the study which includes one senator and one assemblyman, both designated by the legislative commission.

A.B. 173 (chapter 483)

The law provides that students who receive Western Interstate Commission for Higher Education stipends for their education may have the amount they are required to repay the state reduced if they practice the profession for which they were certified to study for a period of 3 years in Nevada. The 3 year practice provision may be reduced if the practice is conducted in rural areas of the state. This measure permits a reduction of the 3 year practice requirement if the persons practice their professions as employees of the state.

A.B. 329 (chapter 431)

Requires school district health personnel to observe and examine children for scoliosis, visual or auditory problems or gross physical defects. The measure also requires that parents be notified of those potential medical conditions and that the school cause a special examination to be conducted for a possible visual or auditory problem for any child who is enrolled in a special program, has repeated a grade, has failed an examination for a visual or auditory problem during the previous school year, or shows in any other way that he may have such a problem.

A.B. 396 (chapter 607)

Requires that public high schools give instruction in the American system of free enterprise.

A.B. 458 (chapter 222)

Abolishes the state textbook commission.

A.B. 462 (chapter 374)

Extends the life of the commission on professional standards in education from July 1, 1981, to July 1, 1983, and removes the requirement that the commission meet at least once a month.

A.B. 489 (chapter 585)

Amends the University of Nevada multipurpose pavillion project law of 1979 and provides for imposition of an additional state tax on slot machines contingent upon the expriation of the federal tax on slot machines.

A.B. 555 (chapter 544)

Permits the legislature or the interim finance committee, when the legislature is not in regular session, to loan money from the account for state loans for school construction and furnishings to school districts to complete construction projects or furnishings when the proceeds of previous bond issues have become insufficient to finance approved building projects because of unintentional delays in bidding or construction.

A.B. 559 (chapter 396)

Repeals local provisions for the election of school trustees and provides for election districts for school trustees of certain school districts.

A.B. 563 (chapter 449)

Revises the procedure for retention of a pupil in the same grade by specifying that the pupil's teacher and principal must make a reasonable effort to arrange a meeting and to meet with his parents or guardians to discuss the reasons and circumstances. The measure also provides that the teacher and the principal in joint agreement have the final authority to retain a pupil in the same grade for the succeeding school year and that no pupil may be retained more than one time in the same grade.

A.B. 565 (chapter 267)

Under previous law the state board of education was required to notify the teacher, administrator or other certified person in writing of the hearing officer's decision relating to hearings involving suspension or revocation of certificates. This measure provides that the state board may accept or reject the hearing officer's recommendation or refer the report back to the hearing officer for further evidence and recommendation and notify the teacher, administrator or other certified person in writing of its decision.

A.B. 662 (chapter 462)

Changes the status of the University of Nevada, Reno, to a branch of the University of Nevada System, removes references to divisions of the system, confers the power of subpoena upon the presidents of community colleges and makes various administrative changes.

A.B. 675 (chapter 507)

Requires 5 year prior residence in Nevada for eligibility to receive a stipend for higher education out of state under the Western Interstate Commission for Higher Education Program.

A.B. 696 (chapter 458)

Increases from \$40 per day to \$44 per day, or the maximum rate established by the Federal Government for the locality in which the travel is performed, the allowances for subsistence for the members of the board of regents of the University of Nevada system. The measure also increases the regents travel expenses to 21 cents per mile of travel.

A.B. 707 (chapter 707)

Provides for charging a fee for testing samples at the state analytical laboratory. For each sample sent for analysis, the university shall charge a fee of \$5 which must be used to defray the expense of conducting the analysis and storing the sample.

S.B. 93 (chapter 188)

Makes certain provisions of law consistent with the treasurer's statutory responsibility for investing the money of the state permanent school fund and repeals NRS 387.010 which duplicates the provisions of section 3 of article 11 of the Nevada constitution respecting the fund.

S.B. 324 (chapter 600)

Increases the salaries of the clerk, president, and other trustees in school districts which have a total pupil enrollment of 1,000 or more. Under the measure, the clerk's salary is increased from \$40 to \$55 a day, not to exceed \$220 a month, and the other trustees' daily salaries are increased from \$35 to \$50 a day, not to exceed \$200 a month.

S.B. 326 (chapter 256)

Provides that any emergency financial assistance allocated to school districts may not exceed, when added to all other estimated resources, the total estimated receipts in the final approved budget of the applicant school district for the fiscal year.

S.B. 328 (chapter 648)

Requires that a portion of the vehicle privilege tax allocated to school districts be used for school construction or for debt service; and alters the formula for allocating that tax from the motor vehicle fund to the school districts.

S.B. 445 (chapter 488)

Exempts from specifications of the state board of education buses used primarily for transporting pupils to and from extracurricular activities if the buses meet the federal safety standards for motor vehicles which were applicable at the time the bus was manufactured and delivered for introduction in interstate commerce.

S.B. 475 (chapter 497)

Broadens the power of the commissioner of the board of higher education to contract with educational institutions outside the region of the Western Regional Higher Education Compact.

S.B. 611 (chapter 432)

Permits pupils who reside on Indian reservations which are in more than one county to attend the school closest to their residence.

S.B. 668 (chapter 580)

Creates the higher education student loan fund in the state treasury.

S.B. 702 (chapter 728)

Requires each board of school trustees to fix the terms of its officers.

ELECTIONS

A.B. 74 (chapter 741)

Provides for special polling places for voters who have changed residence within a county prior to an election.

A.B. 75 (chapter 47)

Removes the provision for reregistration by postcard upon notice of cancellation.

A.B. 96 (chapter 180)

Reduces the time for withdrawal of candidacy from 5 working days to 5 days after the last day for filing and makes technical changes to the law concerning the duties of the county clerk in surveying the number of registered voters in the county and their political affiliations, if any.

A.B. 138 (chapter 744)

Repeals the provisions for the presidential preference primary.

A.B. 597 (chapter 508)

Requires candidates for the state legislature to provide additional information on their residency.

A.B. 616 (chapter 200)

Provides that unopposed candidates from cities of the third class incorporated under general law be declared elected without an election.

A.B. 630 (chapter 492)

Simplifies election districts for county commissioners.

A.B. 645 (chapter 699)

Revises certain provisions on party meetings and organization, vacancies in nominations, deposits for recounts, and special boards for counting votes.

A.B. 652 (chapter 469)

Increases the permissible rental fee for polling places from \$15 to \$35 if only one precinct is involved and from \$25 to \$50 if more than one precinct is involved.

S.B. 88 (chapter 399)

Clarifies requirements for reporting campaign contributions and expenses.

S.B. 90 (chapter 17)

Repeals an obsolete section in the law regarding certification of nomination for United States Senators and preparation of the ballot.

S.B. 91 (chapter 18)

Clarifies the disposition of filing fees and repeals a provision which provided for proportionate distribution to counties of certain filing fees.

S.B. 94 (chapter 21)

Removes statutory provisions which conflict with or duplicate the provisions of section 9 of article 2 of the Nevada constitution which deals with recall procedures.

S.B. 95 (chapter 24)

Conforms statutory language to provisions in existing sections of the statute which relate to holding certain precinct meetings outside the precinct.

S.B. 105 (chapter 10)

Requires that a copy of a petition for initiative or a referendum be placed on file in the office of secretary of the state before it is circulated.

S.B. 454 (chapter 403)

Establishes a procedure for the preparation of ballot questions and explanations for bills and resolutions proposing constitutional amendments and statewide measures by the legal and research divisions of the legislative counsel bureau.

S.B. 597 (chapter 712)

Makes various changes in election laws including inspection of election materials, withdrawal of candidacy, and filling vacancies in the state legislature. In the case of the latter, vacancies in districts which span more than one county are to be filled by appointment of a person of the same political party as the former incumbent. The appointing body is to be made up of the county commissioners of each county wholly or partially within the district. Each board of county commissioners is to first meet separately and determine the single candidate it will nominate to fill the vacancy. Then the boards are to meet jointly and the chairmen on behalf of the boards shall cast a proportionate number of votes according to the percent which the population of its county is of the population of the entire district.

FIRE PROTECTION

A.B. 137 (chapter 438)

Modifies the "heart and lung" disability coverage for firemen and police officers under NRS chapter 617. A procedure is specified for determining the percentage of disability. It is stated that a combination of injury and occupational disease may be considered in determining disability and payment of compensation. It is specified that if a person is partially disabled from an occupational disease under the "heart and lung" law (NRS 716.455 and 617.457) and incapable of performing work as a police officer or fireman, he may receive benefits under NRS 616.580 for a permanent total disability. The contents of physical examinations and the times at which they must be taken in order to obtain coverage are specified. However, no mention is made of whether a stress EKG (treadmill) or a resting EKG would be required for the heart examination.

A.B. 145 (chapter 675)

Authorizes the director of the state department of commerce to issue revenue bonds for industrial development projects chosen by counties and cities. Fire protection and commercial enterprises are added to the list of permitted purposes.

A.B. 417 (chapter 232)

Amends the law relative to benefits for spouses of deceased retired police officers and firemen.

A.B. 566 (chapter 304)

Authorizes the boards of county commissioners and city governing bodies to designate fire chiefs and their employees to issue citations for violation of county or city ordinances.

S.B. 74 (chapter 666)

Moves the state fire service training program from the University of Nevada at Reno into the state fire marshal's office. It also enlarges the state fire marshal's advisory board by adding two training officers, and redesignates it as the state board of fire services. Regional caches of communications equipment that can be used to provide radio communications between several departments in cases of major emergencies are created. The bill also provides for a separate channel for the fire service and possible ties by

(S.B. 74 continued)

individual departments into the state microwave system. Specific statutory recognition of the division of forestry's existing grant program to local fire departments is provided and the grant's existing budget is augmented.

S.B. 165 (chapter 248)

Grants the state forester firewarden the authority to prohibit or restrict certain activities in a fire protection district, when a high risk of fire exists. Provisions for excluding and including territory in a fire protection district organized under NRS chapter 473 are specified. Money from the budget of the state division of forestry and the statutory contingency fund is authorized for use in fighting fires and in protection of life and property.

S.B. 214 (chapter 659)

Requires retrofitting of certain hotels, motels, apartment buildings, condominiums, office buildings and other large buildings for fire safety. A board of fire safety is established to hear requests for variances and review local ordinances which require stricter standards than those included in this law. Local governing bodies may not, after May 15, 1981, adopt ordinances for retrofitting which are less stringent than this law, nor may they adopt more stringent ordinances unless approval is obtained from the state board of examiners. A procedure is established whereby each relevant building in the state will be surveyed, plans for retrofitting will be prepared and reviewed, and the necessary changes will be made in the buildings within 36 months after the effective date of the act.

S.B. 518 (chapter 407)

Removes the limitation on lands which can be included in the county fire department in Clark County. Under the language retained in the law, the only limitation placed upon the boundaries of a county fire department is that the area served by the department must not include any territory within the boundaries of an incorporated city. The board of county commissioners is directed to dissolve any fire protection district created pursuant to NRS chapter 244 whenever all of the territory within the district is included in the service area of a county fire department.

S.C.R. 13 (file no. 71)

Specific recommendations are made to the board of regents for ways to improve classes in fire science at the community colleges.

S.C.R. 14 (file no. 81)

The civil defense and disaster agency is directed to study search and rescue operations in the state and make recommendations to the next session of the legislature.

S.C.R. 15 (file no. 98)

Recommendations are made to the public schools that they offer training in fire prevention and control. The National Fire Protection Association's "Learn Not to Burn" curriculum is suggested.

GAMING, TOURISM AND HORSERACING

A.B. 134 (chapter 310)

Increases the state license fee on the gross revenue of gaming establishments whose gross revenue exceeds \$400,000 per quarter from 5 1/2 to 5 3/4 percent of the gross, and increases the state slot machine fees from \$25 to \$35 for each machine for each quarter for limited licensees and from \$10 to \$20 for each slot machine for each quarter for unrestricted licensees. The measure also increases the unrestricted licensees' annual slot fee from \$40 to \$80 for each slot machine for each calendar year. The bill provides that the increased fees shall "sunset" on July 1, 1983.

A.B. 341 (chapter 289)

Clarifies the limitation of a requirement to exclude or eject undesirable persons from gambling establishments.

A.B. 342 (chapter 195)

Provides that all gaming licenses issued to the same person, including a wholly owned subsidiary of that person, for the operation of any game, including a sports pool or horse racebook, which authorizes gaming at the same establishment must be merged into a single gaming license. The measure prohibits a gaming license from being issued to any person if the issuance would result in more than one licensed operation in a single establishment, whether or not the profits or revenue from gaming are shared between the licensed operations and provides that a person who has been issued a nonrestricted gaming license may establish a sports pool or horse racebook on the premises of the establishment at which he conducts a nonrestricted gaming operation only after obtaining permission from the gaming commission.

A.B. 343 (chapter 761)

Reduces the number of days of horse racing required at a greyhound track, reduces the tax paid to the state on pari-mutuel wagering on horse races and establishes a minimum to be distributed as purses for horse races. It further vests the entire control of licensing for the conduct of racing and of pari-mutuel wagering at racetracks in the Nevada gaming commission and state gaming control board and limits the conduct of pari-mutuel wagering to the enclosure wherein the race is conducted.

A.B. 360 (chapter 684)

Provides for an exemption for licensing fees for nonprofit promoters of athletic events.

A.B. 648 (chapter 700)

Alters statutory provisions relating to the payment and distribution of the tax on pari-mutuel wagers and requires an advance deposit against the payment of the tax by certain licenses.

A.B. 700 (chapter 311)

Specifies that a licensee whose first full calendar quarter of operation is the quarter beginning April 1, 1981, shall pay a state license fee on the gross revenue which exceeds \$400,000 at the rate of 5 1/2 percent for the quarter beginning on April 1, 1981, and at the rate of 5 3/4 percent for the quarter beginning on July 1, 1981.

S.B. 33 (chapter 292)

Empowers the attorney general to prosecute violations of gaming statutes if the appropriate district attorney fails to do so.

S.B. 35 (chapter 594)

Revises the definition of gaming offenses and increases certain penalties.

S.B. 38 (chapter 529)

Establishes annual salaries for the chairman and other members of the Nevada gaming commission at \$15,000 and \$12,500 respectively.

S.B. 39 (chapter 380)

Requires the gaming control board to prepare an application form, containing spaces for specified information, to be used by cities and counties which license gaming. Under the measure, each local government which licenses gaming is required to use the form and supporting documents prescribed by the board and may only require such additional information not contained in those documents.

S.B. 183 (chapter 672)

Relates to the Nevada racing commission. The measure provides for its reestablishment after its "sunset" review, abolishes the Nevada racing commission fund, provides compensation for commission members, changes commission membership qualifications,

(S.B. 183 continued)

provides that employees of the commission be in the unclassified service of the state and reenacts and amends the Nevada Racing Act.

S.B. 320 (chapter 647)

Revises the provisions on the computations of gross revenue of a gaming licensee.

S.B. 385 (chapter 294)

Requires the state gaming control board to provide underlying facts when it denies or objects to the issuance of work permits.

S.B. 413 (chapter 527)

Strengthens the discretion vested in the Nevada gaming commission regarding the supervision of certain gaming establishments.

S.B. 414 (chapter 526)

Limits the requirement for the termination of the employment of a person who is denied a gaming license.

S.B. 527 (chapter 528)

Specifies additional employees who must obtain gaming work permits and provides for summary suspension of those permits, establishes a procedure for recording a lien for a deficiency determination, grants a privilege to licensees for communications required by law made to the board or commission and makes various other changes to laws regulating gaming.

S.B. 577 (chapter 369)

Removes references to former divisions and their directors of the gaming control board.

