

	Priority	Support	Oppose	Monitor	Neutral			
Bill	Description	Sponsor	Tag	Note	Loc'n	Last Mtng.	Action	Next Mtng.
AB1	Revises provisions relating to training for Legislators.	Leg. Op's & Elec.	PRIORITY	NACO - This adds training on local government finance, operations and budgeting to the required training for new legislators administered by LCB.	Asm. & Sen. Leg. Op's & Elec.	Asm. Leg. Op's & Elec. 3/18	Do pass	
AB2	Revises provisions relating to appointments to public bodies.	Gov't Affairs	PRIORITY	NACO - Allows individuals to serve on multiple Governor-appointed boards.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/24	Amend, & do pass	
AB3	Revises provisions concerning the electronic transmission of certain maps and other documents relating to the approval of divisions of land.	Gov't Affairs	Support	LEAGUE OF CITIES - County is enabled to accept electronic versions of subdivision maps, parcel maps, easements, deed restrictions etc. - all docs/maps req. in NRS 278.320-5695.	Asm. Gov't Affairs	Asm. Ways & Means & Sen. Fin., Subcom m HHS 2/26	Mtnd. no juris.	
AB5	Makes various changes to provisions relating to judicial review of orders and decisions of the State Engineer.	Nat. Res.		DCNR/DIV. OF WATER RESOURCES - This bill addresses appealing decisions by the State Water Engineer and makes changes to the ability to do that, also adds additional requirements. Specifically it requires that a petitioner must suffer "material" affect, and any decision that is challenged must be a "final decision."	Asm. Nat. Res.	Asm. Nat. Res. 3/1	Heard	
AB6	Revises provisions governing an application for a temporary change relating to appropriated water.	Nat. Res.		DCNR/DIV. OF WATER RESOURCES - This bill would allow for a hearing on an application to a temporary change to appropriated water to be discretionary, determined by the State Water Engineer.	Asm. Nat. Res.	Asm. Nat. Res. 3/1	Heard	
AB15	Revises the membership of the Colorado River Commission of Nevada.	Nat. Res.		DCNR/DIV. OF WATER RESOURCES - Requires the State Engineer to serve as an ex officio member of the Colorado River Commission and reduces the number of members appointed to the Commission by the Governor to three. Clarifies that the State Engineer does not have jurisdiction over waters which the Commission has jurisdiction.	Asm. Nat. Res.			
AB21	Revises provisions governing the confidentiality of personal information of certain persons.	Gov't Affairs	Monitor	DHHS/DIV. OF CHILD AND FAMILY SVCS. - Currently certain individuals can get a court order to require county assessors and recorders to keep their addresses confidential - this bill would allow anyone who has already obtained a fictitious address to request, without a court hearing, that an assessor or recorder keep their personal info. confidential; also clerks re: voter registration will have to keep email and telephone numbers of those with fictitious addresses confidential.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/24	Amend, & do pass	

AB33	Authorizes the establishment of paternity in proceedings concerning the protection of children.	Judic.	PRIORITY	NACO - Codifies the process for determining paternity of kids in the child welfare system into NRS 432B. Adding this language into 432B will ensure that the process is efficient and uniform for all children.	Asm. Judic.	Asm. Judic. 3/12	Amend, & do pass	
AB39	Revises provisions relating to public records.	Gov't Affairs		DPS - This bill creates a definition of a public record but specifically excludes: (1) a record that reflects interagency or intragency pre-decisional deliberations; or (2) notes and working papers prepared by or for a public officer or employee used solely for that officer's or employee's own personal use and other materials that do not have an official purpose.	Asm. Gov't Affairs			
AB42	Makes various changes relating to criminal law and criminal procedure.	Judic.		CITY OF HENDERSON-Puts into law the 2019 NVSC decision to require jury trials in domestic battery cases (bc it may prohibit a person from owning a firearm, which is a constitutional right), including jury trials for these cases in justice/muni courts, how those are carried out, and when they are elevated to district court.	Asm. Judic.	Asm. Judic. 3/10	Heard	
AB44	Revises provisions relating to county hospitals.	HHS		CLARK COUNTY/UMC - This bill makes various changes to public hospitals. It changes 'hospital advisory boards' to 'hospital governing boards'. The bill further clarifies that in counties in which the board of hospital trustees appoints a hospital governing board, the governing board is the governing body of the county hospital when exercising powers and duties delegated to the governing board pursuant to this chapter. It would allow the governing body of the public hospital exceptions to OML, to go into closed session to discuss matters related to the evaluation and improvement of patient safety and quality of care, peer review of providers of health care at the hospital or the compliance of the hospital with laws or regulations relating to the provision of health care. Also adds minutes of a closed meeting that discuss the above and any supporting material and any recording or transcript of the closed meeting that contains privileged information are not public records.	Asm. HHS	Asm. HHS 3/22	Heard	
AB46	Repeals the Commerce Tax.	Rev.		NYE COUNTY - repeals the Commerce tax.	Asm. Rev.	Asm. Rev. 2/2	Mtnd.	
