### THE NINETY-NINTH DAY

CARSON CITY (Monday), May 15, 2017

Assembly called to order at 1:32 p.m.

Mr. Speaker presiding.

Roll called.

All present except Assemblyman Daly, who was excused.

Prayer by the Chaplain, Reverend Chad Adamik.

Loving God, our source of being, first let me say Thank You on behalf of all who are gathered here today.

Thank You for Your many and abundant blessings. Thank You for life itself, for the measure of health that we need to fulfill our callings, for sustenance, and for friendship. Thank You for the ability to be involved in useful work and for the honor of bearing appropriate responsibilities. Thanks as well for the freedom to embrace You or the freedom to reject You. Thank You for loving us even so—from Your boundless and gracious nature.

I pray for the leaders of our state government, for the leaders of this chamber, and for all those assembled here. I pray for the agenda set before them today. Please give an assurance of what would please You and what would benefit those who live and work in and around our beloved state of Nevada.

It is in Your many Names I pray.

AMEN.

Pledge of allegiance to the Flag.

Assemblywoman Benitez-Thompson moved that further reading of the Journal be dispensed with and the Speaker and Chief Clerk be authorized to make the necessary corrections and additions.

Motion carried.

### REPORTS OF COMMITTEES

Mr. Speaker:

Your Committee on Corrections, Parole, and Probation, to which was referred Senate Bill No. 268, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

JAMES OHRENSCHALL, Chair

Mr. Speaker:

Your Committee on Education, to which was referred Senate Bill No. 108, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

TYRONE THOMPSON, Chair

Mr. Speaker:

Your Committee on Government Affairs, to which were referred Senate Bills Nos. 53, 384, 422, 493, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Also, your Committee on Government Affairs, to which were referred Senate Bills Nos. 176, 188, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

EDGAR FLORES, Chair

Mr. Speaker:

Your Committee on Health and Human Services, to which was referred Senate Bill No. 122, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

Also, your Committee on Health and Human Services, to which was referred Senate Bill No. 123, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

MICHAEL C. SPRINKLE. Chair

Mr. Speaker:

Your Committee on Judiciary, to which was referred Senate Bill No. 116, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

Also, your Committee on Judiciary, to which were referred Senate Bills Nos. 255, 376, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

STEVE YEAGER, Chair

Mr. Speaker:

Your Committee on Legislative Operations and Elections, to which were referred Senate Bills Nos. 117, 447, 491; Senate Joint Resolutions Nos. 5, 8, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

OLIVIA DIAZ, Chair

Mr. Speaker:

Your Committee on Natural Resources, Agriculture, and Mining, to which were referred Senate Bills Nos. 51, 75, 411, 513, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

HEIDI SWANK, Chair

Mr. Speaker:

Your Committee on Transportation, to which was referred Senate Bill No. 141, has had the same under consideration, and begs leave to report the same back with the recommendation: Do pass.

Also, your Committee on Transportation, to which was referred Senate Bill No. 31, has had the same under consideration, and begs leave to report the same back with the recommendation: Amend, and do pass as amended.

RICHARD CARRILLO, Chair

### MESSAGES FROM THE SENATE

SENATE CHAMBER, Carson City, May 11, 2017

To the Honorable the Assembly:

I have the honor to inform your honorable body that the Senate on this day passed Assembly Bills Nos. 4, 6, 11, 14, 27, 28, 32, 33, 37, 38, 50, 63, 64, 74, 75, 102, 107, 118, 132, 133, 135, 147, 184, 191, 203, 221, 227, 239, 252, 282, 297, 391, 482; Senate Bills Nos. 3, 510.

Also, I have the honor to inform your honorable body that the Senate on this day passed, as amended, Senate Bill No. 212.

CLAIRE CLIFT
Secretary of the Senate

## INTRODUCTION, FIRST READING AND REFERENCE

By the Committee on Ways and Means:

Assembly Bill No. 512—AN ACT relating to driving under the influence; temporarily extending the prospective expiration of the fee for the provision

of specialty court programs; and providing other matters properly relating thereto.

Assemblywoman Benitez-Thompson moved that the bill be referred to the Committee on Ways and Means.

Motion carried.

By the Committee on Ways and Means:

Assembly Bill No. 513—AN ACT relating to gaming; revising provisions governing legal counsel for certain state agencies that regulate gaming; creating the position of General Counsel for such state agencies; revising the role of the Office of the Attorney General as legal counsel and adviser for such state agencies; and providing other matters properly relating thereto.

Assemblywoman Benitez-Thompson moved that the bill be referred to the Committee on Ways and Means.

Motion carried.

Senate Bill No. 3.

Assemblywoman Benitez-Thompson moved that the bill be referred to the Committee on Ways and Means.

Motion carried.

Senate Bill No. 212.

Assemblywoman Benitez-Thompson moved that the bill be referred to the Committee on Education.

Motion carried

Senate Bill No. 510.

Assemblywoman Benitez-Thompson moved that the bill be referred to the Committee on Judiciary.

Motion carried.

### SECOND READING AND AMENDMENT

Assembly Bill No. 495.

Bill read second time and ordered to third reading.

Assembly Bill No. 496.

Bill read second time and ordered to third reading.

Senate Bill No. 13.

Bill read second time and ordered to third reading.

Senate Bill No. 15.

Bill read second time and ordered to third reading.

Senate Bill No. 19.

Bill read second time and ordered to third reading.

Senate Bill No. 29.

Bill read second time and ordered to third reading.

Senate Bill No. 43.

Bill read second time and ordered to third reading.

Senate Bill No. 91.

Bill read second time.

The following amendment was proposed by Assemblyman Sprinkle:

Amendment No. 712.

AN ACT relating to prescription drugs; combining the HIV/AIDS Drug Donation Program and the Cancer Drug Donation Program to create the Prescription Drug Donation Program; authorizing a person or governmental entity to donate prescription drugs to the Program; and providing other matters properly relating thereto.

## **Legislative Counsel's Digest:**

Existing law establishes the HIV/AIDS Drug Donation Program and the Cancer Drug Donation Program. (NRS 453B.010-453B.130, 453B.150-453B.240) This bill: (1) combines those Programs to create the Prescription Drug Donation Program; and (2) additionally allows a person or governmental entity to donate to the Prescription Drug Donation Program any prescription drug, with limited exceptions.