S.B. 593 (chapter 373)

Requires persons with a tax liability of at least \$500 a month to pay the tax monthly.

S.B. 610 (chapter 582)

Relates to gaming. The measure clarifies the applicability of the requirement to obtain a license or a finding of suitability where an interest which is already the subject of a license or a finding of suitability is placed in a trust.

A.J.R. 24 (file no. 129)

Would amend section 24 of article 4 of the Nevada constitution by permitting the legislature to authorize persons engaged in charitable activities or other activities not for profit to conduct lotteries on their own behalf if the net proceeds are used for charitable purposes or if a nonprofit activity. The resolution would prohibit the state or its political subdivisions from conducting a lottery. This resolution must be passed again by the 1983 legislature before submission to the voters in 1984.

HANDICAPPED PERSONS

A.B. 40 (chapter 123)

Under previous law the state board of education was required to prescribe minimum standards for the special education of handicapped minors. The law required that the prescribed minimum standards include standards for programs of instruction or special services maintained for the purpose of serving various classes of handicapped minors. This measure revises the classification by deleting the term "are educationally handicapped, and these standards must also give appropriate consideration to emotional disturbances related to the educational handicaps" and replaces it with the term "are seriously emotionally handicapped." It also deletes wording from previous law which required that standards relating to multiple handicaps must give appropriate consideration to each of the handicapping conditions.

A.B. 259 (chapter 245)

Authorizes the issuance of restricted drivers' licenses to persons between the ages of 14 and 16 to drive for handicapped members of their households.

A.B. 535 (chapter 484)

Provides that any unqualified person who parks in a space marked for a handicapped person be punished by a fine of \$25 and that any vehicle which is parked in a space designated for the handicapped and is not properly marked may be removed if notice is given to the police department or sheriff's office.

A.B. 549 (chapter 425)

Provides for local issuance of parking permits to meet the needs of persons having temporary handicaps.

A.B. 678 (chapter 512)

Enlarges the permissible sources of money which may be used for the education of the handicapped to include federal grants or any other source of money made available for that purpose.

S.B. 5 (chapter 153)

Relates to hunting by severely handicapped persons. The bill provides that a person who is a paraplegic, has had one or both legs amputated or has suffered a paralysis of one or both legs which severely impedes his walking may shoot from any stopped motor vehicle which is not parked on the traveled portion of a public highway. The measure prohibits such a person from shooting over or across the highway or road.

S.B. 301 (chapter 392)

Exempts housing obtained for elderly or handicapped persons under the Housing Act of 1959, which is owned or operated by nonprofit corporations from property tax.

S.B. 379 (chapter 363)

Provides that a blind person who is on foot and using a guide dog or carrying a cane or walking stick, white in color, or white tipped with red, has the right of way when entering or when on a highway, street or road in Nevada. The measure requires any driver of a vehicle who approaches or encounters a blind person to yield the right-of-way, come to a full stop, if necessary, and take precautions before proceeding to avoid accident or injury to the blind person. Any person who violates this law is subject to imprisonment in the county jail for not more than 6 months or by a fine of not less than \$100 nor more than \$500, or both fine and imprisonment.

S.B. 549 (chapter 754)

Limits the use of guide dogs to visually and aurally handicapped persons and prohibits persons from interfering with the dogs. The bill also prohibits employment discrimination against visually and aurally handicapped persons.

HIGHWAYS AND TRANSPORTATION

S.B. 156 (chapter 86)

Removes the statute which authorized acceptance of rights-of-way for the construction, reconstruction, or improvement of highways constructed over the public lands of the United States and which was made obsolete by the repeal of a federal law concerning the public domain.

S.B. 157 (chapter 131)

Changes the percentage of the contract price retained pending full completion of a contract and permits sealed bids on such contracts to be opened anywhere in the state.

S.B. 161 (chapter 592)

Relates to the department of transportation. The measure authorizes the board of directors to borrow money from financial institutions for short periods and provides that the loan obligation may only be secured by anticipated revenues.

S.B. 459 (chapter 388)

Authorizes the collection of fees to cover the costs of inspecting proposed encroachments and signs, displays or devices used for outdoor advertising and permits abandonment of portions of state highways which are not needed.

S.B. 460 (chapter 590)

Authorizes the department of transportation to expend money from the interest earned by investment of the state highway fund for the purpose of conducting studies of transportation or to match federal money for capital acquisition.

INSURANCE

A.B. 71 (chapter 740)

Authorizes the commissioner of insurance to adopt regulations which provide in substance the same protections to purchasers, prospective purchasers, holders and former holders of policies and other evidence of insurance as are provided in the Insurance Information and Privacy Protection Model Act.

A.B. 111 (chapter 82)

Specifies the primary and excess coverages when two or more policies are in effect for the same motor vehicle.

A.B. 115 (chapter 258)

Authorizes the insurance commissioner to enter into agreements with health care facilities to provide rehabilitative services for the public within the commission's facilities.

A.B. 117 (chapter 539)

Gives Nevada industrial commission appeals officers and hearing officers authority involving hearings and other proceedings pursuant to the provisions of the industrial insurance law.

A.B. 183 (chapter 327)

Requires insurers of providers of health care to report malpractice claims; allows boards which license providers of health care to consider repeat claims of malpractice and determine whether the licensee is subject to disciplinary action; and abolishes the medical-legal screening panels.

A.B. 191 (chapter 243)

Requires insurers which provide fire insurance to offer insurance on mobile homes to the market value of the mobile home.

A.B. 206 (chapter 135)

Clarifies the definition of adjusters and specifies that the term does not apply to any person who adjusts or settles claims relating to life or health insurance or annuities.

A.B. 209 (chapter 134)

Provides that any excess insurance or reinsurance obtained by a self-insured employer be written by a Nevada carrier.

A.B. 223 (chapter 342)

Raises the minimum amount of compulsory motor vehicle insurance coverage required for property damage from \$5,000 to \$10,000 and increases the amount of proof of financial responsibility which may be evidenced by a certificate deposited with the state treasurer from \$35,000 to \$40,000.

A.B. 252 (chapter 251)

Clarifies the procedure for licensing firms and corporations as agents.

A.B. 312 (chapter 560)

Provides for various amendments to provisions of law relating to claims under industrial insurance and occupational safety and health.

A.B. 347 (chapter 314)

Provides that if any policy of group health insurance provides coverage for treatment of an illness which is within the authorized scope of the practice of a qualified psychologist, the insured is entitled to reimbursement for treatment by a state certified psychologist. The measure also raises the ceiling for administrative fees assessed upon insurers by the Nevada life and health insurance guarantee association from \$25 to \$50 per year for each member insured.

A.B. 375 (chapter 549)

Makes several changes in the law relating to employers who are self-insured for industrial insurance. Certain changes include a prohibition against employers requiring injured employees to select a particular physician; the right of employers to require injured employees to submit to an examination by a company specified physician at any convenient time after medical attention which is required immediately has been completed; a requirement that each former employee receiving benefits for a permanent total disability from a self-insured employer report annually on the anniversary date of the award to the employer all of his employment for the prior 12 month period; and that the commissioner of insurance, in accordance with the current American Medical Association publication, "Guides To The Evaluation Of Permanent Impairment," may determine the percent of disability of injured employees.

A.B. 381 (chapter 479)

Entitles insureds under individual and group policies to reimbursement for treatments by licensed chiropractors.

A.B. 407 (chapter 686)

Sets limits on lump sum payments at twenty-five percent of the present value of the compensation for permanent partial disability or the present value but no more than \$10,000 and increases the rate of compensation for permanent partial disability from 0.5 percent of the claimant's average monthly rate to 0.6 percent.

A.B. 408 (chapter 391)

Makes various changes in the industrial insurance law pertaining to the definition of apprentices, investments by the Nevada industrial commission, medical boards, commission records, definition of disablement, and the definition of employee.

A.B. 433 (chapter 573)

Increases compensation for certain industrial insurance claimants and reduces the amount of compensation by the amount of federal benefits received by a claimant under the Social Security System.

A.B. 474 (chapter 345)

Removes the prohibition against investments in agricultural or ranch property by insurers.

A.B. 581 (chapter 540)

Clarifies provisions relating to the terms of credit life and health insurance policies.

A.B. 590 (chapter 541)

Authorizes the insurance commissioner to adopt regulations allowing an insurance broker to collect fees for soliciting, negotiating or procuring an insurance policy which covers commercial or business risks. The measure also covers fees for consultation or related advice which does not result in the procurement of an insurance policy for such risks.

A.B. 592 (chapter 467)

Requires that major medical or catastrophic benefits be among the insured's choice of types of policies upon conversion of group policy to an individual policy.

A.B. 600 (chapter 697)

Except for a very few persons who qualify as self-insurers, Nevada drivers are compelled to carry automobile insurance. Drivers must show proof of insurance to register or reregister

(A.B. 600 continued)
their vehicles and carry a card in their vehicles showing that they have insurance. Moreover, failure to maintain mandatory insurance can result in fines and revocation of the driver's license and vehicle registration. This measure provides a procedure by which the department of motor vehicles must annually select, on a random sample basis, not more than 10 percent of the motor vehicles registered in Nevada on which the security is a contract of insurance for verification of motor vehicle insurance. Under the procedure, vehicle owners must complete a form showing their insurer and policy number. That form is then sent by the department of motor vehicles to the insurer to verify that the insurance is in effect for the vehicle. Under the measure, the sampling procedure goes into effect on January 1, 1982 and expires by limitation on June 30, 1983.

S.B. 126 (chapter 12)

Removes an obsolete statutory reference to the no fault law.

S.B. 191 (chapter 217)

Removes the limit on the number of appeals officers the governor is required to appoint to conduct hearings in contested industrial insurance matters.

S.B. 209 (chapter 106)

Relates to industrial insurance. It provides that any excess insurance or reinsurance obtained by a self-insured employer be written by a Nevada carrier.

S.B. 493 (chapter 367)

Under the law, every insurance contract procured and delivered as a surplus line coverage must be countersigned by the broker who procured it and have a statement stamped on it saying that the contract is issued pursuant to the Nevada insurance laws by an insurer neither licensed by nor under the supervision of the Nevada insurance division. This measure provides that the stamped statement must include the words "if the insurer is found insolvent, a claim under this contract is not covered by the Nevada Insurance Guarantee Association Act."

S.B. 521 (chapter 604)

Provides for the regulation of insurance for home protection.

S.B. 533 (chapter 477)

Requires the use of simplified language and creates a standard for evaluating its use in all policies, certificates or contracts of life or health insurance, including credit life or health insurance, delivered or issued for delivery in this state, including policies, certificates or contracts issued by fraternal benefit societies and hospital, medical or dental service corporations, health maintenance organizations and other similar organizations, and certificates issued pursuant to a policy or group insurance delivered or issued for delivery in Nevada. Exceptions include a security subject to federal jurisdiction, any policy covering the lives of a group of 1,000 or more persons other than a group policy for credit life insurance or credit health insurance, any group annuity which serves to finance pension, profit-sharing or deferred compensation plans, and any policy approved before July 1, 1983.

S.B. 534 (chapter 478)

Authorizes the commissioner of insurance to issue a limited agent's license to an applicant whose insurance activities are limited to the solicitation and sale of credit life, credit health, credit property and casualty insurance, or to fixed annuities. A person may not concurrently hold any other license authorized by the insurance commissioner.

S.B. 539 (chapter 605)

Distinguishes between insurance administrators and adjusters.

S.B. 540 (chapter 500)

Provides for the conversion of essential insurance associations into domestic stock insurers and establishes a method to distribute shares of stock to insureds.

S.B. 548 (chapter 642)

Under previous law, the Nevada industrial commission was composed of the department of occupational safety and health, the office of the inspector of mines, the occupational safety and health review board, two medical boards and a staff of actuaries, accountants, examiners, experts, clerks, stenographers, a safety inspector, and other assistants needed to carry out its responsibilities. The commission had the dual role of operating the state's workmen's compensation system and insuring compliance with this system by employers and the staff of the commission. Duties of the commission related to

(S.B. 548 continued)

running the industrial insurance business and the related activities of policy and claimant services, consulting safety services and rehabilitative services. The commission was also responsible for industrial safety enforcement. This measure reorganizes the state's industrial insurance functions by creating two new state agencies, the state industrial insurance system and the department of industrial relations. Under the reorganization which, except for the appointment of the board of directors of the state industrial insurance system, becomes effective July 1, 1982, the industrial insurance function of the state is placed under the state industrial insurance system. This system will be supervised by a seven member board of directors made up of representatives of organized labor, policyholders and the general public. The measure provides for a manager to be the chief executive officer of the system and requires him to hire two assistant managers and permits him to hire up to five other management level employees. The salaries of the manager and assistant managers are required to be set by a board of directors. The medical review board will be placed under the system. The new department of industrial relations, which will be charged with the workmen's compensation regulation function of the state, will consist of a director and the divisions of administrative services, occupational safety and health, mine inspection and industrial insurance regulation. The bill provides for the appointment of an advisory council to the department composed of representatives from labor, management and the general public, to advise the director and conduct studies and investigations concerning the organization and administration of the department and its divisions. The bill provides that the certification of self insurers and the rate review functions of the state will remain with the commissioner of insurance.

S.B. 555 (chapter 320)

Raises the ceiling for administrative fees assessed upon insurers by the Nevada Life and Health Insurance Guaranty Association from \$25 to \$50.

S.B. 556 (chapter 465)

Requires the Nevada industrial commission to redefine and increase the number of risk classifications and its rating system for employers who contribute to the state insurance fund and adjust the premium rates of those employers to make the amounts of the premiums commensurate with the risk of injury or death to the employees of the employer. This measure is scheduled to sunset on July 1, 1983.

S.B. 557 (chapter 606)

Increases the alien insurers trust fund from a minimum of \$1 million to a minimum of \$1,500,000 and provides that such a trust fund must not have an expiration date which is at any time less than 5 years in the future, on a continuing basis.

S.B. 558 (chapter 498)

Specifies that no insurer is eligible to write surplus lines of insurance unless it has established a reputation for financial integrity and satisfactory practices in underwriting and handling claims. The measure also requires that a foreign insurer must be authorized in the state of its domicile to write the kinds of insurance which it intends to write in Nevada and that surplus line brokers must pass any examination prescribed by the commissioner of insurance on the subject of surplus lines as a condition of obtaining a license in Nevada.

S.B. 624 (chapter 384)

Revises requirements for counter signatures on policies of insurance.

S.B. 626 (chapter 385)

Establishes 18 years of age as the minimum age of eligibility for licensing as an insurance agent, or solicitor.

S.B. 627 (chapter 386)

Removes the requirement that the commissioner of insurance give notice to other principals when a life or health agent adds a principal.

S.B. 636 (chapter 382)

The law requires that insurers file information about their rates with the insurance commissioner. This measure adds a requirement that insurers file forms of policies to which the rates apply.

S.B. 699 (chapter 727)

Increases fees relating to licensing of persons engaged in the business of insurance and changes several administrative procedures of the insurance commissioner regarding such licensing.

INTERIM STUDY RESOLUTIONS
AND BILLS DIRECTING STUDIES

A.B. 473 (chapter 692)

Creates an interim committee of the legislature to review the performance of the office of the consumer advocate.

A.B. 528 (chapter 455)

Creates a legislative committee to study the state personnel system.

S.B. 163 (chapter 400)

Creates a Truckee Meadows committee on ditches and drainage and requires the committee to study the problems of ditches and drainage in the Truckee Meadows and report to the legislative commission before November 1, 1982.

S.B. 411 (chapter 150)

Creates an interim legislative committee on local government finance.

A.C.R. 58 (file no. 179)

Directs the legislative commission to study probable effects of placing the "MX" missile system within the State of Nevada.