AB48	Authorizes certain retired public officers and employees to reinstate insurance under the Public Employees' Benefits Program.	Gov't Affairs		PEBP - Changes to PEBP - Allows for reinstatement of benefits to those who retired from agencies who are not currently participating members, if the retiree was a member in 2008 and is enrolled in Medicare.	Asm. & Sen. Gov't Affairs	Asm. Gov't Affairs 3/12	Mtnd.	
AB52	Makes various changes related to the Land Use Planning Advisory Council.	Nat. Res.	Support	DCNR/DIV. OF STATE LANDS - This bill makes changes to the State Land Use Planning Advisory Council (SLUPAC). It adds the League of Cities as a nonvoting member, and reduces some required noticing times for meetings, 20 days down to 10 days. Requires the election of a Vice Chair. When a commissioner is no longer up for reelection or is defeated, their term on SLUPAC expires on the day their term ends and must be filled. Enumerates SLUPAC's ability to advise/comment on federal agency actions.	Asm. Gov't Affairs	Asm. Gov't Affairs 2/22	Heard	

AB54	Creates the Advisory Committee on Traffic Safety within the Department of Transportation.	Grwth. & Infra.		NDOT - This bill formalizes the NECTS, Nevada Executive Committee on Traffic Safety, of which NACO's Deputy Director currently serves as Vice Chair. It would provide they be recognized as a formal advisory committee.	Asm. Grwth. & Infra.	Asm. Grwth. & Infra. 3/23	Amend, & do pass	
AB58	Makes changes relating to the authority and duties of the Attorney General.	Judic.		AG - This bill empowers the AG to bring civil action against an agency or officers who violate juvenile rights related to detention and providing juvenile justice; also requires a law enforcement agency to report acts that result in death or substantial bodily harm to the Attorney General's office within 72 hours. AG may investigate and DA must wait for investigation to file charges or refer to AG.	Asm. Judic.	Asm. Judic. 3/24	Amend, & do pass	
AB63	Makes various changes relating to the financial administration of local governments.	Gov't Affairs	Support	LEAGUE OF CITIES - Currently under NV law, local governments can create a fund to stabilize operations during an emergency or disaster. This bill would clarify that use of the fund is also for emergencies that are not natural disasters, ie. COVID.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/10	Amend, & do pass	
AB65	Revises provisions relating to ethics in government.	Leg. Op's & Elec.		COMMISSION ON ETHICS - This bill amends the Ethics Law by clarifying, revising and adding to existing provisions which govern: (1) the operation, powers, functions and duties of the Commission, its members and staff and any specialized or local ethics committees; (2) the ethical standards that apply to the conduct of current and former public officers and employees. The bill expands the list of those individuals that are covered by this law including city, county officials including those on a local governing board and separate elected or appointed department heads. Further this law expands any abuse of power by these defined officials to any subordinate as defined by the law; and (3) the proceedings concerning requests for advisory opinions and ethics complaints and the issuance of opinions and the imposition of remedies and penalties by the Commission. This clarification in law would apply an exemption to OML for all ethics commissioner proceedings. The bill also adds a clarification that once the findings of the ethics commission are completed, then all documents, records and proceedings are now a matter of public record. Prior to the finding the law says that all matters are exempted from public records and OML.	Asm. Leg. Op's & Elec.	Asm. Leg. Op's & Elec. 2/23	Heard	
AB66	Revises provisions relating to the abatement of certain taxes.	Rev.		GOED - Requires that the effective date of tax abatements has to be within one year of the approval of the application; and that signed agreements with GOED granting the abatements have to be entered into within a year of submission of the application, or else the application is void.	Asm. Rev.	Asm. Rev. 2/18	Heard	
AB71	Revises provisions relating to certain information maintained by the Division of Natural Heritage of the State Department of Conservation and Natural Resources.	Nat. Res.		DCNR/DIV. OF NATURAL HERITAGE - Location information of rare animal and plant species are to be confidential. But that information may be released for a fee so long as the information is for a legitimate, conservation, research, environmental review purpose, and is unlikely to result in harm to the species.	Asm. Nat. Res.	Asm. Nat. Res. 2/24	Heard	

AB83	Revises the date of the legal holiday for the observance of Nevada Day.	Yeager		Changes Nevada Day to the 31st no matter what - if it falls on a Sat/Sun, the Friday or Monday before or after is a holiday.	Asm. Gov't Affairs				
AB84	Revises provisions relating to wildfires.	Gov't Affairs		Allows the State Forester Firewarden with the approval of director of DCNR to enter into, modify, and cancel public private partnership contracts.	Asm. Nat. Res.	Asm. Nat. Res. 3/24	Heard		
AB85	Revises provisions relating to noxious weeds.	Nat. Res.		Eliminates existing prohibitions on the State Quarantine officer from naming a weed as "noxious" if it is so well established that its management is impracticable.	Asm. Nat. Res.	Asm. Nat. Res. 3/24	Heard		
AB86	Makes various changes relating to the recovery of certain expenses and costs incurred in extinguishing wildfires.	Gov't Affairs		Eliminates the requirement that a fire must threaten human life in order for recovery of costs. Permits a Board of County Commissioners to enter a suit against an entity that willfully or negligently caused the fire for recovery of costs as well as attorneys fees and expenses. A general improvement district created for the purposes of extinguishing fires can now recover costs also.	Asm. Gov't Affairs Asm. Ways & Means	Asm. Gov't Affairs 3/12	Mtnd.		