Section 2 of this bill authorizes a person or governmental entity to donate to the Prescription Drug Donation Program any prescription drug, other than marijuana and certain other drugs for which the patient must be registered with the manufacturer. Section 2 also authorizes a pharmacy, medical facility, health clinic or provider of health care to impose a handling fee upon a patient who receives a donated prescription drug and imposes requirements concerning the acceptance, distribution or dispensing of a donated prescription drug. Section 2 also reduces the minimum number of days before a prescription drug expires for the drug to be accepted, distributed or dispensed pursuant to the program from 180 to 60 days or more after the date on which the drug is donated.

**Section 3** of this bill prescribes certain recordkeeping requirements relating to donated prescription drugs and the storage of donated prescription drugs. **Section 4** of this bill requires a donated prescription drug to be dispensed by a registered pharmacist, pursuant to a prescription, to a recipient who is eligible under regulations adopted by the State Board of Pharmacy. **Section 5** of this bill requires a pharmacy, medical facility, health clinic or provider of health care that participates in the Program to comply with all applicable state and federal laws. **Section 5** also authorizes such a pharmacy, medical facility, health clinic or provider of health care to distribute a donated prescription drug to another pharmacy, medical facility, health clinic or provider of health care that participates in the Program. **Section 6** of this bill requires the Board to adopt regulations to carry out the Program. **Section 7** of this bill: (1) provides immunity from liability for certain actions relating to the Program; and (2) requires a person to whom a

donated prescription drug is dispensed to sign a waiver of liability for such actions.

# THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

**Section 1.** NRS 453B.060 is hereby amended to read as follows:

453B.060 "Program" means the [HIV/AIDS] *Prescription* Drug Donation Program established pursuant to NRS 453B.080.

- **Sec. 2.** NRS 453B.080 is hereby amended to read as follows:
- 453B.080 1. The Board shall establish and maintain the [HIV/AIDS] *Prescription* Drug Donation Program to accept, distribute and dispense [HIV/AIDS] *prescription* drugs donated to the Program.
- 2. [Any] Except as otherwise provided in this section, a person or governmental entity may donate [an HIV/AIDS] any prescription drug to the Program. [An HIV/AIDS]
- 3. A prescription drug may be donated to the Program at a pharmacy, medical facility, health clinic or provider of health care that participates in the Program.
- [3.] 4. A pharmacy, medical facility, health clinic or provider of health care that participates in the Program may charge a patient who receives [an HIV/AIDS] a donated prescription drug a handling fee in accordance with the regulations adopted by the Board pursuant to NRS 453B.120.
- [4.] 5. A pharmacy, medical facility, health clinic or provider of health care that participates in the Program must establish written procedures for receiving and inspecting donated [HIV/AIDS] prescription drugs. [which are approved by the Board.

### 5. An HIV/AIDS1

- **6. A prescription** drug may be accepted, distributed or dispensed pursuant to the Program only if the [HIV/AIDS] drug:
- (a) Is in its original, unopened, sealed and tamper-evident unit dose packaging or, if packaged in single-unit doses, the single-unit dose packaging is unopened;
  - (b) Is not adulterated or misbranded; and
- (c) Bears an expiration date that is  $\frac{180}{60}$  days or more after the date on which the drug is donated.

### [6. An HIV/AIDS]

- 7. *A prescription* drug donated to the Program may not be:
- (a) Resold; or
- (b) Designated by the donor for a specific person.
- [7.] 8. The provisions of this section do not require a pharmacy, medical facility, health clinic or provider of health care to participate in the Program.
- 9. Marijuana, as defined in NRS 453.096, or any drug that may only be dispensed to a patient registered with the manufacturer of the drug pursuant to requirements of the United States Food and Drug

Administration may not be donated, accepted, distributed or dispensed pursuant to the Program.

- 10. A prescription drug donated to the Program that does not include a lot number shall be deemed to have been recalled if the prescription drug has the same National Drug Code assigned by the United States Food and Drug Administration as a recalled prescription drug.
  - **Sec. 3.** NRS 453B.090 is hereby amended to read as follows:
- 453B.090 A pharmacy, medical facility, health clinic or provider of health care that participates in the Program shall:
- 1. Maintain the records for any [HIV/AIDS] prescription drug that is donated to the Program separate from all other records kept by the pharmacy, medical facility, health clinic or provider of health care. Records for any [HIV/AIDS] prescription drug donated to the Program must include, without limitation:
- (a) The date the pharmacy, medical facility, health clinic or provider of health care received the drug;
- (b) [The] If donated by the person for whom the drug was prescribed, the date the drug was dispensed pursuant to the original prescription;
- (c) [The] If donated by the person for whom the drug was prescribed, the original prescription number of the drug;
  - (d) The name of the drug;
  - (e) The dosage of the drug;
  - (f) The quantity of the drug that is donated;
  - (g) The date of expiration of the drug;
- (h) [The] If donated by the person for whom the drug was prescribed, the name, address and telephone number of the person who originally dispensed the drug;
- (i) The name, address and telephone number of the person who donated the drug; and
  - (j) The lot number of the drug.
- 2. Maintain the record of [an HIV/AIDS] a donated prescription drug that is distributed to another pharmacy, medical facility, health clinic or provider of health care which is participating in the Program separate from all other records kept by the pharmacy, medical facility, health clinic or provider of health care. The records for any [HIV/AIDS] donated prescription drug distributed to another pharmacy, medical facility, health clinic or provider of health care must include, without limitation:
  - (a) The information required by subsection 1;
- (b) The name, address and telephone number of the pharmacy, medical facility, health clinic or provider of health care that is distributing the drug;
  - (c) The quantity of the drug that is being distributed; and
- (d) The name, address and telephone number of the pharmacy, medical facility, health clinic or provider of health care to which the drug is distributed.