S.C.R. 17 (file no 99)

Continues the existence of the Nevada select committee on public lands.

S.C.R. 33 (file no. 41)

Directs the Nevada industrial commission to conduct a study of the Nevada Occupational Diseases Act.

S.C.R. 54 (file no. 171)

Directs the legislative commission to study the provisions of Nevada law governing assess to public books and records.

S.C.R. 56 (file no. 198)

Directs the legislative commission to conduct an interim study of planning capability and future needs of the Nevada prison system.

S.C.R. 64 (file no. 172) Directs the legislative commission to study procedures used by the department of taxation in central assessment of property.

S.C.R. 65 (file no. 173) Directs legislative commission to study the desirability of allowing insurance coverage for workman's compensation through private insurance carriers.

S.C.R. 70 (file no. 199)
Directs the legislative commission to study mass transit for cities and means of funding mass transit.

S.C.R. 75 (file no. 200)
Directs the legislative commission to study problems and treatment of mentally retarded persons over 18 years old.

LABOR, LABOR UNIONS,
INDUSTRIAL RELATIONS AND UNEMPLOYMENT COMPENSATION

A.B. 32 (chapter 339)

Makes field agents or inspectors of the motor carrier division and vehicle emission control officers or field dealer inspectors of the registration division of the department of motor vehicles eligible for compensation for heart or lung disease as occupational diseases.

A.B. 292 (chapter 379)

Changes the procedure and provides exceptions for charging benefits against employers.

A.B. 295 (chapter 206)

Revises the procedure for appealing certain unemployment compensation determinations; authorizes the destruction of certain records after they have been microphotographed and abolishes the rural manpower services advisory council.

A.B. 313 (chapter 208)

Restricts, except for the first 2 weeks for which extended benefits are payable pursuant to a claim filed under the interstate benefits plan, the payment of extended benefits for any week in which extended benefits are payable pursuant to a claim filed under the interstate benefit payment plan and an extended benefit period is not in effect.

A.B. 370 (chapter 337)

Provides disqualifications for receipt of extended unemployment compensation benefits if the executive director of the department of unemployment security finds that during the period the person failed to accept work or failed to apply for suitable work to which he was referred by the department, actively engage in a systematic and sustained effort to obtain work, or furnish tangible evidence that he had made such efforts.

A.B. 409 (chapter 326)

Relates to occupational safety and health and makes administrative changes, removes a procedure for temporary variance from standards and permits the occupational safety and health review board to engage legal counsel.

A.B. 572 (chapter 598)

Provides that it is not an unlawful employment practice for an employer or other person or agency to fail or refuse to hire or discharge a person on the basis of age if the person is less than 40 years of age or more than 69 years of age and specifies that no employee benefit plan excuses the failure to hire any person who is at least 40 years of age but less than 70 years of age.

S.B. 350 (chapter 743)

Revises the provisions for factfinding and mediation in labor disputes involving public employees. The "last best" offer procedures for impasse resolution, which have applied to the firefighters for the past 4 years and were scheduled for elimination in July of 1981, are extended for the next 4 years (until July 1, 1985) for the firefighters. Several changes are made to the negotiation procedures which apply to the remainder of the public employees. The governor's authority to order binding factfinding is removed and replaced by a system where panels consisting of one attorney, one accountant and a third citizen would hear the evidence and decide whether a dispute should go to binding factfinding. The sum of \$100,000 is appropriated to the interim finance committee to cover the costs of these panels, as the money is needed. All of the dates associated with the negotiations are moved later in the year so that both the local governments and the labor units will know what the local budgets are going to be. The factfinder's responsibility to determine the local government's financial ability to pay increased salary and benefits is related directly to the limitations placed on local governments through the tax package enacted in this 1981 session. Also, a 4-year study of the effectiveness of the different approaches to local government collective bargaining is established.

S.B. 667 (chapter 495)

Authorizes industrial insurance coverage for persons who perform volunteer work for private organizations as part of public programs.

S.B. 717 (chapter 735)

Makes technical corrections to S.B. 548 and S.B. 412.

LANDLORD AND TENANT, PROPERTY RIGHTS,
MOBILE HOMES AND MANUFACTURED HOUSING

A.B. 20 (chapter 439)

Emanates from a recommendation made by the legislative commission's subcommittee which studied the problems of owners and renters of mobile homes during the 1979-80 legislative interim. The measure provides for the submission to the registered voters at the general election in 1982 of the question whether the Sales and Use Tax Act of 1955 should be amended to provide for a reduction of sales tax on new mobile homes. If adopted, the measure would provide that only 60 percent of the cost of new mobile homes, which is defined as the cost of the material used in construction of the homes, be subject to sales tax. This would create a parallel in the tax laws to the tax on conventional or "stick built" homes which are not subject to sales tax. Sales tax is paid, however, on the components of such homes. The reduction of the sales tax on the sale of new mobile homes must go to a vote of the people because the original Sales Tax Act of 1955 was petitioned to referendum by the people. The law was affirmed in the November 1956 referendum and, under the state constitution, such a measure can only be changed by a referendum.

A.B. 21 (chapter 595)

Emanates from a recommendation made by the legislative commission's subcommittee which studied the problems of owners and renters of mobile homes during the 1979-80 legislative interim. The measure requires escrow accounts for sales of new and used mobile homes by dealers in mobile homes and provides exemplary damages for persons who fail to comply with those provisions. The measure defines the terms dealer and mobile home; requires every dealer to establish an escrow account with an escrow agent licensed to do business in Nevada when a purchaser signs a purchase order, initial sales contract or security agreement for a new or used mobile home and as soon as practical to deposit or forward to the escrow account any payment received from the purchaser for the mobile home at any time before its delivery; specifies that no dealer may establish an escrow account in an escrow company in which he owns an interest of more than 5 percent and that no agreement may contain any provision by which the purchaser agrees to waive his rights under the provisions of the bill; and requires the manufactured housing division of the department of commerce to adopt regulations concerning the establishment and maintenance of escrow accounts.

A.B. 22 (chapter 737)

Reflects a recommendation contained in the final report of the legislative commission's subcommittee which studied the problems of owners and renters of mobile homes during the 1979-80 interim. It was pointed out to the subcommittee on several occasions that many persons live in travel trailers or recreational vehicles because they cannot afford the cost of purchasing a mobile home. The opinion was expressed that persons who live in travel trailers or recreational vehicles which are located in mobile home parks should be covered under the provisions of the mobile home park landlord tenant law if they reside in a park for an extended period. The measure makes the provisions governing the rental of mobile home lots applicable to recreational vehicles located in mobile home parks for three months or more.

A.B. 25 (chapter 738)

Contains several proposals for legislative action recommended by the legislative commission's subcommittee which studied the problems of owners and renters of mobile homes during the 1979-80 legislative interim. The measure establishes a fund for education and recovery relating to mobile homes; provides additional requirements for the licensing of manufacturers, dealers, rebuilders, servicemen, installers, salesmen and responsible managing employees; amends provisions of the law relating to the conversion of mobile homes from personal property to real property and gives administrative authority to the manufactured housing division for enforcing provisions in law relating to the payment of entrance or exit fees to landlords in mobile home parks. Under the measure, persons who obtain a final judgment against a mobile home dealer, manufacturer or other licensee on the grounds of fraud, misrepresentation or deceit may receive payment out of the fund in any amount of actual damages included in the judgment and unpaid, but not more than \$25,000. Total liability against the fund for any licensee may not exceed \$100,000. The measure gives the manufactured housing division additional authority to obtain background information on applicants and to require a complete set of applicants' fingerprints and written permission authorizing the administrator to forward those fingerprints to the Federal Bureau of Investigation for its report. The measure also provides that the administrator of the manufactured housing division require an oral or written examination of each applicant for a license as a dealer, responsible managing employee, installer, salesman or serviceman and changes the definition of serviceman to a person

(A.B. 25 continued)

who owns or is a responsible managing employee of a business which installs or repairs awnings, roofing or skirting on mobile homes or commercial coaches.

A.B. 150 (chapter 150)

Enlarges the powers of the housing division of the department of commerce to include making loans to finance the acquisition and improvement of real property to be used for rental sites for mobile homes, whether or not the mobile homes are to be financed pursuant to the Nevada housing finance law, to the same persons and under the same conditions as it may make other loans; and adds mobile homes to the definition of "residential housing."

A.B. 391 (chapter 558)

Makes various amendments to provisions of law governing manufactured housing relating to (1) the disclosure of terms and conditions of offers to sell, buy or lease used mobile homes; (2) the occupancy of mobile homes constructed or maintained in violation of provisions of law; (3) construction or rebuilding work on mobile homes; (4) financial requirements to open a dealers, installers or other licensees branch office. The measure also increases the mobile home trip permit fee from \$2 to \$3.

A.B. 412 (chapter 576)

Requires the administrator of the manufactured housing division to adopt regulations governing the construction and alteration of mobile home parks and lots within the parks and the abatement of any substandard, unsafe or unsanitary condition in a mobile home park. The bill provides for local assumption of responsibility for that regulation and enforcement, permits enforcement agencies to charge and collect reasonable fees, provides for misdemeanor penalties and civil remedies, and contains provisions relating to the public service commission being given authority over gas and electric distribution lines and associated equipment in mobile home parks.

A.B. 432 (chapter 775)

Makes several revisions to the law governing mobile home parks. The measure contains provisions relating to increase in the length of notice requirement from 60 to 90 days for rent increases; landlords requiring tenants to pay their rent by check; guests and children in mobile home parks and fees for guests; landlords restricting the distribution of notices relating to park meetings or requiring fees for such meetings;

(A.B. 432 continued)

tenants subleasing their mobile homes; landlords being permitted to require tenants to landscape and maintain their lots; landlords charging maintenance fees for maintenance of tenants' lots; landlords requiring tenants to move if their mobile homes are unoccupied for 90 days; landlords changing the status of parks to adult only and paying the expenses of persons required to move because of such change; land use changes of mobile home parks and the payment of moving costs to affected tenants; landlords giving signed copies of leases to tenants; the provisions of rental contracts or agreements; landlords giving copies of NRS sections to mobile home park tenants; landlords' rules concerning capital improvements by tenants; approval by landlords of the sale of tenants' mobile homes; landlords harassing tenants for requesting rent reductions as a result of decreases in property taxes; service fees and fees for late monthly payments; conditions making mobile homes unfit for occupancy such as essential services for fuel, water, electricity or sewer services not being adequately provided. The measure also revises the law relating to mobile home park landlord tenant mediation boards. It requires that: (1) Such boards contain persons who are not directly associated with the manufacturing, selling or leasing of mobile homes; (2) The members of the boards be selected from lists supplied by representative associations of landlords and tenants where possible; and the boards elect a chairman from among the members who represent the general public. The bill gives the boards new powers including recommending any action which they deem necessary for an equitable solution to a dispute to appropriate enforcement agencies.

A.B. 446 (chapter 690)

Chapter 319 of NRS gives the housing division broad authority to provide advice, technical information and assistance for the development of housing, to make loans to finance the construction or rehabilitation of multi-family residential housing and to make loans to lending institutions under terms and conditions requiring the proceeds of the loans to be used by the lending institutions for the making of new mortgage loans for residential housing. This measure authorizes the housing division to make loans for real property to be used for rental sites for mobile homes, in the conservation of energy in residential housing and adds mobile homes to the definition of residential housing. The measure also repeals assembly bill 150 of the 1981 legislative session which contains similar provisions.

A.B. 554 (chapter 555)

Under existing law a landlord is required to return the unused portion of a tenant's security deposit to the tenant within 3 weeks after making reasonable deductions for damages and cleaning costs. This measure provides that if the landlord fails or refuses to return the remainder of the security deposit within 21 days after the end of tenancy, he must return the entire deposit without any deduction.

S.B. 415 (chapter 486)

Expands the definition of "condominium" so that mobile home parks are not excluded.

S.B. 476 (chapter 421)

Clarifies the meaning of interest in matters relating to disclaiming interests in property.

S.B. 659 (chapter 633)

Allows the creation of an estate in community property with a right of survivorship.

LEGISLATURE, LEGISLATIVE COUNSEL BUREAU

A.B. 12 (chapter 62)

Provides for the distribution of audits during the legislative session and broadens the reporting to the legislature of any improper practices discovered during an audit by the legislative auditor.

A.B. 84 (chapter 4)

Provides for the advance of money for legislators' travel expenses and increases legislators' allowances for per diem and travel.

A.B. 127 (chapter 72)

Adds the policies, rules and regulations of the U.S. Forest Service to those reviewed by the legislative committee for the review of federal regulations.

A.B. 153 (chapter 778)

Relates to the interim finance committee. Provides that the secretary shall place each request submitted to him on the agenda of the next meeting of the committee, specifies that during a regular session the interim finance committee may perform its statutory duties, permits the senate standing committee on finance and the assembly standing committee on ways and means to meet separately and transmit the results of their respective votes to the chairman of the interim finance committee to determine the action of the interim finance committee as a whole and permits a majority of the members of the assembly standing committee on ways and means and a majority of the members of the senate standing committee on finance, jointly, to call a meeting of the interim finance committee if the chairman does not do so.

A.B. 248 (chapter 112)

Makes legislators eligible for participation in the state group insurance program at their own expense.

A.B. 287 (chapter 155)

Increases the daily salary of legislators who serve on the interim retirement committee from \$40 to \$80 for each day when they attend a committee meeting or are otherwise engaged in the work of the committee.

A.B. 372 (chapter 275)

Provides for the selection of alternate members for the interim finance committee.

S.B. 10 (chapter 563)

Makes administrative changes in the laws requiring lobbyists to register and report expenditures.

S.B. 42 (chapter 15)

Removes the requirement for the signing of the legislative counsel bureau's checks by legislative officers during a special session. Under previous law all checks written on the legislative counsel bureau's account had to be signed by the chairman of the legislative commission and the director of the legislative counsel bureau, except that during regular or special sessions the majority leader of the senate and the speaker of the assembly signed checks.

S.B. 171 (chapter 114)

Revises the criteria used by the legislative commission in conducting sunset review of executive agencies.

S.B. 266 (chapter 219)

Removes the incorrect reference to the location of the press room in the provision on bill books.

S.B. 293 (chapter 184)

Enlarges the legislative grounds to include the entire parcel of land bounded on the west by Fall Street, on the south by Fifth Street, on the east by Stewart Street and on the north by Fourth Street.

S.B. 299 (chapter 300)

Relates to the legislative counsel bureau. Renames the service division the administrative division and transfers the accounting functions of the bureau to that division. The measure also provides that the chief of the administrative division is ex officio legislative fiscal officer and that the director of the counsel bureau may serve as the chief of any division of the bureau.

S.B. 353 (chapter 172)

Requires the board of county commissioners or the joint board of county commissioners, as the case may be, to issue a certificate of appointment to a person selected to fill a vacancy in the office of senator or assemblyman.

S.B. 390 (chapter 651)

Provides that the legislative commission may upon election of each new governor, contract for the painting of his portrait for display in the capitol building.

S.B. 427 (chapter 551)

Creates an audit committee of the legislative commission to provide, by the legislative auditor or private accounting firms, audits of state agencies which have been awarded federal grants.

LIBRARIES

S.B. 21 (chapter 397)

Provides for agreements to form regional networks of libraries for the purpose of facilitating regional cooperation, improved communications and sharing of resources among libraries and further provides for the establishment of governing boards for regional networks; also prescribes the powers and duties of such boards.

S.B. 22 (chapter 489)

Revises the laws governing the establishment, administration and financing of the state library, public libraries and law libraries. Provides for a statewide master plan for libraries and for the preparations of local master plans for a 5 year period updated every 2 years. Removes the limit on the ad valorem rate that can be levied to support public libraries. Authorizes county library districts to issue bonds for capital construction. Provides increased public access to legal books and materials.