AB87	Makes various changes to provisions governing the vacation or abandonment of certain easements.	Nguyen & Roberts	Monitor	Allows local govts to approve the abandonment of easements without a public hearing. Requires all adjacent or underlying property owners to sign the application for the easement. Requires staff to make certain determinations including that the local govt doesn't need the easement, and that access is not impaired; and includes an appeal process for aggrieved persons.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/4	Heard		
AB90	Requires counties to pay impact fees to certain local governments for projects of intercounty significance.	Benitez-Thompson	Monitor	Requires that, as a part of the development approval process, counties must determine if a project is of "intercounty significance". Then, for any projects determined to have "intercounty significance" a county must request impact statements from all affected local governments that include: costs of additional housing, infrastructure, education, water, public safety, criminal justice and social services. Counties are then required to pay the impact fees to the other local governments. The bill allows this process to take place for one existing project.	Asm. Gov't Affairs				
AB96	Creates the Emergency Response Employees Mental Health Commission.	Cohen		Creates a state commission on emergency response employee mental health. Requires the commission to: create a hotline for emergency response employees who are experiencing mental health issues as a result of their work - the hotline shall be staffed by peer support counselors; establish a network of peer to peer counselors for emergency responders; and create a website and outreach.	Asm. HHS	Asm. HHS 3/24	Amend, & do pass		
AB98	Revises provisions governing legislative measures that may be requested for a regular legislative session.	Titus, McArthur, Dickman, Kasama, Leavitt,		Reduces bdrs that legislators and Executive Branch get; also reduces NACO's bdrs from 5 to 4; and Clark from 4 to 3.	Asm. Leg. Op's & Elec.	Asm. Leg. Op's & Elec. 3/16	Heard		
AB99	Revises provisions governing public works.	Ellison, Wheeler, Dickman, O'Neill,	Support	This bill lowers the threshold on public works jobs, when "prevailing wage" requirements would apply. The threshold is currently 100,000, this would raise it to 250k.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/9	Heard		

AB100	Revises provisions relating to wildfires.	Gov't Affairs		Creates the Wildland Fire Protection Program in the Nevada Division of Forestry. Permits the State Forester Firewarden to enter into cooperating agreements with County Boards of Commissioners or Fire Protection Districts to participate in the program. Participation in the program allows BOCC or Fire Districts to access technical resources and even labor to reduce the risk of wildland fire. Mandates collaboration between state, federal and local governments when reducing the risk of wild land fire, restoring landscapes, creating resilient landscapes etc. under the program.	Asm. Gov't Affairs	Asm. Gov't Affairs 2/25	Heard	
AB108	Creates the Nevada Office of the Inspector General.	Brittney Miller		Creates the Nevada Office of the Inspector General. Purpose of the Office is to "establish and maintain a full-time program of auditing, investigation, inspection and performance review of each state agency and local government to provide increased accountability and oversight ... and to assist in improving operations and deterring and identifying fraud, waste, abuse or corruption. The office has the authority to: require all local governments to cooperate with and assist the Inspector General; Inspector General can issue subpoenas; and is subject to legislative audit.	Asm. Gov't Affairs			
AB116	Revises provisions relating to traffic offenses.	Nguyen, Yeager, Frierson,	Monitor	Changes to traffic penalties, decreases, makes some civil, directs some of the fees to State Ed fund, cancels bench warrants for failure to appear (FTA) for traffic citations, and removes FTAs for traffic penalties from criminal history.	Asm. Judic.	Asm. Judic. 3/18	Heard	
AB121	Revises certain provisions relating to elections.	Cohen		This bill codifies into law the current program from the Secretary of State's office regarding access for persons a disability to be able to cast their ballot from their residence. (3.8.21.Clark - Neutral)	Asm. Leg. Op's & Elec.	Asm. Leg. Op's & Elec. 3/16	Amend, & do pass	
AB124	Revises provisions relating to employment.	Duran, Watts, Torres, , Benitez-		Expands language in NV law prohibiting workplace discrimination based on sex including re information and assignments related to promotion; also prohibits requesting wage rate history or using wage rate history to determine pay; requires employers to disclose wage rates to interviewees; expands penalties and remedies.	Asm. Comm. & Lbr.	Asm. Comm. & Lbr. 3/17	Heard	
AB126	Provides for presidential preference primary election.	Frierson, Benitez-Thompson		This bill would establish a presidential primary system in NV. vs. the Caucus system that is currently used in the state; including early voting, polling places, and filing. Primary would be Tuesday before last tues in Jan. Includes a provision that the State will pay for the primary.	Asm. Leg. Op's &			
AB127	Revises provisions relating to the confidentiality of certain personal information of peace officers and retired peace officers.	Dickman, O'Neill, Wheeler, Roberts, Titus, Ellison,		This bill allows a peace officer or retired peace officer to ask the court for an order keeping confidential any personal information of the peace officer or retired peace officer held by the county recorder. Peace officers and retired peace officers may already ask a court to keep their county assessor records confidential.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/1	Heard	
AB129	Revises provisions governing campaign finance.	Roberts		This bill address campaign financing for political action committees. It would require a registered PAC, to open a bank account 1 week after receiving a contribution of more than \$100, or an aggregate of donations that total this amount or greater. The bank account would conform to current law where the account is kept separate from all other personal expenditures or income etc...	Asm. Leg. Op's & Elec.	Asm. Leg. Op's & Elec. 2/23	Heard	