- 3. Record and retain the name and telephone number of any person to whom a donated [HIV/AIDS] prescription drug is dispensed.
- 4. Store [an HIV/AIDS] a prescription drug that is donated to the Program:
- (a) Pursuant to the recommendations of the manufacturer of the drug concerning the storage conditions;
  - (b) Separate from all other drugs; and
  - (c) In a locked storage area.
  - **Sec. 4.** NRS 453B.100 is hereby amended to read as follows:
- 453B.100 [An HIV/AIDS] A prescription drug donated for use in the Program may only be dispensed:
- 1. By a pharmacist who is registered pursuant to chapter 639 of NRS; Fand1
- 2. Pursuant to a prescription written by a person who is authorized to write prescriptions; and
- **3.** To a person who is eligible to receive [HIV/AIDS] prescription drugs dispensed pursuant to the Program.
  - **Sec. 5.** NRS 453B.110 is hereby amended to read as follows:
- 453B.110 A pharmacy, medical facility, health clinic or provider of health care that participates in the Program:
- 1. Shall comply with all applicable state and federal laws concerning the storage, distribution and dispensing of any [HIV/AIDS] prescription drugs donated to the Program; and
- 2. May distribute [an HIV/AIDS] a prescription drug donated to the Program to another pharmacy, medical facility, health clinic or provider of health care for use in the Program.
  - **Sec. 6.** NRS 453B.120 is hereby amended to read as follows:
- 453B.120 The Board shall adopt regulations to carry out the provisions of this chapter. The regulations must prescribe, without limitation:
- 1. The requirements for the participation of pharmacies, medical facilities, health clinics and providers of health care in the Program. [;] For medical facilities or providers of health care who participate in the Program by accepting, distributing or dispensing a prescription drug used to treat cancer, the requirements prescribed pursuant to this subsection must include a requirement that any such medical facility or provider of health care provide, as a regular course of practice, medical services and goods to persons with cancer.
- 2. The criteria for determining the eligibility of persons to receive [HIV/AIDS] prescription drugs dispensed pursuant to the Program . . [, including, without limitation, a requirement that a person apply to the Board on a form prescribed by the Board for eligibility to receive HIV/AIDS prescription drugs dispensed or distributed pursuant to the Program .:]
- 3. [The categories of HIV/AIDS drugs that may be accepted for distribution or dispensing pursuant to the Program;

- -4.] The maximum fee that a pharmacy, medical facility, health clinic or provider of health care may charge to distribute or dispense [HIV/AIDS] prescription drugs pursuant to the Program. [; and
- —5.] 4. The requirements for the written procedures established by a pharmacy, medical facility, health clinic or provider of health care for receiving and inspecting [donated HIV/AIDS] prescription drugs donated to the Program and the manner in which a pharmacy, medical facility, health clinic or provider of health care must submit such procedures for approval [1.], including, without limitation, a requirement that a pharmacy, medical facility, health clinic or provider of health care that dispenses prescription drugs donated to the Program verify and record the eligibility of persons to receive such prescription drugs in the manner set forth in regulations adopted pursuant to subsection 2.
  - **Sec. 7.** NRS 453B.130 is hereby amended to read as follows:
- 453B.130 1. A person who exercises reasonable care in the donation of [an HIV/AIDS] a prescription drug in accordance with the provisions of this chapter and the regulations adopted pursuant thereto is not subject to any civil or criminal liability or disciplinary action by a professional licensing board for any loss, injury or death that results from the donation of the [HIV/AIDS] prescription drug.
- 2. A pharmacy, medical facility, health clinic or provider of health care which participates in the Program and which exercises reasonable care in the acceptance, distribution or dispensation of [an HIV/AIDS] a prescription drug donated to the Program is not subject to civil or criminal liability or disciplinary action by a professional licensing board for any loss, injury or death that results from the acceptance, distribution or dispensation of the [HIV/AIDS] prescription drug.
- 3. A manufacturer of [an HIV/AIDS] a prescription drug donated to the **Program** is not subject to civil or criminal liability for any claim or injury arising from the donation, acceptance, distribution or dispensation of the [HIV/AIDS] prescription drug pursuant to this chapter and the regulations adopted pursuant thereto.
- 4. [An HIV/AIDS] A prescription drug may not be dispensed pursuant to the Program unless the person to whom the drug is dispensed has signed a waiver of liability for any action described in this section performed by any person, pharmacy, medical facility, health clinic, provider of health care or manufacturer of the [HIV/AIDS] prescription drug.
- **Sec. 8.** NRS 453B.030, 453B.150, 453B.160, 453B.170, 453B.180, 453B.190, 453B.200, 453B.210, 453B.220, 453B.230 and 453B.240 are hereby repealed.
- **Sec. 9.** This act becomes effective upon passage and approval for the purpose of adopting regulations and performing any other preparatory administrative tasks that are necessary to carry out the provisions of this act, and on January 1, 2018, for all other purposes.

### LEADLINES OF REPEALED SECTIONS

453B.030 "HIV/AIDS drug" defined.

453B.150 Definitions.

453B.160 "Cancer drug" defined.

453B.170 "Medical facility" defined.

453B.180 "Program" defined.

453B.190 "Provider of health care" defined.

453B.200 Establishment of Program; handling fee; conditions for acceptance, distribution and dispensing of donated drugs; certain restrictions.

453B.210 Dispensing of donated drug.

453B.220 Compliance with applicable laws; authority to distribute donated drug to another participant in Program.

453B.230 Regulations.

453B.240 Limitation on civil and criminal liability; limitation on disciplinary action by professional licensing board.

Assemblyman Sprinkle moved the adoption of the amendment.

Remarks by Assemblyman Sprinkle.

Amendment adopted.

Bill ordered reprinted, reengrossed and to third reading.

Senate Bill No. 112.

Bill read second time and ordered to third reading.

Senate Bill No. 131.

Bill read second time and ordered to third reading.

Senate Bill No. 133.

Bill read second time and ordered to third reading.

Senate Bill No. 173.

Bill read second time and ordered to third reading.

Senate Bill No. 177.

Bill read second time and ordered to third reading.

Senate Bill No. 182.

Bill read second time and ordered to third reading.

Senate Bill No. 206.

Bill read second time and ordered to third reading.

Senate Bill No. 230.

Bill read second time and ordered to third reading.

Senate Bill No. 237.

Bill read second time and ordered to third reading.

Senate Bill No. 240.

Bill read second time and ordered to third reading.

Senate Bill No. 247.

Bill read second time and ordered to third reading.

Senate Bill No. 256.

Bill read second time.

The following amendment was proposed by the Committee on Commerce and Labor:

Amendment No. 658.

AN ACT relating to dentistry; requiring the Board of Dental Examiners of Nevada to appoint a panel to review investigations and informal hearings conducted by an investigator of the Board; requiring the review and consideration of the findings and recommendations of a review panel before disciplinary action is taken against a person; and providing other matters properly relating thereto.