S.B. 23 (chapter 614)

Directs that a proposal to issue state general obligation bonds for building and expanding public libraries be submitted to a vote of the people and provides for construction grants to local governmental entities from the proceeds of the bonds if the issue is approved.

S.B. 25 (chapter 84)

Provides that library circulation records are not public records and may only be disclosed in response to an order issued by a court upon a finding that the disclosure of such records is necessary to protect the public safety or to prosecute a crime.

S.B. 333 (chapter 167)

Provides for the addition of two additional library trustees to represent the residents of a city receiving library services under contract and specifies that the terms of office for such additional library trustees are 3 years or until the termination of the contract with the city for library services.

LOCAL GOVERNMENTS, SPECIAL DISTRICTS,
MISCELLANEOUS MATTERS RELATING TO
GOVERNMENT AND PUBLIC AFFAIRS

A.B. 2 (chapter 83)

Increases the number of trustees of the airport authority of Washoe County from seven to eight people by providing that the city council of the City of Sparks appoint two, rather than one, trustees.

A.B. 6 (chapter 61)

Removes the requirement that county clerks and clerks of justice courts keep certain records at least 5 years and permits the clerk of the supreme court and clerks of municipal courts to destroy certain records if microphotographic copies are retained.

A.B. 77 (chapter 37)

Authorizes counties to establish license departments. Previously, only Clark County was so authorized.

A.B. 88 (chapter 91)

Provides for the nomination of board members of local improvement districts by primary election.

A.B. 167 (chapter 482)

Unifies the procedures for issuing bonds and other evidence of indebtedness, and provides specifically for installment purchases. The measure also outlines activities that are allowable for financial consultants relative to purchase of obligations of municipalities which they advise or have advised. The act extends the authority to advance from the general fund money for improvements to be repaid from special assessments.

A.B. 201 (chapter 202)

Adds health and care facilities and their supplemental facilities to the projects which may be financed, acquired, improved or equipped by means of economic development revenue bonds.

A.B. 265 (chapter 190)

Increases fees for constables' services relative to serving summons and subpoenas, and sets a fee for all services on evictions.

A.B. 280 (chapter 74)

Removes the population requirement for the hiring of clerks for constables, and thereby allows county commissioners in all counties to hire clerks for the constables.

A.B. 289 (chapter 117)

Requires each board of county commissioners to elect a vice chairman.

A.B. 290 (chapter 118)

Eliminates the requirement for a county recorder to record certificates of births and deaths in the county.

A.B. 291 (chapter 119)

Allows local government governing bodies to provide maintenance service for vehicles owned by any public agency or organization which is supported by tax money and any private agency or organization which is incorporated as a nonprofit corporation and which uses the vehicles in providing transportation to the elderly and handicapped. Under the measure, the costs of all maintenance services and fuel provided must be paid by the agency or organization which receives the service or the fuel.

A.B. 322 (chapter 147)

Changes the time for the observance of Nevada Mineral Industry Week from the first week in February to the first week in June.

A.B. 346 (chapter 284)

Authorizes agencies of the state and its political subdivisions to obtain from the Federal Bureau of Investigation information on the background of persons who are applying for licenses or employment or about whom the agencies or political subdivisions have a legitimate need to have accurate personal information for the protection of the agency or the people within its jurisdiction.

A.B. 366 (chapter 177)

Simplifies the description of territory proposed to be annexed by a city by eliminating the requirement for a metes and bounds description.

A.B. 374 (chapter 246)

Provides that a board of county commissioners may spend money for any purpose which will provide a substantial benefit to the inhabitants of the county. The measure specifies that the board may grant money to nonprofit private organizations and defines the required contents of resolutions providing for these grants.

A.B. 380 (chapter 319)

Directs Clark County to make an appropriation of \$42,000 for each of the fiscal years beginning respectively on July 1, 1981, and July 1, 1982, to the "Rape Crisis Center" in Las Vegas, Nevada.

A.B. 410 (chapter 211)

Provides for an informal election to choose members of citizens' advisory councils for towns.

A.B. 495 (chapter 329)

Liberalizes the provisions for destruction of public records by any custodian of public records in the state by providing that documents or publications may be destroyed if they have been microfilmed or if the information they contain has been entered into a computer. A copy of the film or computerized information must be stored safely, and another copy must be kept for use by authorized persons.

A.B. 509 (chapter 353)

Provides that the terms of the officers of the Washoe County Airport Authority expire on July 1 of each odd-numbered year and that the chairman must be selected from trustees appointed by participating local governments in the following order: City of Reno, City of Sparks and Washoe County.

A.B. 660 (chapter 416)

Authorizes boards of county commissioners to convert excess county parking spaces into public parking and charge fees for the public parking.

A.B. 693 (chapter 485)

Provides procedures for reconveying or otherwise disposing of surplus real property which was acquired by dedication, donation, the power of eminent domain or threat to exercise this power. The measure provides that in most instances a city or county must reconvey this land to the person who donated or dedicated it, from whom it was acquired through the power of eminent domain or threat to use this power, or to his heir or

A.B. 693 (chapter 485) (continued)
successor. Real property acquired by use of eminent domain or threat of this power by an association, commission, corporation, or political subdivision other than a county or incorporated city may be disposed of either at public auction or by sealed bids.

S.B. 4 (chapter 196)
Provides for the acquisition and use of public property in smaller counties for industrial development, and authorizes the conveyance of public property without charge to another political subdivision for public purposes.

S.B. 41 (chapter 241)
Requires a public hearing on the adoption of county ordinances.

S.B. 185 (chapter 158)
Makes certain technical changes concerning notaries public, bonds and fees. Under the bill the fee for each folio of an affidavit or other specified papers is now 30 cents. Previously, it was either 30 cents or 20 cents depending on the number of votes polled in the county.

S.B. 268 (chapter 154)
Limits local control over the location of housing for mentally retarded persons.

S.B. 364 (chapter 109)
Increases certain county recorders' fees related to recording general documents, certificates of proof of labor on mining claims, parcel maps, and records of survey.

S.B. 368 (chapter 110)
Revises certain procedures for approval and payment of claims against metropolitan police departments.

S.B. 386 (chapter 347)
Makes various changes to the law governing the organization, powers, duties and financing of metropolitan police departments. The measure specifies the method for undertaking a merger of local law enforcement agencies and replaces the existing authority to establish a metropolitan police commission with a metropolitan police committee of a different composition. The state department of taxation's role and that of the Nevada Tax Commission in approving the funding appor-

(S.B. 386 continued)

tionment plan are removed. If any of the local governing bodies fails to approve the apportionment plan, the issue is submitted to an arbitration panel whose decision is final and binding. A procedure is established whereby the department may issue negotiable notes for the purpose of acquiring personal property, and specifics about authorities and duties concerning administration and property are provided.

S.B. 389 (chapter 92)

Imposes a moratorium on the incorporation of cities under the general laws of the state and clarifies the qualifications of persons who may petition for incorporation as a city.

S.B. 402 (chapter 234)

Removes sex as a basis for eligibility for service on a posse.

S.B. 489 (chapter 756)

Provides that certain special assessment bonds may bear interest at a rate higher than the rate of interest established on assessments payable in installments, if the governing body has first established a surplus and deficiency fund and transferred to it money sufficient to eliminate any deficiency caused by the lower rate of interest imposed on the payment of assessments by installments.

S.B. 570 (chapter 568)

Removes the time limitation and broadens the methods by which ballots, notes taken by official reporters, county warrants and other such obsolete papers and records may be destroyed.

S.B. 655 (chapter 574)

Entitles members of fair and recreation boards in Washoe and Clark counties to receive compensation for attending meetings of committees of the boards.

S.B. 658 (chapter 747)

Extends the time for filing a claim against the state or a political subdivision arising out of tort, and allows the filing of an action without first filing a claim.

S.B. 680 (chapter 577)

Permits the merger of redevelopment project areas and tax increment areas, and makes related amendments to the charter of the City of Reno.

S.B. 693 (chapter 724)

Permits boards of county commissioners to provide by ordinance for compensation for the members of town advisory boards.

MILITARY AFFAIRS

S.B. 97 (chapter 301)

Adds substantial threat to life or property to the circumstances under which the Nevada National Guard may be ordered into active service.

S.B. 151 (chapter 561)

Increases the minimum daily compensation for active duty for members of the Nevada National Guard from \$30 to \$50 per day.

S.B. 422 (chapter 365)

Makes the civil defense and disaster agency a division of the department of the military.

MX MISSILE PROJECT

A.B. 189 (chapter 412)

Indirectly relates to MX project by providing for a municipal bond bank in the office of the state treasurer and providing lending for purposes related to natural resource projects.

A.B. 383 (chapter 409)

Requires agencies of the Federal Government which are involved with the MX missile project to share information about the project with state agencies.

A.B. 640 (chapter 550)

Creates a department for coordination of the MX missile project, provides for a director of that department and prescribes his duties.

S.B. 175 (chapter 344)

Authorizes state agencies to acquire for the state title to capital improvements constructed for the MX missile project.

S.B. 241 (chapter 194)

Grants powers to the State of Nevada, its officers and political subdivisions to accept grants of money, services and other property and acquire land from the Federal Government to provide facilities necessary for carrying out community life substantially expanded by the deployment of the MX missile project in the State of Nevada. The measure also changes the provisions for branch county jails and suspends the population requirement for the incorporation of cities.

S.B. 381 (chapter 779)

Directs the governor to accept money granted to this state and its local governments to ameliorate the effects of the MX missile system and creates a fund for that money. Creates a state MX missile board to review requests for such money and to allocate to state and local governmental agencies money deposited in that fund. Requests for money from local governments must be consistent with local planning efforts and have prior review by the local planning commission pursuant to NRS 278.240. Requests for money from state agencies must have prior review and approval by the interim finance committee of the state legislature.

PUBLIC LANDS, PLANNING AND ZONING, DIVISION OF LAND,
LAKE TAHOE, STATE BOUNDARY AND STATE PARKS

A.B. 8 (chapter 94)

Permits each governing body to require by ordinance that each final map of a subdivision, parcel map, or final map of a division of land into large parcels reserve a right-of-way for any existing irrigation ditch and its maintenance.

A.B. 13 (chapter 171)

Requires the state land registrar to reserve from sales of state lands existing routes designated as necessary to public access to certain public lands.

A.B. 29 (chapter 602)

Provides that the tentative maps of planned unit developments be reviewed by appropriate state agencies and that the final maps be approved by the state agencies as they relate to water quality, sewage disposal, water pollution, and water supply facilities.

A.B. 60 (chapter 538)

Provides for the identification and purchase of routes of access to public lands which provide excellent hunting, fishing, camping, hiking, sightseeing or other recreational opportunities. The measure also appropriates \$10,000 to provide for the purchase of routes of access designated by the state land registrar and specifies that any money expended from this appropriation must be matched by an expenditure from a private source to support the purchase of an access route.

A.B. 61 (chapter 53)

Removes from the law the implication that planned unit developments must be exclusively residential in composition, and specifies that they may contain residential, public, quasi-public, commercial and industrial land uses. The proportions of nonresidential to residential uses are to be specified in the local zoning ordinance.

A.B. 141 (chapter 68)

Increases the maximum size of zoning boards of adjustment, and provides that notification to abutting landowners of proposed vacations of streets and easements may be made by certified mail rather than registered mail. Changes in the law relative to extensions of time for filing of final subdivision maps

(A.B. 141 continued)

were made in this act, but they are superseded by the amendments contained in A.B. 283 (chapter 554) and therefore are effective only between the date of passage and approval of this act and July 1, 1981.

A.B. 175 (chapter 156)

Relates to state control of public lands. Adds a provision for the preservation of lands of archeological significance in the administration of public lands, adds two additional members to the board of review from the fields of wildlife and historic preservation and archeology, and requires the department of conservation and natural resources to submit its management plan to the board.

A.B. 198 (chapter 80)

Restores a requirement in law that money be advanced for the costs of handling, appraisal and publicity by a person requesting the sale of state land.

A.B. 283 (chapter 554)

Defines "acre site" as including streets, alleys, rights of way and easements, and excludes a parcel of land used solely as a location for a water well from the definition of "lot." The measure specifically provides for filing of several final subdivision maps each of which would cover a portion of the approved tentative map. At least one final map must be filed within each successive 1-year period after the date of approval of the tentative map. The governing body must approve the final map if it conforms to the requirements of state law and local ordinances applicable at the time of approval of the final map. The act also specifies conditions under which septic tanks may be installed on a lot.

A.B. 356 (chapter 307)

Directs the state land registrar to administer and sell or exchange certain real property belonging to the state which is situated along the Truckee River near the City of Reno.

A.B. 367 (chapter 199)

Authorizes the state land registrar to exchange state lands for certain private lands in the Lake Tahoe basin.

A.B. 427 (chapter 688)

Provides that money from the state's general obligation bonds for parks and fish and game habitat (originally authorized in

(A.B. 427 continued)

1975) may be expended for development as well as acquisition of these properties. The measure also directs the sale of sufficient bonds to produce \$1,500,000 and allocation of this money to Clark County for development of Silver Bowl Regional Park. Any unobligated money from the state bonds which is recommended by the state park advisory commission and approved by the governor is also allocated to Clark County.

A.B. 429 (chapter 689)

Orders the division of state parks of the state department of conservation and natural resources to accept and maintain certain real property at Walker Lake as a state park upon the condition that Mineral County pays a part of the development and operating costs of the park.

A.B. 484 (chapter 213)

Relates to cities. The measure changes the procedure for reconveying dedicated land and removes the specific power of cities to buy, sell or exchange property to adjust streets.

A.B. 512 (chapter 410)

Removes the prohibition against a redevelopment agency from constructing buildings, specifies the assessment roll which applies to the redevelopment agency, and provides the procedure to be used in determining the amount of city-county relief tax which must be allocated to a redevelopment agency which receives ad valorem tax money.

A.B. 649 (chapter 472)

Directs the state land registrar to transfer specified real property to the University of Nevada.

A.B. 673 (chapter 703)

Provides that in counties other than Clark a structure which exists at the time a zoning ordinance is adopted and is non-conforming under that ordinance may, in most cases, be replaced if it is destroyed or removed. The act also provides that final disposition of a tentative subdivision map is by majority vote of the governing body members present, rather than by majority vote of the entire governing body as the law previously stipulated.

S.B. 72 (chapter 11)

Clarifies exemptions in land sales for parcels at least 40 acres in size to provide that acreage is at least one-sixteenth of a section as described by a governmental survey.

S.B. 129 (chapter 547)

Makes revisions concerning the land surveyor's certificate on a final subdivision map and the certificates required for an abandonment or reversion to acreage of a subdivision map, parcel map, or map of division into large parcels. The requirements associated with small condominiums are relaxed and made more similar to those associated with parcel maps.

S.B. 176 (chapter 475)

Relates to federal lands in Nevada. Provides for individual approval by the legislature of cessions of jurisdiction respecting certain federal lands, approval by the governor of certain uses of those lands, approval by the state transportation board of closures of roads on federal lands and approval by the state engineer of appropriations of water on federal lands. Also provides for hearings and recommendations by the planning agencies of affected local governments.

S.B. 215 (chapter 359)

Enlarges the attorney general's authority to bring an action or intervene in any court or federal agency if the federal government's use of public lands, water or roads on those lands impairs the sovereignty of the State of Nevada.

S.B. 238 (chapter 661)

Provides for payments to local governments in lieu of taxes if the state obtains title to or management of the public lands.

S.B. 343 (chapter 649)

Imposes a moratorium on possessory actions concerning public lands.