AB131	Revises provisions relating to the use of portable event recording devices by peace officers.	Flores, Gonzalez, Anderson, Brown-May, Considine,		This bill expands the times a peace officer is required to wear their body cameras to include anytime a peace officer is wearing their uniform and could have a potential interaction with a member of the public.	Asm. Gov't Affairs			

AB132	Revises provisions governing juvenile justice.	Flores, Torres, Gonzalez, Anderson, Brown-May, Conzidine	Oppose	Regarding the interrogation of minors under 15yo for certain crimes including when the child is certified as an adult - 1) requires that all interrogation proceedings of a minor be videotaped; requires that child have legal counsel with them during all proceedings; and for the purpose of providing counsel, the child will be deemed indigent/provided a PD. If a court finds a child is deemed delinquent or in need of supervision, then the court shall appoint a PD.	Asm. Judic.	Asm. Judic. 3/16	Mtnd. not agnd.	
AB133	Revises provisions relating to peace officers.	Flores, Gonzalez, Anderson, Brown-May,		Requires peace officers to have training on how to interact with an individual who may be carrying a firearm; requires a peace officer to wear a body cam if they are in uniform and if they may have an interaction with a member of the public.	Asm. Gov't Affairs			
AB134	Revises provisions relating to elections.	Matthews, Dickman, Hafen, Wheeler,		This bill reverses the provisions of AB 4 that were passed in the 2020 special session. It would reinstate the requirements for mail in and absentee balloting procedures that existed before that bill was passed.	Asm. Leg. Op's & Elec.			
AB137	Revises provisions relating to elections.	Ellison, Wheeler & Dickman		This is a voter i.d. bill, it proposes: 1) It would require in person voters to provide a form of i.d.; 2) The DMV would issue i.d. specific to be used in the process of voting, free of charge; 3) none of these requirements are in place if a person requests an absentee ballot; 4) If an individual does not have i.d. they may cast a provisional ballot; which could be changed if the person provided i.d. to the clerk or election official by 5pm the Friday before the election.	Asm. Leg. Op's & Elec.			
AB139	Revises provisions relating to local governments.	Yeager & Gorelow; Scheible		Re Enterprise Funds, allows a county to transfer money out of an enterprise fund to pay for construction of a fire station if the balance of the fund is over a certain amount and the county finds that the station(s) are necessary; this provision expires in 2021.	Asm. Gov't Affairs	Asm. Gov't Affairs 2/25	Heard	
AB146	Revises provisions relating to water.	Peters		Requires the Department of Conservation and Natural Resources to create a program for the purpose of regulating pollution in water from diffuse sources. Requires program to, identify waters that cannot be expected to maintain quality without intervention, identify common sources of diffuse pollutants, identify policies and best practices. Requires an applicant for a permit to discharge to file a bond or surety. Requires that the Department give notice in a newspaper and digital format regarding a hearing on a proposed regulation that sets a standard for discharge relating to a body of water.	Asm. Nat. Res.	Asm. Nat. Res. 3/17	Heard	
AB147	Authorizes a board of county commissioners to create the office of county counsel.	Nguyen	Support	Authorizes a board of county commissioners to create the office of county counsel to perform many of the noncriminal duties otherwise assigned to the district attorney; also requires, if a county creates the office, that county counsel represent the county in certain child welfare cases.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/4	Heard	
AB151	Revises provisions relating to offenses.	Gonzalez, Torres, Anderson,		Driver's license suspension cannot be used to enforce an outstanding minor civil traffic penalty or citation.	Asm. Judic.	Asm. Judic. 3/12	Amend, & do pass	
AB153	Revises provisions governing performance contracts.	Bilbray-Axelrod; Brooks		Changes to local government performance contracts including the use of savings realized from the contracts.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/24	Amend, & do pass	

AB157	Authorizes a person who is the victim of certain discriminatory conduct relating to an incident involving a peace officer to bring a civil action under certain circumstances.	Monroe-Moreno, Brittney Miller, Cameron Miller, Anderson, Bilbray-		Allows civil penalties to be brought against a person who calls law enforcement and makes a false report based on perceived race, color, religion, national origin, physical or mental disability, sexual orientation or gender identity or expression of another person, as opposed to an actual crime, and if a peace officer arrives on location and contacts the accused person.	Asm. Judic.	Asm. Judic. 3/12	Amend, & do pass	
AB162	Revises provisions relating to apprentices.	Ellison, Dickman, Titus,		There are apprentice requirements on public works jobs - one or more apprentices are required for a certain percentage of the total hours of labor performed - changes the law so that those requirements only apply in counties with populations over 100k.	Asm. Gov't Affairs			
AB163	Revises provisions relating to elections.	Dickman, Wheeler, Titus, Ellison, O'Neill, Hansen, Kasama, Krasner, Leavitt, Matthews & McArthur;		Would require the DMV to issue identification cards for the purpose of voter i.d., free of charge. Under this law voters can ask that their voting record be updated to include an i.d. requirement. Also, it makes changes to due dates on when an absentee ballot must be requested and when it must be returned to be counted. The bill allows city/county clerks to use voting machines the utilize blockchain technology, if approved by the secretary of state. Any individual who casts a provisional ballot, or registers and votes on election day, must provide an identification (this bill cites a court case in Indiana as to what is acceptable plus authorizes the DMV to create those i.d.'s for the purposes of voting). Lastly, it makes changes to when votes must be counted, requiring all votes to be counted 48 hours after the final day of voting - generally election day - and further it requires the canvass of such vote to take place the 10th day after election day. Also, no ballot absentee, or mail in, can be delivered by any individual other than the voter. Nobody can submit ballots on an individual's behalf, under the provisions of this bill.	Asm. Leg. Op's & Elec.			