## **Legislative Counsel's Digest:**

Existing law authorizes the Board of Dental Examiners of Nevada, upon its own motion, and requires the Board, upon a verified complaint by any person, to investigate a person who practices dentistry in this State for allegations of actions that would support disciplinary action. (NRS 631.360) Existing law also authorizes the Board to appoint one of its members, employees, investigators or other agents to conduct an investigation and informal hearing relating to a person who is alleged to have violated the provisions of chapter 631 of NRS. (NRS 631.363)

**Section 1** of this bill requires the Board to appoint a panel of three people, consisting of two members of the Board and one holder of a license to practice dentistry or dental hygiene in this State, to review an investigation and informal hearing conducted by an investigator appointed by the Board. **Section 1** requires such a panel to review: (1) all files and records collected or produced by the investigator; (2) findings of fact and conclusions prepared by the investigator and submitted to the Board; and (3) any other information deemed necessary by the panel. **Section 1** further requires: (1) a review panel to submit a recommendation to the Board as to whether the findings and recommendations of the investigation should be accepted by the Board; and (2) the Board to review and consider the findings and recommendations of the review panel before taking any disciplinary action against a person or taking any other action relating to a complaint filed with the Board. Section 3 of this bill requires a hearing officer or panel to review and consider the findings and recommendations of a review panel before taking disciplinary action against a person. Section 5 of this bill provides that any records or information obtained by a review panel are deemed confidential. **Section 6** of this bill extends to members of a review panel the immunity from civil liability provided under existing law to members and employees of the Board.

# THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY. DO ENACT AS FOLLOWS:

- **Section 1.** Chapter 631 of NRS is hereby amended by adding thereto a new section to read as follows:
- 1. The Board shall appoint a panel to review an investigation or informal hearing conducted pursuant to NRS 631.363. Such a panel must consist of:
- (a) If the subject of the investigation or informal hearing is a holder of a license to practice dental hygiene, [two-members] one member of the Board [other than a member appointed pursuant to NRS 631.363 to conduct the investigation and informal hearing] who is a holder of a license to practice dentistry, one member of the Board who is a holder of a license to practice dental hygiene and one holder of a license to practice dental hygiene who is not a member of the Board and is not the subject of the investigation or informal hearing.
- (b) If the subject of the investigation or informal hearing is a holder of a license to practice dentistry or any other person not described in paragraph (a), [two-members] one member of the Board [other than a member appointed pursuant to NRS 631.363 to conduct the investigation and informal hearing] who is a holder of a license to practice dentistry, one member of the Board who is a holder of a license to practice dental hygiene and one holder of a license to practice dentistry who is not a member of the Board and is not the subject of the investigation or informal hearing.
- 2. A review panel appointed pursuant to subsection 1 shall, in conducting a review of an investigation or informal hearing conducted pursuant to NRS 631.363, review and consider, without limitation:
  - (a) All files and records collected or produced by the investigator;
- (b) Any written findings of fact and conclusions prepared by the investigator; and
  - (c) Any other information deemed necessary by the review panel.
- 3. The investigator who conducted the investigation or informal hearing pursuant to NRS 361.363 shall not participate in a review conducted pursuant to subsection 1.
- 4. Before the Board takes any action or makes any disposition relating to a complaint, the review panel appointed pursuant to subsection 1 to conduct a review of the investigation or informal hearing relating to the complaint shall present to the Board its findings and recommendation relating to the investigation or informal hearing, and the Board shall review and consider those findings and recommendations.
- 5. Meetings held by a review panel appointed pursuant to subsection 1 are not subject to the provisions of chapter 241 of NRS.
  - **Sec. 2.** NRS 631.190 is hereby amended to read as follows:
- 631.190 In addition to the powers and duties provided in this chapter, the Board shall:

- 1. Adopt rules and regulations necessary to carry out the provisions of this chapter.
- 2. Appoint such committees, *review panels*, examiners, officers, employees, agents, attorneys, investigators and other professional consultants and define their duties and incur such expense as it may deem proper or necessary to carry out the provisions of this chapter, the expense to be paid as provided in this chapter. Notwithstanding the provisions of this subsection, the Attorney General in his or her sole discretion may, but is not required to, serve as legal counsel for the Board at any time and in any and all matters.
- 3. Fix the time and place for and conduct examinations for the granting of licenses to practice dentistry and dental hygiene.
- 4. Examine applicants for licenses to practice dentistry and dental hygiene.
  - 5. Collect and apply fees as provided in this chapter.
- 6. Keep a register of all dentists and dental hygienists licensed in this State, together with their addresses, license numbers and renewal certificate numbers.
  - 7. Have and use a common seal.
- 8. Keep such records as may be necessary to report the acts and proceedings of the Board. Except as otherwise provided in NRS 631.368, the records must be open to public inspection.
- 9. Maintain offices in as many localities in the State as it finds necessary to carry out the provisions of this chapter.
- 10. Have discretion to examine work authorizations in dental offices or dental laboratories.
  - **Sec. 3.** NRS 631.355 is hereby amended to read as follows:
- 631.355 1. Any disciplinary action taken by a hearing officer or panel pursuant to NRS 631.350 is subject to the same procedural requirements which apply to disciplinary actions taken by the Board, and the officer or panel has those powers and duties given to the Board in relation thereto. Before taking disciplinary action, the hearing officer or panel shall review and consider the findings and recommendations of a review panel appointed pursuant to section 1 of this act.
- 2. Any decision of the hearing officer or panel relating to the imposition of any disciplinary action pursuant to this chapter is a final decision in a contested case.
  - **Sec. 4.** NRS 631.363 is hereby amended to read as follows:
- 631.363 1. The Board may appoint one of its members and any of its employees, investigators or other agents to conduct an investigation and informal hearing concerning any practice by a person constituting a violation of the provisions of this chapter or the regulations of the Board.
- 2. The investigator designated by the Board to conduct a hearing shall notify the person being investigated at least 10 days before the date set for the hearing. The notice must describe the reasons for the investigation and

must be served personally on the person being investigated or by mailing it by registered or certified mail to his or her last known address.