S.B. 347 (chapter 224)

Corrects errors made in the enactment of amendments to the Tahoe Regional Planning Compact.

S.B. 478 (chapter 658)

Allocates \$550,000 in general obligation bonds for park purposes and fish and game habitat (originally authorized in 1975) to acquisition of the "Kahle property" in the Lake Tahoe Basin, and directs sale of an additional \$2,000,000 in state general obligation bonds to provide for the purchase.

S.B. 560 (chapter 321)

Requires that the reconveyance of a vacated street be made without charge if the property is reconveyed to the person who dedicated it or their successors in interest.

S.B. 664 (chapter 720)

Authorizes the state land registrar to exchange certain real property near the Nevada youth training center in Elko County.

S.B. 710 (chapter 731)

Relates to the Tahoe Regional Planning Compact. The measure provides for the transmittal to California of amendments made to the compact by the 61st session of the Nevada legislature and corrects their effective date to provide for their enactment by the State of California and their approval by Congress.

A.J.R. 24 of the 60th Session (file no. 119)

Proposes to amend section 1 of article 14 of the Nevada constitution to adjust the constitutional boundary of the state to the actual boundary. This resolution must be approved by the voters at the 1982 general election before it becomes law.

S.J.R. 17 (file no. 148)

Proposes to add a new article designated article 20 to the Nevada constitution to provide for the management of state lands for recreational and other purposes under a multiple use concept, and to restrict the disposal and use of proceeds of the lands. This resolution must be passed again by the 1983 legislature before submission to the voters in 1984.

PUBLIC OFFICERS AND EMPLOYEES
AND PUBLIC EMPLOYEES' RETIREMENT

A.B. 5 (chapter 79)

Authorizes retired employees to reinstate certain insurance coverage held before retirement.

A.B. 26 (chapter 157)

Requires the public employees retirement system to develop, establish and administer a program which provides an option to active and retired employees and legislators to increase their retirement income through additional monthly contributions.

A.B. 34 (chapter 55)

Relates to public officers' and employees' retirement. It exempts retired persons who serve in elective public office from disqualification for retirement allowances, includes independent contracts in the restricted employment of retired persons, increases the limitation on the earnings of retired persons and exempts certain service during legislative session.

A.B. 154 (chapter 315)

Makes permanent the increase provided for in public employees' retirement benefits begun before January 1, 1977; provides a cost-of-living increase for 2 years; and increases benefits to qualifying surviving spouses.

A.B. 161 (chapter 279)

Extends the provision for military leave for members of an Armed Forces Reserve or the Nevada National Guard.

A.B. 168 (chapter 233)

Relates to the public employees' retirement system. The measure adds an option for the spouse of a deceased member; provides that an employee on leave under certain conditions may remain a member of the system; authorizes the system to withhold money from a benefit or refund; revises the procedure for applying for and receiving disability retirement allowances; and authorizes the system to defray the expenses of certain litigation.

A.B. 273 (chapter 678)

Increases the salaries of state employees in certain state health professions.

A.B. 301 (chapter 125)

Broadens the eligibility requirements to retain group insurance upon retirement by expanding the provisions to those who retire with disability retirement allowances.

A.B. 355 (chapter 448)

Removes the salary limitation on state employees in the classified service. Under previous law, state employees' salaries were limited to 95 percent of the salary of their immediate supervisor.

A.B. 437 (chapter 452)

Increases the amount payable by the state toward group insurance for retired state employees from \$15 a year to the amount provided by the legislature for each fiscal year.

A.B. 511 (chapter 257)

Relates to public employees' retirement. Revises the definition of police officer to include those persons employed before July 1, 1977, as members of the University of Nevada system police department, special investigators for the attorney general or district attorney, or correctional officers with the state prison whose duties did not require daily contact with the prisoners for a majority of their work, and those persons employed before July 1, 1979, as parole or probation officers of the department of parole and probation.

A.B. 520 (chapter 354)

Provides broader authority for making voluntary payroll deductions from state officers' and employees' wages.

A.B. 521 (chapter 287)

Requires the chief of the personnel division to propose and the advisory personnel commission to adopt regulations providing for the adjustment of grievances by state employees for which hearings are not provided for under NRS 284.376, "involuntary transfers," or 284.390, "hearing by hearing officer, commission after dismissal, demotion or suspension."

A.B. 539 (chapter 303)

Extends to state employees a provision for the salary of a deceased employee to be released to a designated beneficiary.

A.B. 676 (chapter 773)

Removes the 95 percent salary limitation placed on employees of any political subdivision of the state.

A.B. 677 (chapter 609)

Provides for the state to pay \$75 per month for group insurance coverage for state officers and employees for fiscal year 1981-82 and \$86.25 per month for each fiscal year thereafter.

A.B. 699 (chapter 511)

Makes various changes to the law governing the state personnel system. Provides that an employee cannot revoke his or her resignation if 3 or more working days have passed since its acceptance, unless the appointing authority approves it.

Provides that an employee who holds a training or preparatory position may automatically advance to a higher classification if the employee meets the minimum of qualifications for advancement.

Provides that the requirement of a competitive exam may be waived if fewer than five applicants apply for a position after extensive recruitment efforts.

Requires a prospective employee to be a resident of the state at the time the examination is taken, instead of the 6 months residency under previous law, to receive preference points.

Provides that a state employee, classified or unclassified, is entitled to annual leave with pay of 1 1/4 working days for each month of continuous public service.

Removes the provision allowing a designated beneficiary to receive accumulated annual leave of a deceased employee.

Removes the provision prohibiting employees from taking sick leave during the first 6 months of employment.

A.B. 706 (chapter 769)

Increases the salary of county commissioners approximately 13 percent, effective July 1, 1981. Provides an additional salary increase effective January 1, 1983 (See S.B. 705).

S.B. 113 (chapter 44)

Removes conflicting and duplicative statutory provisions respecting the purchase of service credit from the public employee' retirement system.

S.B. 174 (chapter 182)

Requires that every application form for employment with the State of Nevada, any of its political subdivisions or any agency of the state, must provide for volunteer work, relevant to the position applied for, to be considered in the evaluation of the applicant's qualifications for employment.

S.B. 482 (chapter 584)

Gives to the attorney general the primary jurisdiction to investigate and prosecute criminal offenses committed by state officers or employees in the course of their duties or arising out of circumstances related to their positions.

S.B. 485 (chapter 603)

Clarifies the term "continuous" as used in the plan to encourage continuity of service. Provides that no year served before an interruption in employment may be counted to determine eligibility for continuity of service plan.

S.B. 516 (chapter 588)

Increases the salaries of employees of the State of Nevada in the classified service. Under the bill classified employees receive a salary increase of approximately 8 percent and then an additional salary increase of \$100 per month, both effective January 1, 1981. The measure also provides for a maximum 8 percent salary adjustment for the 1982-83 calendar year, depending upon increases in the Consumer Price Index.

S.B. 591 (chapter 626)

Increases the salaries of the following elected officials: governor, \$50,000 to \$65,000; lieutenant governor, \$8,000 to \$10,500; secretary of state, \$32,500 to \$42,250; state treasurer, \$31,000 to \$41,000; state controller, \$31,500 to \$41,000; attorney general, \$40,500 to \$52,500; and legislators \$80 per day to \$104 per day for the first 60 days of each session. Effective January 1983.

S.B. 592 (chapter 627)

Increases the salaries of the justices of the supreme court from \$47,250 to \$61,500.

S.B. 606 (chapter 713)

Provides for payment for unused sick leave upon any termination of an employee through no fault of his own.

S.B. 613 (chapter 714)

Provides for payment to state employees of annual leave in excess of 30 days if: (a) The employee requests permission to take annual leave on or before October 15 and (b) The request is denied for any reason.

S.B. 618 (chapter 628)

Increases the post-retirement allowances of certain persons who are receiving disability or service retirement allowances from \$50 to \$80 per month.

S.B. 648 (chapter 717)

Increases the amount of allowances for lodging and meals within the state for state officers and employees from \$40, for a 24-hour period, to \$47.50. Increases the allowance for meals while an employee is on out-of-state business from \$17 to \$21. Increases the travel allowance from 19 cents per mile to 24 cents for private transportation, if it is the most economical method of transportation, and increases the allowance from 10 to 12 cents per mile if private transportation is used for personal convenience. This act becomes effective July 1, 1981.

S.B. 705 (chapter 546)

Increases the salaries of elected county officers. Removes the previous provision in law which limited the salary of an employee of a political subdivision of the state to 95 percent of the salary of the elected county official for whom he or she worked; and prohibits all district attorneys from engaging in private practice of law after January 1, 1983. An approximate 13 percent adjustment is effective July 1, 1981. Salary increase becomes effective January 1, 1983.

S.B. 709 (chapter 634)

Increases the salary of public administrators from \$26,500 to \$30,500, effective July 1, 1981, and then the salary increases to \$37,000, effective July 1, 1983.

S.B. 714 (chapter 589)

Increases the salaries of state employees in the unclassified service.

PUBLIC WELFARE, MENTAL HEALTH AND RETARDATION,
PUBLIC HEALTH AND SAFETY, WEIGHTS AND MEASURES

A.B. 53 (chapter 766)

Changes provisions relating to controlled substances, dangerous drugs and hypodermic devices; expands the exceptions to the doctor-patient privilege; and provides penalties.

A.B. 107 (chapter 440)

Revises provisions relating to state assistance in construction projects by making the assistance of the office of the health planning and resources available; repeals obsolete provisions in the health and care facilities chapter of the Nevada Revised Statutes.

A. B. 119 (chapter 441)

Requires the state mental hygiene and mental retardation division to provide financial assistance to needy families caring for their mentally retarded relatives at home. Between July 1, 1981, and June 30, 1982, the amount of financial assistance a family can receive is \$260 per month. This amount is increased to \$286 per month for fiscal year 1982-83.

A.B. 144 (chapter 238)

Removes the requirement of binding certificates; designates the place of birth for children born in moving conveyances as the place where the child is removed from the conveyance; changes requirements for filing a death certificate to within 72 hours after the occurrence or discovery of the death, and upon disposition of the coroner's investigation when referred to a coroner; and specifies fees for searches of records, copies of certificates and other services performed by the state registrar.

A.B. 148 (chapter 216)

Prohibits the manufacture, sale, delivery or advertisement of specified drug paraphernalia and provides felony penalties for violations.

A.B. 151 (chapter 265)

Removes the provision that authorized the board of county commissioners of any county having a population of 250,000 or more to issue general obligation bonds for county hospital projects without those securities being authorized at any election.

A.B. 158 (chapter 183)

Revises statutes relating to the program for aid to dependent children, liberalizes residency requirements to carry out federal court decisions, amends provisions relating to the duty of support and the collection of support, broadens the availability of records in the central registry of deserting responsible parents and provides penalties.

A.B. 196 (chapter 457)

Provides for implementation of a state hazardous waste management program federally mandated by the Resource Conservation and Recovery Act of 1976. The "cradle to grave" regulatory scheme includes a comprehensive definition of hazardous waste, liability, a special revenue fund, monitoring, disposal, and the averting of imminent danger.

A.B. 247 (chapter 461)

Increases the excise tax on liquor for the purpose of expanding services for the prevention of alcohol abuse and alcoholism and for the detoxification and rehabilitation of abusers.

A.B. 267 (chapter 760)

Requires hospitals to submit a monthly report to the state registrar of vital statistics which shows the number of patients admitted for a complication which resulted from an abortion, the nature of the complication and the type of abortion.

A.B. 293 (chapter 331)

Relates to food establishments and removes provisions in existing law providing for merit scores for health violations.

A.B. 299 (chapter 442)

Authorizes governing bodies and health officers to designate employees to issue citations for dumping garbage illegally; and expands the definition of "solid waste management system."

A.B. 307 (chapter 207)

Requires that the state board of health meet at least once every 6 months instead of in January and in July of each year.

A.B. 392 (chapter 330)

Requires that county and district health officers be appointed on the basis of their graduate education in public health, training, experience and interest in public health and related programs. The measure also requires that any clinical program of a district board of health which requires medical assessment must be carried out under the direction of a physician.

A.B. 404 (chapter 610)

Relates to alcohol and drug abuse. The measure provides for civil commitment of criminal offenders before sentencing but after conviction, and removes eligibility for civil commitment from persons convicted of driving under the influence of alcohol or drugs, or of manslaughter or causing the death of or substantial bodily harm to another as a result.

A.B. 444 (chapter 745)

Regulates the practice of naturopathic healing; creates the board of naturopathic healing and provides for its powers and duties; and provides for licensing and disciplinary actions.

A.B. 527 (chapter 255)

Provides a procedure for the payment of normal salary to a public employee when he is eligible at the same time for sick leave and industrial insurance benefits.

A.B. 596 (chapter 548)

Requires a physician performing an abortion to certify that the patient gave her informed consent freely. The physician is also required to explain to the patient the physical and psychological dangers involved with an abortion, the medical procedure to be used, present alternatives to abortion and any other facts he or she deems appropriate. If the woman is married the physician must notify her husband of her intention before the abortion can be performed. A physician must notify the parents of an unmarried woman under the age of 18 before the abortion can be performed.

A.B. 628 (chapter 556)

Allows the sale or lease of county hospitals to corporations under certain circumstances.

A.B. 642 (chapter 698)

Regulates the sale of dimethyl sulfoxide in small lots. Requires the purchaser to give an affidavit declaring that the dimethyl sulfoxide purchased will not be used for the medicinal treatment of a human being and that it will not be resold and will be used for industrial or commercial purposes in a licensed lab on business. Provides that any person who gives a false affidavit is guilty of a misdemeanor.

A.B. 667 (chapter 470)

Revises the definition of "adulteration" of food to except harmless natural wax not in excess of four-tenths of 1 percent. Confectionaries containing less than 4 percent alcohol by weight are also excluded from regulation.

S.B. 86 (chapter 116)

Expands the regulatory authority of the department of human resources over the management of low-level radioactive waste brought into Nevada. Includes disposal site user permit system (permits granted through third party inspection system); penalties for removing waste or contaminated equipment from commercial disposal site; and trust fund. Also expands transportation enforcement authority by requiring motor carriers to acquire low level radioactive waste shipping permits from the public service commission. Allows highway patrol and motor vehicle officers to issue citations for violations, and requires the state department of transportation to participate in route designation by the U.S. D.O.T.

S.B. 87 (chapter 463)

Expands regulatory authority of the uranium mining industry to comply with recently adopted U.S. Nuclear Regulatory Commission regulations regarding the same. Without this bill, regulatory responsibility would remain with federal agencies.

S.B. 98 (chapter 33)

Permits student nurses to administer controlled substances and dangerous drugs in the presence of a physician or registered nurse, or under the supervision of a physician or registered nurse, if the student is authorized by the college or school to administer the substance outside the presence of a physician or nurse. The bill also provides that a medical student or student nurse may administer such substances in the presence or under the supervision of a registered nurse alone only if the circumstances are such that the registered nurse would be authorized to administer the substance personally.

S.B. 99 (chapter 140)

Confirms the position of state health officer in the unclassified service of the state and removes duplicative statutory provisions respecting his appointment, salary and

S.B. 142 (chapter 565)

Changes the definition of venereal disease to include a disease which can be sexually transmitted; removes the guaranteed power of the board of health; allows for the disclosure of information in cases of child abuse or neglect; and requires a

S.B. 143 (chapter 138)

Changes the name of the program to control tuberculosis from the tuberculosis care program to the program to control tuberculosis and modifies the qualifications for the supervisor of the program.

S.B. 144 (chapter 670)

Provides for the continuation of the bureau of community health services, authorizes the establishment of fees for programs and services of the health division and places authority to receive financial aid in the department of human resources.