AB166	Establishes disclosure requirements relating to certain elections-related communications.	Hafen		This bill addresses solicitation for campaign funds via text message or other electronic means: This bill requires a person, committee for political action, political party or committee sponsored by a political party that expends more than \$100 that funds communication via text message that advocates expressly the election or defeat of a clearly identified candidate or group of candidates, or solicits a contribution, to disclose in the text message the name of the person, committee for political action, political party or committee sponsored by a political party that paid for the communication.	Asm. Leg. Op's & Elec. Asm. Ways & Means	Asm. Leg. Op's & Elec. 3/16	Do pass	
AB170	Revises provisions governing animals.	Martinez		This bill addresses the transfer and sale of animals when the owner of said animal is cited, or charged with animal cruelty, or cited for animal fighting and other actions that are unlawful towards an animal. It cleans up some language requiring the state department of ag to do posting and notification for those individuals charged with such crime to request a hearing. This bill allows an animal shelter to sell at auction an animal, or humanely euthanize an animal that is under their care. The bill clarifies that the court determines if an individual is able to care for their animal.	Asm. Nat. Res.	Asm. Nat. Res. 3/8	Heard	
AB171	Establishes certain protections for certain swamp cedars.	Nat. Res.		Creates Special protection for the Swamp Cedars of Spring Valley that are located in the Bahsahwahbee Traditional Cultural Property area in White Pine County and requires a special permit for the ability to cut, mutilate, destroy, or remove the trees.	Asm. Nat. Res.	Asm. Nat. Res. 3/15	Heard	
AB183	Revises provisions governing collective bargaining.	Matthews, Titus, Dickman,		Subjects union negotiations to the open meeting law.	Asm. Gov't Affairs			

AB186	Establishes provisions relating to the issuance of citations and arrests by peace officers.	Nguyen, Roberts, Watts, Cameron Miller,		Prohibits a law enforcement agency from requiring a peace officer: (1) to issue a certain number of traffic citations; or (2) to make a certain number of arrests. Additionally, this bill prohibits a law enforcement agency from considering the number of citations or arrests, or the amount of fines or fees assessed from the citations or arrests made by a peace officer, in evaluating the performance of the peace officer.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/11	Heard	
AB191	Requires the State Plan for Medicaid to include coverage for the services of a community health worker under certain circumstances.	HHS	Monitor	Requires State plan for Medicaid to cover Community health workers, and for the State to pay the non-federal share for the community health worker program.	Asm. HHS Ways & Means	Asm. HHS 3/17	Do pass	
AB196	Requires courthouses to contain lactation rooms for use by members of the public under certain circumstances.	Benitez-Thompson	Neutral	Requires all courts create lactation rooms for the public; there is an exemption if the courthouse does not have space that could be used for this purpose; or if new construction would be required to comply.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/8	Heard	
AB201	Revises provisions relating to informants.	Gonzalez, Yeager, Flores,		Requires that all counties (DAs) keep a database of informants and that that information be provided during trials.	Asm. Judic.	Asm. Judic. 3/11	Heard	
AB211	Establishes provisions relating to a plan to address impacts to wildlife.	Jauregui	Oppose	In the event that land is to be subdivided, a tentative map of the proposed subdivision must be sent to the Nevada Department of Wildlife who within 30 days shall give written comments on the potential impact of the subdivision on wildlife and any possible means of minimizing, or mitigating those impacts. The planning commission or body must then take those comments into consideration when deciding whether or not to approve. Gives NDOW power to create regulations to implement this statute.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/16	Heard	
AB218	Revises provisions governing certain elected county offices.	Titus		This bill allows sheriffs and constables to wear their law enforcement uniforms, without restriction while campaigning.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/17	Heard	
AB222	Revises provisions governing employment practices.	Torres		Changes to whistleblower protections including: protections for internal complaints against activities that the whistleblower believes may constitute safety or health hazards or be illegal - also employees receive whistle blower protections if they request a correction or refuse to perform the duty; if the employee is fired over such activities the burden of proof shifts to the employer to show that the whistleblower was fired for gross misconduct that was independent of the activities; provide that a court action is also timely if brought within 90 days after the issuance of a right-to-sue notice by the U.S. Equal Employment Opportunity Commission - currently this timing doesn't line up with NERCs.	Asm. Comm. & Lbr.	Asm. Comm. & Lbr. 3/17	Heard	
AB223	Revises provisions governing first responders.	Dickman, Wheeler & O'Neill;		Re worker's comp - physicals for fire, arson investigators and police officers over 40 should also include screening for prostate cancer; increases screening and tests related to heart disease, including stress test and cholesterol test.	Asm. Comm. & Lbr.			