- 3. If, after the hearing, the investigator determines that the Board should take further action concerning the matter, the investigator shall prepare written findings of fact and conclusions and submit them to the Board. A copy of the report must be sent to the person being investigated.
- 4. If the Board, after receiving the report of its investigator pursuant to this section, holds its own hearing on the matter pursuant to NRS 631.360, it may consider the investigator's report but is not bound by his or her findings or conclusions. The investigator and any member of a review panel appointed pursuant to section 1 of this act shall not participate in the hearing conducted by the Board.
- 5. If the person who was investigated agrees in writing to the findings and conclusions of the investigator, the Board may adopt that report as its final order and take such action as is necessary without conducting its own hearing on the matter.
  - **Sec. 5.** NRS 631.368 is hereby amended to read as follows:
- 631.368 1. Except as otherwise provided in this section and NRS 239.0115, any records or information obtained during the course of an investigation by the Board *or a review panel appointed pursuant to section* 1 of this act and any record of the investigation or review are confidential.
- 2. The complaint or other document filed by the Board to initiate disciplinary action and all documents and information considered by the Board when determining whether to impose discipline are public records.
- 3. The Board shall, to the extent feasible, communicate or cooperate with or provide any record or information described in subsection 1 to any other licensing board or any other agency that is investigating a person, including a law enforcement agency.
  - **Sec. 6.** NRS 631.378 is hereby amended to read as follows:
- 631.378 1. Any person who furnishes information to the Board concerning a licensee or an applicant for licensure, in good faith and without malicious intent, is immune from any civil action for furnishing that information.
- 2. The Board, *a review panel*, any member, employee or committee of the Board [-], *or a review panel*, counsel, investigator, expert, hearing officer, licensee or other person who assists the Board in the investigation or prosecution of an alleged violation of a provision of this chapter, a proceeding concerning licensure or reissuance of a license or a criminal prosecution is immune from any civil liability for:
- (a) Any decision or action taken in good faith and without malicious intent in response to information acquired by the Board.
- (b) Disseminating information concerning a licensee or an applicant for licensure to any member of the public, other licensing board, national association of registered boards, an agency of the Federal Government or of the State, the Attorney General or any law enforcement agency.

- 3. A defendant who is the prevailing party in a civil action brought pursuant to subsection 2 may recover the attorney's fees and costs incurred in defending the action.
  - **Sec. 6.5.** NRS 241.016 is hereby amended to read as follows:
- 241.016 1. The meetings of a public body that are quasi-judicial in nature are subject to the provisions of this chapter.
  - 2. The following are exempt from the requirements of this chapter:
  - (a) The Legislature of the State of Nevada.
- (b) Judicial proceedings, including, without limitation, proceedings before the Commission on Judicial Selection and, except as otherwise provided in NRS 1.4687, the Commission on Judicial Discipline.
- (c) Meetings of the State Board of Parole Commissioners when acting to grant, deny, continue or revoke the parole of a prisoner or to establish or modify the terms of the parole of a prisoner.
- 3. Any provision of law, including, without limitation, NRS 91.270, 219A.210, 239C.140, 281A.350, 281A.440, 281A.550, 284.3629, 286.150, 287.0415, 288.220, 289.387, 295.121, 360.247, 388.261, 388A.495, 388C.150, 392.147, 392.467, 394.1699, 396.3295, 433.534, 435.610, 463.110, 622.320, 622.340, 630.311, 630.336, 639.050, 642.518, 642.557, 686B.170, 696B.550, 703.196 and 706.1725, and section 1 of this act, which:
- (a) Provides that any meeting, hearing or other proceeding is not subject to the provisions of this chapter; or
- (b) Otherwise authorizes or requires a closed meeting, hearing or proceeding,
- revails over the general provisions of this chapter.
- 4. The exceptions provided to this chapter, and electronic communication, must not be used to circumvent the spirit or letter of this chapter to deliberate or act, outside of an open and public meeting, upon a matter over which the public body has supervision, control, jurisdiction or advisory powers.
  - **Sec. 7.** This act becomes effective:
- 1. Upon passage and approval for the purpose of adopting any regulations and performing any other preparatory administrative tasks that are necessary to carry out the provisions of this act; and
  - 2. On January 1, 2018, for all other purposes.

Assemblywoman Bustamante Adams moved the adoption of the amendment.

Remarks by Assemblywoman Bustamante Adams.

Amendment adopted.

Bill ordered reprinted, reengrossed and to third reading.

Senate Bill No. 267.

Bill read second time.

The following amendment was proposed by the Committee on Judiciary:

Amendment No. 662.

AN ACT relating to real property; revising provisions governing the auction of property pursuant to the power of sale under a deed of trust; revising provisions requiring certain mortgagees and beneficiaries of a deed of trust to provide certain contact information to the Division of Financial Institutions of the Department of Business and Industry; providing for the continuation of certain provisions relating to an expedited process for the foreclosure of abandoned residential property; and providing other matters properly relating thereto.

## **Legislative Counsel's Digest:**

Under existing law, the trustee under a deed of trust concerning owner-occupied housing has the power to sell the property to which the deed of trust applies, subject to certain restrictions. (NRS 107.080, 107.085, 107.086) Existing law requires such a sale to be made: (1) in a county whose population is less than 100,000 (currently all counties other than Clark and Washoe Counties), at the courthouse in the county in which the property or some part thereof is situated; or (2) in a county whose population is 100,000 or more (currently Clark and Washoe Counties), at the public location in the county designated by the governing body of the county for that purpose. (NRS 107.081) **Section 1** of this bill removes the population cap to require any such sale to be made at a public location in the county designated by the governing body of the county for that purpose.

Existing law requires a financial institution that is a mortgagee or beneficiary of a deed of trust under certain residential mortgage loans to provide to the Division of Financial Institutions of the Department of Business and Industry the name and certain contact information of a person to whom: (1) a borrower or a representative of a borrower must send information and notices to facilitate a mediation under the Foreclosure Mediation Program; and (2) a unit-owners' association must mail notices concerning the foreclosure of the association's lien on a unit. Existing law further requires the Division to maintain this information on its Internet website and provide a prominent display of, or a link to, this information on the home page of its Internet website. (NRS 657.110) Section 1.5 of this bill requires any mortgagee or beneficiary of a deed of trust under a residential mortgage loan to provide the Division with such contact information.

Senate Bill No. 278 of the 2013 Legislative Session (S.B. 278): (1) established an expedited process for the foreclosure of abandoned residential property; and (2) authorized a board of county commissioners or the governing body of an incorporated city to establish by ordinance a registry of abandoned residential real property and a registry of real property in danger of becoming abandoned. (Chapter 330, Statutes of Nevada 2013, p. 1543) The provisions of S.B. 278 expire by limitation on June 30, 2017. **Section 2** of this bill extends the prospective expiration of the provisions of S.B. 278 to June 30, 2021.

# THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

### **Section 1.** NRS 107.081 is hereby amended to read as follows:

- 107.081 1. All sales of property pursuant to NRS 107.080 must be made at auction to the highest bidder and must be made between the hours of 9 a.m. and 5 p.m. The agent holding the sale must not become a purchaser at the sale or be interested in any purchase at such a sale.
  - 2. All sales of real property must be made [:
- (a) In a county with a population of less than 100,000, at the courthouse in the county in which the property or some part thereof is situated.
- (b) In a county with a population of 100,000 or more,] at the public location in the county designated by the governing body of the county for that purpose.

### Sec. 1.5. NRS 657.110 is hereby amended to read as follows:

- 657.110 1. [A] Each mortgagee or beneficiary of a deed of trust under a residential mortgage loan, including, without limitation, a bank, credit union, savings bank, savings and loan association, thrift company or other financial institution which is licensed, registered or otherwise authorized to do business in this State, [and which is the mortgagee or beneficiary of a deed of trust under a residential mortgage loan] shall provide to the Division of Financial Institutions the name, street address and any other contact information of a person to whom:
- (a) A borrower or a representative of a borrower must send any document, record or notification necessary to facilitate a mediation conducted pursuant to NRS 40.437 or 107.086.
- (b) A unit-owners' association must send any notice required to be given pursuant to NRS 116.3116 to 116.31168, inclusive.
- 2. The Division of Financial Institutions shall maintain on its Internet website the information provided to the Division pursuant to subsection 1 and provide a prominent display of, or a link to, the information described in subsection 1, on the home page of its Internet website.
  - 3. As used in this section:
- (a) "Borrower" means a person who is a mortgagor or grantor of a deed of trust under a residential mortgage loan.
- (b) "Residential mortgage loan" means a loan which is primarily for personal, family or household use and which is secured by a mortgage or deed of trust on owner-occupied housing as defined in NRS 107.086.
- **Sec. 2.** Section 7 of chapter 330, Statutes of Nevada 2013, at page 1555, is hereby amended to read as follows:
  - Sec. 7. This act becomes effective on July 1, 2013, and expires by limitation on June 30, [2017.] 2021.
  - **Sec. 3.** This act becomes effective upon passage and approval.

Assemblyman Yeager moved the adoption of the amendment. Remarks by Assemblyman Yeager.

Amendment adopted.

Bill ordered reprinted, reengrossed and to third reading.

Senate Bill No. 277.

Bill read second time and ordered to third reading.

Senate Bill No. 279.

Bill read second time and ordered to third reading.

Senate Bill No. 295.

Bill read second time and ordered to third reading.

Senate Bill No. 301.

Bill read second time and ordered to third reading.

Senate Bill No. 311.

Bill read second time and ordered to third reading.

Senate Bill No. 313.

Bill read second time and ordered to third reading.

Senate Bill No. 318.

Bill read second time and ordered to third reading.

Senate Bill No. 338.

Bill read second time and ordered to third reading.

Senate Bill No. 464.

Bill read second time and ordered to third reading.

Senate Bill No. 483.

Bill read second time and ordered to third reading.

Senate Joint Resolution No. 13.

Resolution read second time and ordered to third reading.

### MOTIONS. RESOLUTIONS AND NOTICES

Assemblywoman Benitez-Thompson moved that Senate Bill No. 175 be taken from its position on the General File and placed at the top of the General File.

Motion carried.

Assemblywoman Benitez-Thompson moved that Assembly Bill No. 414 be taken from the General File and placed on the Chief Clerk's desk.

Motion carried.

GENERAL FILE AND THIRD READING

Senate Bill No. 175.

Bill read third time.

Remarks by Assemblyman Carrillo.

ASSEMBLYMAN CARRILLO:

Senate Bill 175 requires the Governor to annually proclaim May 18 as "Asian Culture Day" in the state of Nevada. The proclamation must call upon the news media, educators, business and labor leaders, and appropriate governmental officers to bring to the attention of Nevada residents the important contributions of Asians and Asian-Americans to the state of Nevada and the United States of America. This measure is effective upon passage and approval.

Roll call on Senate Bill No. 175.

YEAS—41.

NAYS—None.

EXCUSED—Daly.

Senate Bill No. 175 having received a constitutional majority, Mr. Speaker declared it passed.

Bill ordered transmitted to the Senate.

Assembly Bill No. 41.

Bill read third time.

The following amendment was proposed by the Committee on Ways and Means:

Amendment No. 647.

AN ACT relating to State Government; revising qualifications for certain members of the State Public Works Board; revising qualifications for administrators of certain divisions of State Government; providing that the State Library, Archives and Public Records Administrator is in the unclassified service of the State; authorizing the Chief Medical Officer to maintain a clinical practice under certain circumstances; and providing other matters properly relating thereto.

## **Legislative Counsel's Digest:**

Under existing law, certain members appointed to the State Public Works Board must be licensed in this State as a general building contractor or general engineering contractor. **Section 1** of this bill provides that such members may also be appointed if they were licensed in the past.

Existing law requires the Administrator of the State Public Works Division of the Department of Administration to have a master's degree or doctoral degree in certain subjects and certain experience. Existing law also requires the Deputy Administrator of the Public Works - Professional Services Section to be a licensed professional engineer or a registered architect if the Administrator is not. Section 2.5 of this bill provides that the Administrator may be a licensed professional engineer or a registered architect in lieu of having a master's degree or doctoral degree in the specified fields and the required experience. Section 2.5 also requires the Deputy Administrator of the Public Works - Professional Services Section to be a licensed professional engineer or a registered architect, regardless of the Administrator's qualifications.

Existing law requires the Administrator of the Division of Internal Audits of the Office of Finance to be a certified public accountant licensed in this State or a public accountant qualified under existing law. The Administrator

must also have at least 5 years of certain professional experience. (NRS 353A.041) **Section 3** of this bill provides that in order to qualify for the position, the Administrator may instead be a certified internal auditor or government auditing professional or have a master's degree in business administration, accounting, finance or a closely related field. **Section 3** also requires the Administrator to have at least 6 years of certain professional experience.

**Section 4** of this bill provides that the State Library, Archives and Public Records Administrator is in the unclassified service rather than the classified service of the State.

Existing law requires the Administrator of the Division of Health Care Financing and Policy of the Department of Health and Human Services to have a degree in public administration, business administration or a similar field of study. (NRS 422.2354) **Section 5** of this bill instead, requires the Director of the Department to give preference to a person who has a degree in these fields.