S.B. 145 (chapter 141)

Corrects the mental hygiene and mental retardation division facility list, clarifies the definition for an emotionally disturbed child and corrects the name of the mental retardation association.

S.B. 146 (chapter 142)

Provides for the delegation by the welfare division of the department of human resources of the authority to issue provisional licenses for foster homes if the situation requires the issuance of a provisional license immediately.

S.B. 147 (chapter 144)

Provides requirements for training and authorizing the activities of intermediate emergency medical technicians.

S.B. 180 (chapter 204)

Provides that the members of the state welfare board meet at least once each year instead of once each calendar quarter.

S.B. 181 (chapter 671)

Limits the use of federal money in providing special services and maintenance to foster children.

S.B. 198 (chapter 776)

Requires the director of the department of human resources to let a plan for new services to competitive bidding. Both nonprofit and for profit private enterprises must be allowed the opportunity to submit a bid. The department must provide both the chief of the budget division and the interim finance committee with its reasons for choosing a particular bidder or why it chose not to submit the plan for bidding. This act expires on July 1, 1983.

S.B. 259 (chapter 460)

Provides for review by the mental hygiene and mental retardation advisory board of transfers of mentally ill and mentally retarded persons from one facility to another who object to the transfer.

S.B. 260 (chapter 663)

Revises procedures for voluntary and involuntary admission to facilities for the mentally retarded and adds procedural safeguards for persons admitted or considered for admission.

S.B. 272 (chapter 567)

Permits the imposition of a fine where imprisonment is suspended for first offenders convicted of possession of certain controlled substances.

S.B. 282 (chapter 381)

Creates immunity from liability for persons who donate food and prohibits the sale or distribution outside Nevada of food which is salvaged and which has been donated to a charitable organization.

S.B. 284 (chapter 516)

Defers the mandatory inspection of motor vehicle emissions from July 1, 1981 to July 1, 1983. A county board of commissioners may also revise its motor vehicle emission inspection program after receiving approval from the state environmental commission.

S.B. 286 (chapter 302)

Provides that a physician, dentist or podiatrist may prescribe, administer or dispense controlled substances only for a legitimate medical purpose and in the usual course of his professional practice and he is prohibited from prescribing, administering or dispensing controlled substances for himself

(S.B. 286 continued)

and his spouse or children except in cases of an emergency. The measure also prohibits pharmacists from filling prescriptions which they believe are not issued in the course of the professional practice of physicians, dentists, podiatrists or veterinarians.

S.B. 288 (chapter 664)

Abolishes the milk inspection revolving fund.

S.B. 296 (chapter 664)

Adds requirement for notice to political subdivisions when pollutants are discharged into water. The measure also makes an appropriation of \$167,710 to study water quality at Lahontan Reservoir and imposes a special user's fee of \$1 at Lahontan Reservoir to pay for the study.

S.B. 393 (chapter 146)

Abolishes the state's responsibility to control gnats and mosquitoes.

S.B. 406 (chapter 652)

Allows an advanced emergency medical technician or a registered nurse to perform medical procedures as set forth in written standing orders recommended by a physician, where voice communication cannot be established or maintained.

S.B. 412 (chapter 569)

Relates to planning for health care. The measure conforms certain statutes to federal law; revises certain provisions on appointments to and composition of the state health coordinating council; prohibits members from voting if certain relationships exist; expands the council's duties; and authorizes the department of human resources to impose fees on applicants for approval of certain projects.

S.B. 423 (chapter 402)

Regulates the administration, dispensing and prescription of controlled substances and dangerous drugs; revises schedules of controlled substances, defines the issuance, contents and refilling of prescriptions, or controlled substances and dangerous drugs; and exempts poison control centers from the possession, production, manufacture and sale of certain substances from criminal penalties.

S.B. 453 (chapter 366)

Existing law provides that all survivor benefits or other awards payable to children receiving welfare services must be deposited in the child welfare trust fund. Any costs of welfare services for the child must be deducted from that person's account and any surplus balance remaining when the welfare division is no longer legally responsible for the person is required to be remitted. This measure changes the name of the trust fund to the trust fund for child welfare and requires the welfare division to deposit any money in excess of \$500 in the fund belonging to the child in an interest-bearing bank or savings and loan association account in the name of the child.

S.B. 497 (chapter 640)

Provides that a regulation, standard or policy which the director of the department of administration and the welfare administrator determine is necessary to avoid the expenditure of any money beyond the amounts appropriated or authorized by the legislature for the fiscal year to which the regulation, standard or policy applies may become effective without the approval of the welfare board.

S.B. 503 (chapter 372)

Repeals restrictions on the service of dairy products in places selling prepared food for human consumption, repeals the authority of the dairy commission to enforce certain restrictions relating to substitute dairy products and restores the permanent status of the dairy commission.

S.B. 525 (chapter 221)

Extends the existence of the advisory task force on the abuse of alcohol and drugs to July 1, 1983, and provides for the appointment of a sixth member who must be a representative of major employers in Nevada.

S.B. 538 (chapter 753)

Revises provisions relating to aid to dependent children, state supplementary assistance to aged and blind persons and assistance to the medically indigent; leaves the details to be set forth in the state plans for the respective programs; and provides penalties.

S.B. 567 (chapter 266)

Empowers county and district hospitals to contract for emergency medical or other services and to establish a separate organization to perform those services.

S.B. 574 (chapter 644)

Extends the review of indirect sources of air pollution to the state department of conservation and natural resources.

S.B. 576 (chapter 645)

Provides penalties for fraud committed by providers of medical care, remedial care and other services under the state aid to medically indigent program. The provider is liable for three times the amount unlawfully obtained, \$500 for each occurrence and state expenses to enforce the law.

S.B. 578 (chapter 751)

Requires annual dispositional hearings after a child has been placed in foster care. The purpose of the hearing is to determine if: (a) The child should be returned to his or her parents or other relatives; (b) The child's placement should be continued; (c) The child should be placed for adoption or placed under legal guardianship; or (d) The child should remain in foster care for an extended period of time.

S.B. 612 (chapter 536)

Provides that a court-ordered admission to a mental health facility must be based on clear and convincing evidence.

S.B. 669 (chapter 752)

Requires that when the state department of human resources develops or revises any state plan in connection with federal assistance for health programs, the department must consider the amount of federal financial assistance that is available, the "strings" attached to the assistance and the limitation of legislative appropriation for those programs.

PUBLIC WORKS

A.B. 48 (chapter 57)

Requires that agencies of the state or its political subdivisions obtain and consider detailed analyses of the costs of operating and maintaining any public buildings larger than 20,000 square feet to be constructed or renovated. Such analyses must identify measures for the conservation of energy and alternatives to fossil fuels.

A.B. 94 (chapter 278)

Specifies that the requirements of the public works projects law do not apply to contracts awarded in compliance with the local government purchasing act or the state purchasing act which are directly related to the normal operation of the public body or the normal maintenance of its property or awarded to meet an emergency which results from a natural or manmade disaster and which threatens the health, safety or welfare of the public.

A.B. 216 (chapter 612)

Provides that no public building or other public structure, other than a street or road, may be named after a person who is at the time a member of the governing body which has jurisdiction or control over the building or structure or which is responsible for it.

A.B. 284 (chapter 481)

Limits the requirements for performance bonds for public works.

S.B. 172 (chapter 30)

Clarifies the purposes for which engineering and architectural services of the public works board may be used. The bill specifies that the board's services are not required for highway maintenance buildings and improvements, other than buildings made in state parks by the state department of conservation and natural resources.

S.B. 342 (chapter 562)

Relates to state public works. The measure authorizes the design and construction of projects of capital improvements under a single contract, authorizes the advanced planning of projects of capital improvements, removes a limitation upon change orders, and changes requirements concerning contracts for consulting services and for the assistance of a contractor in the design of projects.

S.B. 568 (chapter 296)

Provides for the payment to certain contractors of interest earned by public bodies of money withheld from progress payments and requires those contractors to pass on the interest earned proportionately to their subcontractors.

REAPPORTIONMENT

A.B. 695 (chapter 532)

Defines the boundaries of 21 senate and 42 assembly districts from which the members of the 1983 legislature will be elected. All 42 assembly districts are single-member and none is more than 5 percent larger or smaller than the ideal district of 19,028. The senate will be elected from seven two-member districts and seven single-member districts. With one very small exception, senate districts are all composed of co-terminous assembly districts--two assembly districts for a single-member senate district and four assembly districts for a two-member senate district. In the two-member senate districts, one seat is up for election at a time. (For a complete understanding of 1981 reapportionment, refer to the special publication on the subject from the research division, LCB.)

A.B. 704 (chapter 476)

Defines the boundaries of the two congressional districts in Nevada. Under the measure the first congressional district consists of Clark County except assembly districts 1, 17 and 20 and census tract 31 in assembly district 2 and census tract 32 in assembly district 13 (approximately 63,000 people). Congressional district 2 is the remainder of the state. The overall population disparity between the two districts is less than 1 percent.

S.B. 707 (chapter 730)

Revises the districts from which members of the board of regents and the state board of education are elected. The bill provides for nine districts for each board and the districts for both boards are the same.

REVENUE, TAXATION, AND PUBLIC FINANCIAL ADMINISTRATION

A.B. 43 (chapter 122)

Requires the department of taxation to designate an agent for the collection of use taxes on vehicles and restricts the designation of county assessors as agents of the department of motor vehicles.

A.B. 45 (chapter 56)

Relates to taxes. It changes the procedure relating to the order to lock and seal businesses and changes the interest rate from 1/2 of 1 percent to 1 1/2 percent on deficiency determinations and late payments.

A.B. 59 (chapter 46)

Relates to the taxation of alcohol. It establishes standards based on those of the Bureau of Alcohol, Tobacco and Firearms of the United States Department of the Treasury, for determining whether alcohol is used as a fuel or beverage.

A.B. 116 (chapter 443)

Divides mobile homes into two classes, new and other, for the purpose of valuation.

A.B. 162 (chapter 160)

Relates to property tax. It removes the requirement for an oath when a declaration of personal property is made for purposes of an assessment.

A.B. 275 (chapter 130)

Relates to public financial administration; creates certain funds and eliminates others and changes certain accounting practices. The law is largely technical. It repeals the NRS 2.500 which allows the supreme court law library to accept federal funds into a special account.

A.B. 298 (chapter 433)

For payment of the real property transfer tax; provides an alternative to stating the value of property transferred on the deed. The alternative is to declare the value on a separate form prescribed by the Nevada tax commission. The law is also changed to allow an escrow agent 90 days to pay the tax after recording the deed. Under previous law, a deed could not be recorded by anyone until the real property transfer tax was paid.

A.B. 338 (chapter 683)

Authorizes counties to levy an additional quarter cent sales tax for the support of mass transit. The tax may be levied only upon a vote of the people of a county. Once approved, a regional transportation commission is charged with the administering of a mass transit system. The system can be any of several modes. Transportation commissions are authorized to issue revenue bonds for the establishment and operation of a system, the bonds payable from the sales tax.

A.B. 354 (chapter 115)

Relates to the fund for industrial development in counties having a population of 25,000 or less. It requires the interest earned by its investment to be credited to it, authorizes the interim finance committee to allocate from it during sessions of the legislature and accelerates its termination.

A.B. 369 (chapter 149)

Increases the rate of the local school support tax and the city-county relief tax and changes the distribution of the latter; requires multicollection of certain taxes and fixes the rate of property tax for the operation of public schools. (A detailed analysis of this major tax bill can be found in "Legislative Appropriations Report" from the fiscal analysis division of the legislative counsel bureau.)

A.B. 384 (chapter 306)

Exempts an easement for public utility purposes from extinguishment when the property is sold for delinquent taxes.

A.B. 389 (chapter 254)

Requires the state treasurer to establish policies to be followed in the investment of money of the state, subject to the periodic review and approval or disapproval by the state board of finance.

A.B. 393 (chapter 252)

Broadens the permissible kinds of investments of state money to include negotiable certificates of deposit issued by commercial banks or insured savings and loan associations and the bankers' acceptances which do not exceed 180 days maturity.

A.B. 399 (chapter 210)

Requires the separate crediting of the interest earned from the business enterprise contingent fund for the blind and any gifts, grants or bequests to state agencies which by their terms require that any interest earned inure to the credit of the donee. Under previous law the state treasurer was required to credit the interest earned from money in certain funds to those funds.

A.B. 413 (chapter 437)

Allows the deposits of public money to be secured with mortgages and deeds of trust.

A.B. 415 (chapter 174)

Provides that time certificates of deposits which are placed by the state treasurer with insured banks and savings and loan associations are deemed to constitute inactive deposits.

A.B. 430 (chapter 93)

Provides a special schedule for the adoption of budgets and the collection of property taxes in 1981 to accommodate the enactment of major tax reform legislation.

A.B. 438 (chapter 181)

Withdraws the State of Nevada from the Multistate Tax Compact.

A.B. 506 (chapter 228)

Broadens the definition of emergency in the provision governing permissible expenditures from the emergency fund.

A.B. 523 (chapter 262)

Broadens the provision for acquisition of tax-delinquent property by local governments without cost to include property acquired for street, sewer or drainage uses.

A.B. 598 (chapter 493)

Imposes additional requirements on importers, suppliers and wholesalers of intoxicating liquors.

A.B. 646 (chapter 377)

Increases the minimum county population requirement from 20,000 to 100,000 for the establishment of separate bank accounts for county school district trustees or county hospital trustees.

A.B. 680 (chapter 471)

Allows sales tax collectors whose taxable sales do not exceed \$10,000 per month to report sales and pay the tax quarterly instead of monthly.

A.B. 701 (chapter 706)

Raises taxes on motor vehicle fuels and special fuels July 1, 1981, and again on July 1, 1982. The combined increase effective July 1, 1981, on regular motor fuels is 4.5 cents with an additional 1.5 cents effective July 1, 1982. The same increases are provided for special fuels which is the term for diesel. In addition, the bill allows a county to impose up to an additional two cents per gallon tax by ordinance. Existing law allowed the additional tax to be imposed only with referendum approval.

S.B. 7 (chapter 324)

Delays the date on which certain sections of chapter 122 (A.B. 43, previously summarized) of the 1981 legislative session become effective.

S.B. 9 (chapter 343)

Repeals a statutory provision which allowed counties to tax real estate owned by the state if the total value of the state's real estate in the county was greater than 17 percent of the total value of all other real estate in the county.

S.B. 16 (chapter 39)

Provides that whenever a person has paid a personal property tax on a mobile home or slide-in camper in another state, the county assessor shall allow a one-half reduction in the tax for the current fiscal year for each calendar month that the person has paid such a tax in the other state.

S.B. 27 (chapter 2)

Permits the enlargement of county boards of equalization and extends the time during which business must be concluded and protests must be filed with the state board.

S.B. 69 (chapter 427)

Revises the factors which must be used in determining property's taxable value and amount that changes the year for which taxes are levied and makes special provisions for the fiscal biennium 1981-83. (A detailed analysis of this major tax bill can be found in "Legislative Appropriations Report" from the fiscal division of the legislative counsel bureau.)

S.B. 114 (chapter 27)

Changes the date on which the county assessor must perform certain duties respecting the allowance for certain residential heating or cooling systems to conform to the date on which the Nevada tax commission meets to set the tax rates.

S.B. 244 (chapter 591)

Increases certain allowances available to senior citizens for the payment of property taxes under the "Senior Citizens Property Tax Assistance Act". Maximum income for eligibility is raised from \$11,000 to \$13,700.

S.B. 315 (chapter 646)

Revises provisions on the financing of automobile driver education programs by allowing the board of trustees of any school district to establish a laboratory fee for the course which must not exceed the actual cost per pupil of providing the laboratory portion of the course.