AB228	Establishes provisions relating to children's advocacy centers.	Brittney Miller, Gorelow, Monroe-Moreno & Orentlicher,		Creates "children's advocacy centers" where teams including law enforcement, DAs and healthcare providers provide resources for kids who have been subject to abuse and neglect. To the extent that money is available, the governing body of each county and each child welfare agency shall ensure that children who are victims of abuse or neglect have access to a multidisciplinary team through a children's advocacy center.	Asm. HHS	Asm. HHS 3/24	Amend, & do pass	
AB243	Revises provisions relating to the administration of justice.	Bilbray-Axelrod & Cameron Miller		Creates a sub committee/Task Force of Committee on the Administration of Justice (ACAJ) on police reform, including academics, advocates, and law enforcement; requires DAs and JJ to create a system of "race-blind charging" for charging individuals of crimes.	Asm. Judic.	Asm. Judic. 3/19	Heard	
AB246	Revises provisions governing employment practices relating to employee safety.	Flores		Employer liability related to COVID; employers are responsible for notifying employees of COVID exposures at the workplace; providing information re sanitization; employer cannot retaliate against an employee who has been diagnosed or has to isolate - and employee can bring a complaint or legal action against the employer if they do so; employers have to create a COVID prevention program; resorts/lodging are exempt.	Asm. Comm. & Lbr.			
AB248	Revises provisions governing elections.	Tolles		This bill addresses partisan poll watchers, at polling places during elections. The bill requires that partisan poll watchers meet minimum qualifications, they must be a NV resident, a member of the political party they are representing and the political party must certify them as a poll watcher. The partisan observer would then need to submit information to the county clerk/election official via a form from the S.O.S. office that they meet these requirements and the observer would need to wear a badge at the polling place. Further, county clerks/elections officials will submit a plan to the S.O.S. office to outline that availability of space or locations for partisan poll watchers. (counties already have to do this, not a new mandate) The bill also makes conforming changes to include ballot counting observers in in this legislation. Lastly, the bill outlines requirements for international poll watchers. Those individuals who are international poll watchers, will need to register with the S.O.S. office and in accordance with the plan from the local election official, if accommodations are available, should be allowed to observe. The legislation also confirms that no photographing of a polling place is allowed by any observer, this updates the law that currently restricts members of the general public from photographing polling locations.	Asm. Leg. Op's & Elec.			
AB249	Revises provisions relating to land use planning.	Jauregui		This bill addresses construction start times and requires a local governing body to allow construction times between May - September no earlier than 5am; (most local governments and H.O.A's have regulations in place that are much later) the law now overrides any H.O.A. rules, and the law would supersede any noise ordinance that is currently in place in a county or local government.	Asm. Gov't Affairs			
AB251	Makes various changes relating to juvenile justice.	Krasner, Flores, Cameron		Requires that, prior to any interrogation of a juvenile, the child has to consult with a parent/guardian, or attorney; changes to the sealing or destroying of records related to juveniles.	Asm. Judic.	Asm. Judic. 3/18	Mtnd. not agnd.	

AB253	Revises provisions relating to governmental administration.	Considine	Support	This bill makes updates to NV's open meeting law - OML. It is largely a clean - up bill from the 2019 session which made significant changes to the OML. It also provides for updates to give local governing boards the ability for individuals to participate remotely via electronic means and makes permanent some of the remote options that the attorney general's office allowed during the COVID-19 pandemic. The legislation does the following: 1) cleans up the definition for working group or subcommittee, where these are only subject to OML if 2 members of the public body participate on the subcommittee or working group. 2) Codifies the ability for a meeting to be conducted remotely, as long as the public body provides call in or virtual instructions, on the posted agenda, and the agenda includes or provides information on how to access supporting material. 3) During a virtually conducted meeting, a member of the public must be able to submit either live, or recorded public comment and the member of the public must be able to view or hear the meeting by the utilized remote technology system. 4) The public body must "reasonably" ensure (not guarantee) that a member or members of the general public are able to hear, or view and participate in any portion of the meeting that uses remote technology.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/18/	Heard	
AB255	Revises provisions governing boards of trustees of school districts.	Frierson, Bilbray-Axelrod, Brown-May,		Changes the process for electing school board members in Clark and Washoe Counties so that one member is appointed by the BCC and two by the two largest cities; also requires school board election districts established by the BCC to be as nearly equal in population as possible and composed of contiguous territory.	Asm. Edu.			