Existing law prohibits the Chief Medical Officer from engaging in any other business or occupation. (NRS 439.110) **Section 10** of this bill removes this restriction and authorizes the Chief Medical Officer, with the approval of the Director, to maintain a clinical practice.

# THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

**Section 1.** NRS 341.020 is hereby amended to read as follows:

341.020 1. The State Public Works Board is hereby created.

- 2. The Board consists of the Director of the Department and six members appointed as follows:
  - (a) The Governor shall appoint:
- (1) One member who has education or experience, or both, regarding the principles of engineering or architecture;
- (2) One member who is licensed to practice law in this State and who has experience in the practice of construction law; and
- (3) Two members who are *or have been* licensed in this State as a general building contractor or general engineering contractor pursuant to chapter 624 of NRS.
- (b) The Majority Leader of the Senate shall appoint one member who is *or has been* licensed in this State as a general building contractor or general engineering contractor pursuant to chapter 624 of NRS.
- (c) The Speaker of the Assembly shall appoint one member who is *or has been* licensed in this State as a general building contractor or general engineering contractor pursuant to chapter 624 of NRS.
- 3. Each member of the Board who is appointed serves at the pleasure of the appointing authority.
- 4. A vacancy on the Board in an appointed position must be filled by the appointing authority in the same manner as the original appointment.

- **Sec. 2.** (Deleted by amendment.)
- Sec. 2.5. NRS 341.100 is hereby amended to read as follows:
- 341.100 1. The Administrator and the Deputy Administrator of the Public Works Compliance and Code Enforcement Section serve at the pleasure of the Director of the Department.
  - 2. The Administrator shall appoint:
- (a) A Deputy Administrator of the Public Works Professional Services Section; and
  - (b) A Deputy Administrator of the Buildings and Grounds Section.
- → Each deputy administrator appointed pursuant to this subsection serves at the pleasure of the Administrator.
- 3. The Administrator shall recommend and the Director shall appoint a Deputy Administrator of the Public Works Compliance and Code Enforcement Section. The Deputy Administrator appointed pursuant to this subsection has the
- final authority in the interpretation and enforcement of any applicable building codes.
- 4. The Administrator may appoint such other technical and clerical assistants as may be necessary to carry into effect the provisions of this chapter.
- 5. The Administrator and each deputy administrator are in the unclassified service of the State. Except as otherwise provided in NRS 284.143, the Administrator and each deputy administrator shall devote his or her entire time and attention to the business of the office and shall not pursue any other business or occupation or hold any other office of profit.
  - 6. The Administrator must [have]:
- (a) Have a master's degree or doctoral degree in civil or environmental engineering, architecture, public administration or a related field and [must have] experience in management, public administration or public policy [. If the Administrator is not a licensed professional engineer pursuant to the provisions of chapter 625 of NRS or an architect registered pursuant to the provisions of chapter 623 of NRS, the]; or
- (b) Be a licensed professional engineer pursuant to the provisions of chapter 625 of NRS or an architect registered pursuant to the provisions of chapter 623 of NRS.
- 7. The Deputy Administrator of the :
- (a) Public Works Professional Services Section must be a licensed professional engineer pursuant to the provisions of chapter 625 of NRS or an architect registered pursuant to the provisions of chapter 623 of NRS.
  - [7. The Deputy Administrator of the]
- <u>(b)</u> Public Works Compliance and Code Enforcement Section must have a comprehensive knowledge of building codes and a working knowledge of the principles of engineering or architecture as determined by the Administrator.
  - 8. The Administrator shall:

- (a) Serve as the Secretary of the Board.
- (b) Manage the daily affairs of the Division.
- (c) Represent the Board and the Division before the Legislature.
- (d) Prepare and submit to the Board, for its approval, the recommended priority for proposed capital improvement projects and provide the Board with an estimate of the cost of each project.
  - (e) Select architects, engineers and contractors.
  - (f) Accept completed projects.
- (g) Submit in writing to the Director of the Department, the Governor and the Interim Finance Committee a monthly report regarding all public works projects which are a part of the approved capital improvement program. For each such project, the monthly report must include, without limitation, a detailed description of the progress of the project which highlights any specific events, circumstances or factors that may result in:
- (1) Changes in the scope of the design or construction of the project or any substantial component of the project which increase or decrease the total square footage or cost of the project by 10 percent or more;
- (2) Increased or unexpected costs in the design or construction of the project or any substantial component of the project which materially affect the project;
- (3) Delays in the completion of the design or construction of the project or any substantial component of the project; or
- (4) Any other problems which may adversely affect the design or construction of the project or any substantial component of the project.
- (h) Have final authority to approve the architecture of all buildings, plans, designs, types of construction, major repairs and designs of landscaping.
- 9. The Deputy Administrator of the Public Works Compliance and Code Enforcement Section shall:
- (a) Serve as the building official for all buildings and structures on property of the State or held in trust for any division of the State Government; and
- (b) Consult with an agency or official that is considering adoption of a regulation described in NRS 446.942, 449.345, 455C.115, 461.173, 472.105 or 477.0325 and provide recommendations regarding how the regulation, as it applies to buildings and structures on property of this State or held in trust for any division of the State Government, may be made consistent with other regulations which apply to such buildings or structures.
  - **Sec. 3.** NRS 353A.041 is hereby amended to read as follows:
  - 353A.041 1. The Administrator must:
- (a) Be a certified public accountant licensed by this state or a public accountant qualified pursuant to chapter 628 of NRS to practice public accounting in this state; [and]
  - (b) Be a certified internal auditor or government auditing professional;