S.B. 411 (chapter 150)

Fixes the statutory limits on revenue of local governments from taxes ad valorem and the supplemental city-county relief tax on the increase of fees imposed for regulation for revenue, creates a committee to oversee their application and removes statutory limits on expenditures by local governments. (A detailed analysis of this major tax bill can be found in "Legislative Appropriations Report" from the fiscal analysis division of the legislative counsel bureau.)

S.B. 488 (chapter 637)

Amends the limits on the rates of interest governmental entities may pay to borrow--from a cap of 9 percent per annum to a cap not to exceed by more than 3 percent the Dow Jones Municipal Bond Index which was most recently published before the bids are received or a negotiated offer is accepted.

S.B. 513 (chapter 624)

Authorizes the deposit of state money in insured credit unions.

S.B. 517 (chapter 393)

Provides that only those life insurance proceeds in excess of \$5,000 may be used as income in determining the assistance to be given to elderly taxpayers under the Senior Citizens Property Tax Assistance Act.

S.B. 584 (chapter 456)

Exempts the seller or transferor of agricultural or open space real property under the state's tax deferral program from personal liability for any deferred taxes resulting from a change of land use after the property has been sold or transferred. A buyer or transferee who changes the land use of such real property becomes personally liable for all of the deferred taxes.

S.B. 595 (chapter 316)

Authorizes counties to designate the county treasurer as collector of personal property taxes.

S.B. 596 (chapter 763)

Authorizes salary of up to \$40 per day for members of county boards of equalization if approved by county commissioners. Under existing law, board members are entitled to travel and per diem.

S.B. 619 (chapter 777)

Requires the approval of the interim finance committee of reallocations of money received under federal block grants.

S.B. 632 (chapter 552)

Provides a property tax exemption of \$1,000 for anyone constructing a fallout shelter which affords protection at least 40 times greater than an unprotected environment.

S.B. 662 (chapter 719)

Makes various changes to the accounting procedures in the local government budget law. The bill defines the allowable fund categories for local government budgets and it limits the contingency portions of any fund to three percent of the projected fund balance.

S.B. 677 (chapter 496)

Exempts from the additional sales tax any personal property used in the performance of a public works contract entered into prior to May 1, 1981, the date the additional tax became effective. This bill prevents the costs to a contractor on projects for government from increasing as a result of the sales tax increase.

S.B. 678 (chapter 578)

Revises certain provisions of the law concerning faults by counties.

S.B. 687 (chapter 723)

Provides that the taxes on power plants and transmission lines commenced after January 1, 1982 are to be apportioned 10 percent to the county in which the facilities are located and the rest divided among all other counties based on population. Within each county, the distribution is also to be made between counties and cities on a population basis.

S.B. 689 (chapter 587)

Amends S.B. 411, one of the three major bills in the tax reform package. It requires the approval of the executive director of the department of taxation for increases in service charges if the proposed increases exceed the amount needed to comply with bond covenants or to maintain property. This contrasts with charges for licenses and fees which can increase by 80 percent of the consumers price index without approval.

A.J.R. 27 (file no. 107)

Proposes an amendment to section 1 of article 10 of the Nevada constitution. The resolution would permit the legislature to provide separately for the assessment or evaluation of any real property or portion of real property which the owner occupies as his residence and also permit it to provide for the valuation of such property on the basis of its use. The resolution would require that if at any time the residence is rented or used for some other purpose than as a residence of the owner, the valuation of the property must be determined in the same manner as other property. The effect of this resolution, which must be passed again by the 1983 legislature before submission to the voters in 1984, would be to allow for differential assessment levels between residences and other real property such as businesses.

S.J.R. 3 (file no. 52)

Proposes an amendment to article 10 of the constitution of the State of Nevada to require the legislature to provide by law for the exemption of food for human consumption from sales and use tax. This resolution must be passed by the 1983 legislature before submission to the voters in 1984.

S.J.R. 6 of the 60th session (file no. 150)

Proposes to amend article 10 of the Nevada constitution by authorizing the imposition of an estate tax not greater than the credit allowable for such a tax against the federal estate, reduced by the amount paid to any other state. This resolution must be approved by the voters at the 1982 general election before it becomes law.

S.J.R. 19 of the 60th Session (file no. 20)

Proposes an amendment to section 1 of article 10 of the Nevada constitution by granting an exemption from property tax for the conservation of energy by using nonfossil resources. This proposed constitutional amendment will become law if passed by the voters at the 1982 general election.

S.J.R. 21 (file no. 149)

Proposes to amend section 1 of article 10 of the Nevada constitution to require the legislature to provide by law for the taxation of minerals including without limitation coal, oil, natural gas and other hydrocarbons, at a rate not greater than 5 percent of their value as net proceeds. This resolution must be passed again by the 1983 legislature before submission to the voters in 1984.

S.J.R. 33 (file no. 170)

Proposes to amend section 3 of article 9 of the Nevada constitution to exclude from the limitations on state indebtedness obligations incurred by the state to finance the purchase of securities issued by any county, city, town, school district, general improvement district or other district, including an irrigation district. This measure must be passed again by the 1983 legislature before submission to the voters in 1984.

STATE GOVERNMENT

A.B. 65 (chapter 542)

Creates the department of data processing and provides for its powers and duties.

A.B. 73 (chapter 434)

Makes the organizational structure of the department of motor vehicles discretionary with the director, with the approval of the legislature or the interim finance committee.

A.B. 102 (chapter 42)

Establishes a single fund for gifts received by the department of human resources.

A.B. 142 (chapter 43)

Clarifies the power of certain persons to administer oaths to witnesses in administrative hearings in contested cases.

A.B. 143 (chapter 38)

Removes duplicative statutory provisions relating to vacancies occurring on state boards, commissions and similar bodies and removes obsolete statutory language concerning the initial terms of members of those bodies.

A.B. 146 (chapter 264)

Under the law, executive department regulations are reviewed by the legislative commission to insure consistency with legislative intent. Prior to the passage of this measure, however, there was no specific provision for a so-called legislative veto. The only recourse the legislative commission had was to advise the next session of the legislature of its concerns and that legislature could take such action as it determined to be proper. This measure specifies that if an agency refuses to revise a regulation to which the legislative commission has objected, the commission may postpone the filing of the regulation until the 30th day of the next regular session of the legislature. The legislature has 30 days to declare, by concurrent resolution, that the regulation shall not become effective. If it does not, the regulation then goes into effect.

A.B. 274 (chapter 557)

Makes various administrative changes to the state purchasing law and removes the monetary limit in the purchase of automobiles.

A.B. 357 (chapter 192)

Authorizes the chief of the purchasing division of the department of general services to contract for the rental or lease of equipment for using agencies and centralizes the inventory of the assets of certain state agencies.

A.B. 394 (chapter 176)

Repeals the requirement that the state treasurer cash warrants and checks.

A.B. 401 (chapter 175)

Requires the state treasurer to submit an annual report concerning the operations of his office to the governor and the legislative commission within 90 days after the end of each fiscal year.

A.B. 468 (chapter 454)

Raises the limitation on the amount of bonds the housing division of the department of commerce may issue from \$500,000,000 to \$650,000,000, and prohibits certain false statements respecting loan applications for which a gross misdemeanor is the prescribed penalty.

A.B. 485 (chapter 223)

Authorizes the state treasurer to charge fees for investing money in funds whose interest does not go to the state general fund.

A.B. 524 (chapter 693)

Transfers the personnel division from the department of administration to the department of general services.

A.B. 688 (chapter 768)

Increases or allows an increase in the compensation for members of certain boards and commissions from \$40 to \$60 per day. Allows state legislators to receive the compensation provided for a majority of the members of the legislature during the first 60 days of the preceding session for each day of attendance at certain meetings.

S.B. 50 (chapter 113)

Changes the method of setting the charges for plant materials distributed by the state forester firewarden.

S.B. 89 (chapter 54)

Expands the number of services for which the secretary of state may charge a fee.

S.B. 96 (chapter 6)

Removes a reference to the time for review of regulations by legislative standing committees where no time is prescribed.

S.B. 193 (chapter 673)

Provides for the reestablishment of the real estate division of the department of commerce, changes the qualifications for members of the real estate commission, consolidates and changes procedures for examination and licensing, and extends the time for payment of fees and action on applications. Changes fees for transcripts and real estate licenses and imposes a duty on real estate brokers to supervise their associates.

S.B. 274 (chapter 88)

Requires that a statement of effect be submitted with an adopted administrative regulation and requires the solicitation of certain comments before adoption of such regulation.

S.B. 508 (chapter 641)

Abolishes the division of Colorado River resources of the department of energy, creates a Colorado River commission to assume these functions and other prescribed duties, and provides for the appointment of a director. (Also see S.B. 511.)

S.B. 511 (chapter 473)

Revises and establishes certain provisions relating to the powers of the Colorado River commission in procedural matters, matters relating to approval by the governor, and the commission's permissible undertakings with the United States. (Also see S.B. 508.)

S.B. 679 (chapter 630)

Transfers the employees of the equal rights commission to the classified service of the state.

S.B. 696 (chapter 631)

Provides that one of the five members of the Colorado River advisory commission represent the state at large and be a resident of a county whose residents do not receive electrical

(S.B. 696 continued)
power which is generated with water from the Colorado River or its tributaries. All members must, however, have general knowledge of matters relating to the Colorado River and its tributaries.

UTILITIES AND CARRIERS

A.B. 179 (chapter 781)

Changes the basis of the jurisdiction of the taxicab authority and provides that counties for whom regulation by the taxicab authority is not required may choose to come within the jurisdiction of that authority. The measure also makes changes to laws which regulate operators of taxicabs and provides penalties.

A.B. 238 (chapter 613)

Exempts armored trucks from public service commission regulation except for licensing.

A.B. 473 (chapter 692)

Creates an office of consumer's advocate for customers of public utilities in the attorney general's office. Staff includes the advocate, staff counsel, rates expert, financial analyst, and administrative assistant. The advocate may intervene in all cases affecting service by Nevada public utilities except railroads, common and contract motor carriers, and cooperative utilities. One other exempted area is in tariffs requested by a telephone utility for products or equipment which the utility certifies under oath are subject to competition. Funding is through a 0.75 mill assessment of regulated utility.

A.B. 580 (chapter 545)

Requires the public service commission to establish by regulation rates for interruptible electricity service for irrigation pumps.

S.B. 130 (chapter 13)

Allows the public service commission to enter into an agreement with the secretary of transportation authorizing the commission to enforce compliance with federal statutes and regulations governing the safety of storage facilities and interstate pipelines which transport petroleum and other potentially hazardous liquid substances.

S.B. 131 (chapter 29)

Requires community antenna television companies to pay interest on customers' deposits.

S.B. 132 (chapter 669)

Provides civil penalties for violations of the provisions of chapters 703, 704, 705, 708, 711 and 712 of NRS.

S.B. 133 (chapter 60)

Eliminates the regulation of air carriers by the public service commission.

S.B. 160 (chapter 285)

Provides for the revocation of a certificate of public convenience and necessity for motor carriers that have not operated during the preceding year as a carrier or who have failed to file annual renewal reports.

S.B. 424 (chapter 166)

Permits the public service commission of Nevada, within the limits of its budget and as it deems necessary, to bring an action, file a petition or intervene before the Federal Energy Regulatory Commission or in any court on behalf of the public utilities and their customers in Nevada and represent their views in any manner which affects the development, transmission, use or cost of energy in the state.

S.B. 616 (chapter 430)

Ties the interest rate which must be made by public utilities for deposits made by their customers to the rate fixed for 6 month treasury bills of the United States.

S.B. 643 (chapter 499)

Gives the department of motor vehicles greater power to enforce statutes and regulations governing motor vehicle carriers.

S.B. 673 (chapter 534)

Simplifies procedures for changing the rates, fares and charges of motor carriers.

VEHICLES, WATER CRAFT, TRAFFIC LAWS AND AERONAUTICS

A.B. 41 (chapter 52)

Makes it unlawful for any person to mount flashing amber warning lights permanently on a vehicle without a permit from the Nevada highway patrol or to operate or display a flashing amber light on a vehicle except where an unusual traffic hazard exists. The law does not prohibit the use of amber lights in electric turn signals.

A.B. 42 (chapter 445)

Changes and adds certain provisions regarding vehicular traffic, including: the requirement for vehicles about to enter a controlled-access highway to yield the right of way to all other vehicles on the highway and enter only when it is safe to do so; the prohibition of driving over any public or private property to enter an intersecting street in order to avoid a steady red traffic light; the granting of right of way to vehicles on through highways intersected by highways which end at unmarked intersections; the provision that unauthorized speed contests on public highways constitute reckless driving; the penalty of 1 to 6 years imprisonment or a fine not more than \$5,000 or both, for traffic offenses resulting in the death or substantial bodily harm to another person; and authorization for the director of the department of motor vehicles to adopt a definition of "snow tire."

A.B. 108 (chapter 242)

Requires that any resident operating a motor vehicle upon the highways of Nevada which is owned by a nonresident and which is furnished to the resident for his continuous use within Nevada must register the vehicle within 45 days after beginning its operation within this state.

A.B. 109 (chapter 742)

Provides for the suspension of motor vehicle operating privileges and vehicle registration for failure to maintain proof of financial responsibility, makes certain other changes relating to proof of financial responsibility, revises the provisions for related judicial review and raises the amount of damage (\$350) above which an accident report is required.

A.B. 156 (chapter 69)

Provides for the disposal of abandoned watercraft and for warehouse liens and increases the requirement of notice for regattas, marine parades and races.

A.B. 327 (chapter 447)

Removes a limitation on the kinds of motor vehicles eligible for a temporary permit, adds exceptions to the prohibition against operating a motor vehicle without proof of security and extends the duration of a temporary permit.

A.B. 422 (chapter 212)

Extends the time for the issuance of the notice to appear on a traffic citation for a parking violation from 20 to 60 days after the citation has been issued.

A.B. 547 (chapter 325)

Increases the penalty for driving without a license by removing the maximum fine limit of \$250. This change subjects violators to misdemeanor penalties which are imprisonment in the county jail for not more than 6 months or a fine of not more than \$500 or both fine and imprisonment.

A.B. 571 (chapter 695)

Extends the definition of "highway" to include every way "dedicated" to a public authority whether or not such way is "maintained" by the public authority.

A.B. 583 (chapter 338)

Exempts towable tools or equipment from statutory requirements for registration and for certain lighting fixtures.

A.B. 635 (chapter 244)

Prohibits insurers from increasing motor vehicle insurance rates because a person violates a national speed limit, but does not exceed a speed of 70 miles per hour, and provides that violations of this national speed limit are not moving violations. This measure relates to S.B. 196 (chapter 95).

A.B. 636 (chapter 355)

Revises statutory provisions for the issuance of special license plates to congressmen because Nevada is now authorized two congressmen.

S.B. 52 (chapter 398)

Increases fines for overweight vehicles and enlarges the jurisdiction of justices' courts to mete out such fines.

S.B. 53 (chapter 101)

Increases the allowable limits on the size of buses operating on the public highways.

S.B. 54 (chapter 111)

Specifies weight limits for vehicles which contain a trailer or semitrailer and provides for the expiration of those limits.

S.B. 80 (chapter 667)

Increases fees for certain driver's licenses and motorcycle driver's licenses, provides for a renewal license issued to any other person, revises and clarifies certain expiration dates for driver's licenses, and increases fees for the service of process.

S.B. 159 (chapter 283)

Makes a violation of a written promise to appear for a traffic citation an offense for which the driver's license may be suspended and provides for the use of a list of licensed drivers in selecting jurors.

S.B. 177 (chapter 85)

Removes statutory language which duplicates the provisions in law concerning the system of identification numbering for motor boats.