AB260	Provides for the confidentiality of contact tracing information.	Leavitt; Hardy		For entities that conduct contact tracing, the information collected is private and not subject to public records law; prohibits a law enforcement agency from conducting contact tracing; and limits the amount of time that an employee, volunteer or independent contractor of a governmental entity is authorized to retain personally information obtained for contact tracing; requires consent for contact tracing and restrictions on keeping info confidential, but some info (that is not personal) shall be disclosed; violators can be taken to court and plaintiffs awarded legal fees etc.	Asm. HHS			
AB263	Revises provisions relating to elections.	Hansen, Wheeler, Titus, Hafen,		This requires that all signatures are verified by county clerks/elections officials on all ballots; requires that county clerks/elections officials periodically audit such devices, if used, to confirm the audit is being completed of all signatures and confirm their validity.	Asm. Leg. Op's & Elec.			
AB264	Revises provisions relating to elections.	Kasama, Hardy, Krasner, Titus,		Requires county clerks/elections officials to certify with the Secretary of State's office that they have undertaken activities to actively remove ineligible or inactive voters from the voter rolls. The S.O.S. will have to create a timeline and reporting mechanism for county clerks/elections officials to use for this purpose.	Asm. Leg. Op's & Elec.			
AB268	Establishes provisions relating to peace officers.	Krasner, Roberts & Cameron Miller; Neal		Requires all law enforcement agencies adopt certain policies re use of force including use of de-escalation; prohibits an officer from using deadly force unless a reasonable officer would believe that the person is causing an imminent threat of death or serious bodily harm.	Asm. Gov't Affairs	Asm. Judic. 3/17	Mtn. no juris.	Asm. Gov't Affairs 3/26 9:00 AM
AB271	Establishes certain requirements for law enforcement agencies.	Frierson		In Clark and Washoe requires law enforcement agencies to maintain supervisory ratios of at least 1 first-line supervisor to 10 nonsupervisory peace officers; also requires (1)each nonsupervisory peace officer to be assigned to a single first-line supervisor; and (2) the provision of work schedules which ensure that a nonsupervisory peace officer is assigned to work on the same days and hours as his or her first-line supervisor; places certain duties on first-line supervisors relating to the use of force by nonsupervisory peace officers.	Asm. Gov't Affairs			

AB274	Requires certain health plans to cover fertility preservation services.	Gorelow		This bill requires that all health plans provide for and cover fertility preservation services, no matter why an individual may need them. Allows for fines and penalties and revocation of insurance certificate by the Commissioner of Insurance if this is not provided.	Asm. Comm. & Lbr.	Asm. Comm. & Lbr. 3/24	Heard	
AB276	Makes changes to provisions governing public records.	Matthews, Wheeler, Dickman, Black, Krasner		This bill addresses the awarding of court / attorney's fees for individuals who are denied a public record and appeal to a court for the right to the public record.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/23	Heard	
AB279	Revises provisions governing taxes imposed on certain heavy equipment.	Leavitt	Oppose	Exempts heavy equipment that is leased, from personal property taxes.	Asm. Rev.			
AB280	Revises provisions relating to public restrooms.	Peters & Torres		Requires all single stall bathrooms in public places, government buildings, and businesses with public restrooms to be gender neutral; authorizes any county or incorporated city of this State to adopt a local ordinance that prohibits infringement of a person's rights, privileges or access to such single-stall restrooms; requires all counties to adopt (either through their building code or ordinance) a mandate that all buildings built after 2021 that have single stall bathrooms make those bathrooms gender neutral and accessible; Attorney General can be notified by the public and can take action against any public body that does not comply.	Asm. Gov't Affairs			Asm. Gov't Affairs 3/26 9:00 AM
AB282	Makes various changes relating to training for judges and certain court staff.	Frierson		Requires all court employees who interact with the public to take 2hours/year of implicit bias training.	Asm. Judic.			
AB292	Revises provisions relating to unemployment compensation.	Carlton		Changes provisions re ineligibility for unemployment - currently if you were incarcerated following your last job; or if you quit your job you aren't eligible until after 10 or 15 weeks on a new job - this bill removes those provisions; currently if you quit your next to last employer, that job doesn't count towards unemployment benefits - this bill eliminates that.	Asm. Comm. & Lbr.			