- (c) Have a master's degree in business administration, accounting, finance or a closely related field.
- 2. The Administrator must have at least [5] 6 years of progressively responsible experience in professional auditing and performing internal audits or postaudits. The experience must include, without limitation, the performance of audits of governmental entities or of private business organizations, whether or not organized for profit.
- [2.] 3. The Administrator may employ, within the limits of legislative appropriations, such staff as is necessary to the performance of his or her duties.
  - **Sec. 4.** NRS 378.010 is hereby amended to read as follows:
  - 378.010 The State Library, Archives and Public Records Administrator:
- 1. Is appointed by, responsible to, and serves at the pleasure of the Director.
  - 2. Must be appointed on the basis of merit.
- 3. Is in the [classified] unclassified service [, except for the purposes of removal.] of the State.
  - **Sec. 5.** NRS 422.2354 is hereby amended to read as follows:
  - 422.2354 The Administrator must:
- 1. Be appointed on the basis of his or her training, education, experience and interest in the financing of programs for public health, including, without limitation, the financing of Medicaid.
- [2. Be a graduate in public administration, business administration or a similar area of study from an accredited college or university.
- $\frac{3.1}{2}$  In appointing the Administrator, the Director shall, to the extent practicable, give preference to a person who has a degree in a field of public administration, business administration or a related field.
- 2. Have not less than 3 years of demonstrated successful experience in the financing of health care or other public programs, and not less than 1 year of experience relating to Medicaid, or any equivalent combination of training and experience.
- [4.] 3. Possess qualities of leadership in the fields of health care and the financing of health care.
  - **Sec. 6.** (Deleted by amendment.)
  - **Sec. 7.** (Deleted by amendment.)
  - Sec. 8. (Deleted by amendment.)
  - **Sec. 9.** (Deleted by amendment.)
  - **Sec. 10.** NRS 439.110 is hereby amended to read as follows:
- 439.110 1. Except as otherwise provided in [subsection 2] this section and NRS 284.143, the Chief Medical Officer shall devote his or her full time to the official duties of the Chief Medical Officer and shall not engage in any other business or occupation.
- 2. Notwithstanding the provisions of NRS 281.127, the Chief Medical Officer may cooperate with the Nevada System of Higher Education in the preparation and teaching of preservice professional workers in public health

and in a program providing additional professional preparation for behavioral health workers and public health workers employed by the State of Nevada.

3. With the approval of the Director, the Chief Medical Officer may maintain a clinical practice that is not established through the University of Nevada in order to retain expertise and remain current in his or her specialized field.

**Sec. 11.** This act becomes effective on July 1, 2017.

Assemblywoman Carlton moved the adoption of the amendment.

Remarks by Assemblywoman Carlton.

Amendment adopted.

Bill ordered reprinted, reengrossed and to third reading.

Assembly Bill No. 49.

Bill read third time.

Remarks by Assemblywoman Diaz.

ASSEMBLYWOMAN DIAZ:

Assembly Bill 49, as amended, revises various provisions concerning charter schools and the State Public Charter School Authority [SPCSA], including, among other things, the following: establishes additional eligibility requirements for a charter school to be rated using the alternative framework; provides that a written charter or charter contract is not assignable or transferrable and may not be delegated to a third party or used as security for a loan; requires the SPCSA to determine whether certain information submitted by charter schools should be declared confidential; provides for the filing, investigation, and resolution of complaints regarding charter schools that are sponsored by the SPCSA; requires a charter school to notify the parent or legal guardian of each pupil and take certain actions upon the occurrence of certain events; requires the Department of Education to satisfy certain requirements before submitting an application for a grant which may result in the distribution of money to a charter school or a sponsor of a charter school; authorizes a qualified charter school or charter management organization to request an expedited review of an application from the Commission on Professional Standards in Education to become a qualified provider of an alternate route to licensure; prohibits a member of the SPCSA from engaging in certain actions; revises the process for appointment and the qualification requirements of the Executive Director of the SPCSA; and requires the identity of each member of the team of reviewers assembled by a proposed sponsor of a charter school to review an application to form a charter school is confidential for five years after the review of the application.

The bill becomes effective on July 1, 2017, for sections 1; 3 to 17, inclusive; 19; 20; 22 to 29, inclusive; and 35 and on January 1, 2020, for sections 2; 18; 21; and 30 to 34 and 34.5, inclusive.

Roll call on Assembly Bill No. 49:

YEAS-41

NAYS-None.

EXCUSED—Daly.

Assembly Bill No. 49 having received a constitutional majority, Mr. Speaker declared it passed, as amended.

Bill ordered transmitted to the Senate.

Assembly Bill No. 474.

Bill read third time.

Remarks by Assemblyman Sprinkle.

#### ASSEMBLYMAN SPRINKLE:

Assembly Bill 474, as amended, revises certain provisions concerning the prescription drug monitoring program for controlled substances. The bill authorizes certain occupational licensing boards to access the prescription drug monitoring program database and requires such boards to review and evaluate certain information and impose disciplinary action.

The bill requires a practitioner other than a veterinarian who intends to prescribe or dispense a controlled substance listed in schedule II, III, or IV to consider certain factors, take certain actions, and document certain information before initiating such a prescription.

Finally, the bill increases the required training of the misuse and abuse of controlled substances for certain licensees who dispense controlled substances from one hour to two hours.

Roll call on Assembly Bill No. 474:

YEAS—41.

NAYS—None.

EXCUSED—Daly.

Assembly Bill No. 474 having received a constitutional majority, Mr. Speaker declared it passed, as amended.

Bill ordered transmitted to the Senate.

#### MOTIONS. RESOLUTIONS AND NOTICES

Assemblywoman Benitez-Thompson moved that Senate Bills Nos. 2, 20, 27, 32, 35, 40, 42, 110, 140, 160, 202, 241, 252, 324, 326, 362, 412, 454, 466, and 515 be taken from the General File and placed on the General File for the next legislative day.

Motion carried.

#### UNFINISHED BUSINESS

#### SIGNING OF BILLS AND RESOLUTIONS

There being no objections, the Speaker and Chief Clerk signed Assembly Bill No. 17; Senate Joint Resolution No. 10; Senate Concurrent Resolution No. 8.

### GUESTS EXTENDED PRIVILEGE OF ASSEMBLY FLOOR

On request of Assemblywoman Bustamante Adams, the privilege of the floor of the Assembly Chamber for this day was extended to Mekhi Overton.

On request of Assemblyman Ohrenschall, the privilege of the floor of the Assembly Chamber for this day was extended to Riana Durrett and Maggie McLetchie.

On request of Assemblyman Pickard, the privilege of the floor of the Assembly Chamber for this day was extended to Lynn Stewart.

On request of Assemblyman Thompson, the privilege of the floor of the Assembly Chamber for this day was extended to Stephanie Mahler.

On request of Assemblywoman Tolles, the privilege of the floor of the Assembly Chamber for this day was extended to Melissa Holland and Jen Robinson.

Assemblywoman Benitez-Thompson moved that the Assembly adjourn until Tuesday, May 16, 2017, at 11:30 a.m. Motion carried.

Assembly adjourned at 2:21 p.m.

Approved:

JASON FRIERSON Speaker of the Assembly

Attest: SUSAN FURLONG

Chief Clerk of the Assembly