S.B. 196 (chapter 95)

Makes a person who violates the national speed limit of 55 miles per hour but who does not exceed a speed of 70 miles per hour, guilty of unnecessary waste of a resource currently in short supply and requires that every person convicted of such offense be fined \$5. The bill also excludes such violations from the system of demerit points established by the department of motor vehicles for various traffic violations occurring within Nevada.

S.B. 235 (chapter 515)

Establishes several new provisions in state law concerning dealers in motor vehicles, including an exemption for a short-term lessor's branch office located in the same county as the principal place of business from duplicative provisions regulating motor vehicle dealers, changes in the law regulating places of business, and additional grounds for disciplinary action and licensing.

S.B. 262 (chapter 360)

Increases fees for vehicle registration and licensing, and increases the penalty for delinquent registration. It sets a flat rate per mile for certain carriers. New fees under the measure include \$5 for each certificate of title and \$12 annual registration fees for motorcycles, passenger vehicles and buses or motor trucks weighing less than 3,500 pounds. Late registration fee is increased from \$3 to \$6 in Nevada.

S.B. 298 (chapter 90)

Makes a nonresident manufacturer who has executed a franchise with a dealer or distributor having an established place of business in the state eligible for special license plates.

S.B. 363 (chapter 650)

Provides that every license plate for passenger cars or trucks issued after January 1, 1982, must contain a space for an optional decal indicating the appropriate county name and contain a designation consisting of a group of three numerals followed by three letters. These provisions do not affect valid license plates issued before January 1, 1982, for which annual extensions will remain available, nor do they affect valid special or personalized license plates. Repeals the system of designating county of origin by certain code letters on license plates, provides for the reissuance of expired code numbers to different registrants, provides special license plates for certain journalists and news media directors, and establishes a 50 cent fee for decals indicating the county of origin.

S.B. 369 (chapter 282)

Authorizes foresters and firewardens appointed by the state forester or firewarden to halt motor vehicles.

S.B. 444 (chapter 505)

The measure exempts motor clubs and charitable organizations from provisions regulating brokers and permits persons who have obtained business licenses to operate as brokers.

S.B. 455 (chapter 622)

Provides for the chemical tests for alcohol or controlled substances on persons who have been incapacitated and not arrested. Adds licensed practical nurses and paramedics to persons qualified to draw blood for blood tests and removes the requirement that persons arrested for driving under the influence of alcohol or a controlled substance be taken before a magistrate if he is being treated for injuries.

S.B. 477 (chapter 517)

Increases the fees for the licensing of motor carriers and certain other motor vehicles, including tow cars and hearses.

S.B. 506 (chapter 281)

Relates to zoning for airports. The measure permits local subdivisions to require owners of certain structures upon which warning lights have been installed to maintain those markers or lights in conformance with the standards of the Federal Aviation Administration. The measure also provides that any person who fails to install, operate or maintain a marker or a light or to pay the necessary expenses of doing so is guilty of a misdemeanor.

S.B. 543 (chapter 383)

Regulates the modification, termination, discontinuance, replacement and addition or relocation of franchises granted by motor vehicle manufacturers and distributors and obligations arising under motor vehicle dealers' franchises.

S.B. 546 (chapter 518)

Increases the fee for inspection forms relating to emission control compliance where such a program is in effect.

S.B. 588 (chapter 711)

Increases the additional fee from \$3 to \$4 for registration of a motor vehicle, such fee to be accounted for in the highway patrol special fund.

S.B. 603 (chapter 533)

Consolidates the reports required from the operators of motor vehicles which are involved in accidents resulting in bodily injury to or death of any person or total damage to any vehicle or item of property to an apparent extent of \$250 or more.

S.B. 643 (chapter 499)

Provides the department of motor vehicles with greater power to enforce certain statutes and regulations governing motor vehicle carriers.

S.B. 663 (chapter 757)

Authorizes governing bodies of municipalities to acquire real property for the expansion of airport or air navigational facilities and to incur special obligations to facilitate such expansion.

VETERANS

A.B. 35 (chapter 14)

Abolishes the petty cash account of the veterans' relief fund and repeals an obsolete provision concerning the funeral expenses of certain indigent ex-soldiers.

A.B. 262 (chapter 127)

Authorizes the labor commissioner to approve programs which provide opportunities for training and actual employment for veterans. Such programs must: extend for at least 6 months and not more than 2 years; involve only occupations which do not offer programs of apprenticeships; have a standardized form of training; and comply with all state and federal laws regarding equal opportunities for employment.

S.B. 216 (chapter 169)

Provides special license plates for former prisoners of war.

VICTIMS

A.B. 18 (chapter 51)

Permits judges of juvenile courts to administer programs which provide for restitution to victims of crimes by the juveniles who have committed such crimes.

A.B. 447 (chapter 691)

Revises the procedure by which the state provides compensation to victims of crime. A major feature of the measure is a change it makes in the definition of victim. Under previous law, a victim had to be injured while attempting to prevent a crime or while attempting to aid a police officer in arresting a suspected criminal for certain offenses. This measure defines a victim as a person who is physically injured or killed as a direct result of a criminal act. The measure also revises hearing requirements and procedures; specifies appeals rights and procedures; provides for the appointment, duties and pay of compensation officers; specifies factors which must be considered in determining the amount of compensation; and requires the state board of examiners to submit a report to the legislature containing information on the amount of compensation awarded, the number of claimants, the number of claimants who were denied compensation and the average length of time taken to award compensation from the date of receipt of the application to the date of payment of compensation. The measure requires that one-half of the value of all money and other property which an offender receives for books, movies and television and other payments which he receives based on his notoriety as an offender must be paid into the fund for compensation to victims of crime.

A.B. 691 (chapter 491)

Authorizes the department of parole and probation to establish residential centers for offenders who have never served prior prison terms in any state or federal penal institution. The measure, which expires by limitation on July 1, 1983, requires that the wages of offenders living at the centers be used to partially offset the cost of their room and board and to pay restitution to the victims of their crimes.

S.B. 12 (chapter 19)

Requires that information concerning the effect a crime has had upon the victim be included in presentence investigation reports.

S.B. 29 (chapter 335)

Authorizes the department of prisons to establish centers for restitution and provides a procedure for determining restitution and for its payment by offenders to victims of their crimes. Under the measure, the director may assign an offender to a center for the purpose of making restitution only if: (1) The offender requests the assignment; (2) The director determines that the offender is suitable for assignment; (3) The victim files a claim for restitution from the offender which the director determines is valid or the offender voluntarily offers to make restitution to a victim of his crime and the director determines that the restitution can be made to the victim; and (4) The offender makes an assignment to the department of his wages earned while at the center. The bill requires the director to determine a fixed amount to be deducted from the wages of each offender assigned to a center to offset, in part, the cost of providing the offender with housing, meals and medical and dental services at the center. The bill requires payments of restitution to terminate if the offender is reassigned to another institution of the department which is not a center; when the offender is released from prison, except that the payments may be continued as a condition of parole; or when the victim has received the full amount to which he is entitled under the agreement.

S.B. 257 (chapter 616)

Under existing law the court may order as a condition of probation or suspension of sentence, in appropriate circumstances, that the defendant make restitution to the person or persons named in the order, at the times and in the amounts specified in the order. This measure provides that if, within 3 years after the defendant has been discharged from probation, the department of parole and probation has not located the person to whom the restitution was ordered, the money paid by the defendant must be deposited with the state treasurer for credit to the fund for compensation of victims of crime. The measure also changes the name of the fund from which the state board of examiners pays compensation from the emergency fund to the fund for the compensation of victims of crime.

WATER, IRRIGATION DISTRICTS AND GEOTHERMAL RESOURCES

A.B. 16 (chapter 736)

Revises certain fees collected by the state engineer. Revises certain provisions of law relating to the time within which appropriated water must be put to a beneficial use, clarifies the date after which a period of nonuse of water causes the forfeiture of rights, requires well drillers to furnish copies of certain records to the state engineer, and requires access to water by wildlife in certain circumstances. Requires persons with domestic wells in designated basins drilled on or after July 1, 1981, to plug such wells within one year after community water supplied by a public entity becomes available if the hook-up fee is less than \$200.

A.B. 27 (chapter 45)

Relates to the appropriation of water. Abolishes the requirement of proof of commencement of work and provides for an administrative appeal on cancellation of water permits.

A.B. 28 (chapter 186)

Clarifies a provision regarding publication of an application to appropriate certain water, allows the rejection of an application without publication under certain circumstances and authorizes the state engineer to plug wells drilled by unlicensed persons.

A.B. 163 (chapter 5)

Amends the water district act for the Las Vegas Valley by increasing certain interest rates.

A.B. 176 (chapter 270)

Reduces the number of acres needed to qualify an elector to vote in elections of irrigation districts and provides a weighted system of voting based on acreage owned by electors within districts.

A.B. 428 (chapter 474)

Establishes priorities among certain applicants to appropriate water for irrigation purposes, giving highest priority to an owner of land for irrigation on that land. Applicants for public lands under the Carey Act or Desert Land Entry Act receive the lowest priority unless such public land is adjacent to private land under the ownership of the applicant.

(A.B. 428 continued)

Requires the engineer to hold a public hearing in affected areas before designating a ground water basin, and alters the methods of establishing and dissolving ground water boards.

A.B. 510 (chapter 253)

Relates to irrigation districts and removes references to bond commissions.

S.B. 14 (chapter 322)

Increases the compensation of the members of the board of directors of irrigation districts from \$35 to \$50 a day, changes requirements concerning notice of election for water districts, increases the maximum amount the board of directors may incur in indebtedness from \$50,000 to \$180,000, but not to exceed \$2 per acre, increases the maximum allowable interest on such indebtedness from 9 to 12 percent per annum and increases the amount the directors may levy from \$1 to \$2 per acre on all lands in the district for the payment of such expenses.

S.B. 64 (chapter 103)

Requires the state engineer to make certain findings regarding use of water within irrigation districts, water for generating energy to be exported from Nevada, and matters relating to the Colorado River.

S.B. 163 (chapter 400)

Creates a Truckee Meadows committee on ditches and drainage and requires the committee to study the problems of ditches and drainage in the Truckee Meadows and report to the legislative commission before November 1, 1982.

S.B. 164 (chapter 358)

Provides for the administration, development and use of geothermal resources.

S.B. 637 (chapter 423)

Requires the state engineer to notify certain boards of county commissioners upon receipt of a request for a permit to use water in a county other than that in which it is appropriated or currently diverted or used.

WILDLIFE

A.B. 219 (chapter 332)

Makes various changes in the law regulating the administration and management of wildlife, including the requirement for trappers to visit their traps once each 96 hours instead of the previous requirement of once per week.

A.B. 220 (chapter 185)

Revises hunting and fishing license fees and provides for the bid or auction of one bighorn sheep tag each year with money received from such bid or auction to be deposited in the wildlife account in the state general fund. Requires application and \$5 fee from persons desiring to use any vacuum or suction dredge in any river, stream or lake in Nevada.

A.B. 222 (chapter 290)

Makes various changes in the law regulating the administration and management of wildlife and provides for increased penalties and fines for unlawful killing or possession of bighorn sheep, mountain goats, elk, mountain lions, deer, pronghorn antelope, bobcats, swans and eagles. Requires persons engaged in the business of buying, selling, trading or dealing in skins or pelts of wild animals to first obtain a fur dealer's license pursuant to NRS 502.240.

A.B. 435 (chapter 288)

Repeals provisions relating to state pheasant stamps and appropriates \$75,000 for water improvements for upland game birds.

A.B. 544 (chapter 312)

Authorizes the department of wildlife to sell or lease all or part of the fish hatchery at Verdi if the department receives from the legislature, or the interim finance committee while the legislature is not in session, approval to construct a new fish hatchery at the Mason Valley Wildlife Management Area.

S.B. 341 (chapter 376)

Designates the Lahontan cutthroat trout as the official state fish.

WILLS, ESTATES OF DECEASED PERSONS AND GUARDIANSHIPS

S.B. 223 (chapter 121)

Allows an executor of an estate to designate substitutes, alternates and co-executors.

S.B. 321 (chapter 236)

Relates to the estates of decedents. The measure provides that an appeal may be taken to the supreme court within 30 days after the entry of the order or decree and clarifies the effect of discharging fiduciaries to the estate from liability.

S.B. 446 (chapter 299)

Authorizes banks or other corporate trustees to sell securities in one trust to another trust.

S.B. 448 (chapter 297)

Reduces the margin necessary for courts to consider new sales in sales of real property from estates and provides for partial release of property sold upon credit.

S.B. 581 (chapter 273)

Clarifies the provision in existing law pertaining to the vesting of a husband's estate when his wife has died intestate and authorizes the delay of the accounting due from a special administrator when he is subsequently appointed executor.

S.B. 674 (chapter 758)

Establishes special guardianships for persons who are unable to make all of the decisions necessary for their own care and management of their property independently; prescribes the powers and duties of the special guardian and revises the procedure for his or her appointment.

S.J.R. 6 of the 60th session (file no. 150)

Amends article 10 of the state constitution, authorizing the imposition of an estate tax not greater than the credit allowable for such a tax against the federal estate tax, reduced by the amount paid to any other state (the "pick-up tax"). It has passed two sessions of the legislature and will be submitted to the voters at the general election in 1982.

VETOED BILLS

A.B. 400

Would have required the local government employee-management relations board to assign each hearing of a complaint to its hearing officer if all parties agreed that the complaint to be heard by him or an arbitrator who is a member of the American Arbitration Association or who has equivalent qualifications and whose appointment was approved by all parties. The measure would have assigned duties to the hearing officer for the time, place, conduct and records of the hearing; would have provided salary and expenses for arbitrators and would have required that the employee or employee organization and the employer each pay half of the cost of the hearing. The measure also would have provided that the hearing officer or arbitrator cause copies of his order to be served on all parties to the complaint and that the order of the hearing officer or arbitrator would have been a final action in a contested case.

A.B. 475

Would have changed the fees for licensing and the administrative fines which are chargeable by the Nevada state board of optometry.

A.B. 533

Would have clarified the circumstances under which bail may be denied, that is, in the case of a capital offense when the presumption is great that the person arrested committed the offense and that an aggravating circumstance exists.

A.B. 541

Would have required the governor to appoint a suitable person who is a member of the same political party as the most recent holder of the vacant office for any vacancy occurring in any board of county commissioners, except Carson City.

A.B. 593

Would have prohibited local government from requiring the owner or lessee to hire a contractor to do work on property.

A.B. 619

Would have required legislative approval of leases of state land which extend beyond 1 year.

A.B. 656

Would have required employers or other organization having no less than five employees or members during the preceding calendar year to offer optional dental service plans which did not restrict the choice of a provider of dental services.

A.B. 665

Would have imposed the local school support tax and city-county relief tax on occasional sales of motor vehicles and would have provided a credit for the exchange of a used vehicle in a purchase of an automobile.

A.B. 682

Would have changed the number and composition of the state mental hygiene and mental retardation advisory board to four members instead of seven, and the members were to have been chairmen of local mental hygiene and mental retardation advisory boards established by the bill. Three of the four appointees were to be persons who do not have a special interest in the fields of mental health or mental retardation.

S.B. 429

Would have ordered the division of state parks of the state department of conservation and natural resources to accept and maintain specified real property at Walker Lake as a state park upon the condition that Mineral County pay a part of the developing and operating costs.

S.B. 651

Would have limited the board for child care to advisory functions and transferred some of the board's powers.

S.B. 711

Would have extended the provisions of the State Budget Act to the Nevada industrial commission.

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Sixty-first Session, 1981

(The chairman is named first on each committee; the vice chairman is named second on each committee.)

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