AB311	Revises the Charter of the City of Elko.	Ellison; Goicoechea		Changes to ELKO City Charter including authority and process to appoint the muni. judge and set salary.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/24	Mtnd. not agnd.	Asm. Gov't Affairs 3/25 9:00 AM
AB315	Revises provisions relating to certain public employees.	O'Neill, Roberts, Dickman, Krasner, Hafen,		Provides police and firefighters access to mental health awareness and prevention information, including for PTSD; upon retirement will be provided up to 2 hours of counseling on mental health and PTSD related issues.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/24/	Mtnd. not agnd.	Asm. Gov't Affairs 3/25 9:00 AM

AB320	Revises provisions governing the operation of large all-terrain vehicles on certain streets and highways.	Leavitt; Hardy	Neutral	Allows for the operation of a large all-terrain vehicle on a main county roads in cities with a population under 25,000 so long as the OHV is registered with the DMV, is appropriate for highway use and the corresponding county of highway commissioners has passed an ordinance allowing for their use on major roads.	Asm. Grwth. & Infra.				Asm. Grwth. & Infra. 3/25 1:30 PM
AB321	Revises provisions relating to elections.	Frierson & Benitez-Thompson		This bill eliminates all of AB 4 that was passed in the special session. It makes mailing of ballots to all voters permanent, the bill allows for individuals to opt out of receiving a mail in ballot, by notifying the county clerk/election official in writing. Revises the deadline for when a mail in ballot is accepted in general election - all ballots must be postmarked by 5pm on the day of an election and received in the county clerk/election office by the 4th business day following the election. The deadline is extended if a clerk/election official has challenged a signature on a ballot to the 6th day following election day. County Clerks/Elections officials are required to establish procedures for verifying all signatures; and all individuals responsible for verifying signatures on received ballots must take a signature auditing class.	Asm. Leg. Op's & Elec.				
AB322	Provides for the licensure and regulation of certain events at which the sale and consumption of cannabis or cannabis products is allowed.	Cameron Miller, Gonzalez, Flores, Brittney Miller, Monroe-		Creates State regulation for a new type of marijuana establishment/vendor - mobile consumption lounges; authorizes local govt to create a fee schedule for the events; Sect 16.2(k) and 22.2(k) require local approval.	Asm. Rev.				Asm. Rev. 3/25 4:00 PM
AB325	Revises provisions relating to the recording of documents.	Kasama, Titus, Leavitt, Hardy,		Authorizes the submission of a certified paper copy of an electronic document for recording to a county recorder who has elected to receive and record electronic documents; and prescribes a certificate for certifying correct paper copies of electronic documents.	Asm. Gov't Affairs				
AB328	Expands the circumstances in which a county clerk is required to cancel a preregistration or registration to vote.	Titus, O'Neill, Leavitt, Krasner, Dickman, Hefner		Requires a funeral home director to notify, on a form prescribed by the Secretary of State's office, county clerks/elections officials of the death of an individual's for the purpose of cancelling an individual's voter registration.	Asm. Leg. Op's & Elec.				
AB331	Makes various changes to provisions relating to affordable housing.	Marzola, Flores, Benitez-Thompson, Watts, Anderson, Bilbray-		This bill allows local govts to accept fees in lieu of requirements to build affordable housing; allows local govts to impose impact fees on developers (whose projects may impact the need for affordable housing) to fund affordable housing; if a county includes a housing element in its master plan pursuant to NRS 278.235 it may also include sections on inclusionary zoning, payments in lieu of building affordable housing and impact fees on affordable housing; also requires the county to include in its annual report to the Housing Division an estimate of the number of affordable housing units slated to be developed and any measures from a counties master plan that support affordable housing.	Asm. Gov't Affairs				

AB333	Makes changes to provisions relating to land use planning.	Krasner, Roberts, Ellison, Hardy & O'Neill		Establishes the deadlines for filing memorandum of points and authorities, reply brief, and request for hearing where one seeks to challenge a final decision by a governing body issued under its NRS 278 regulatory authority. The deadlines may be extended if the court allows, and requires everything submitted to follow Rule 28 of Nevada Rules of Appellate Procedure. If the governing body of a county requires the retention or detention of stormwater before the division, development, or subdivision of land, it does not need a permit or a pre-existing water right.	Asm. Gov't Affairs			
AB334	Revises provisions relating to affordable housing.	Summers-Armstrong & Marzola		This bill allows local govts to accept fees in lieu of requirements to build affordable housing; allows local govts to impose impact fees on developers (whose projects may impact the need for affordable housing) to fund affordable housing; caps those fees at \$5; \$3; and \$1.5 dollars per sf on industrial, commercial, and multifamily, respectively.	Asm. Gov't Affairs			
AB336	Requires an annual behavioral healthcare assessment for peace officers.	Monroe-Moreno & Roberts		Requires the POST Commission to adopt regulations establishing standards for an annual behavioral healthcare assessment.	Asm. Gov't Affairs			
AB340	Provides for the review of certain administrative regulations by the Legislature.	Matthews		Requires that any regulation created by the Legislature to carry out legislation/NV law, if it will cause a budget impact of \$10million or more, has to come to the legislature, in the form of a bill.	Asm. Gov't Affairs			
AB341	Provides for the licensure and regulation of cannabis consumption lounges.	Yeager		Creates cannabis lounges, either attached to establishments or an independent place where marijuana can be consumed; these can only be established by establishment license holders; Sect22.1(i) looks like it ensures that counties can zone out these types of establishments; important to confirm that locals can still license as well so that they can have local authority/regulation in their communities.	Asm. Judic.			
AB354	Authorizes the creation of water banks.	Ways & Means		Nevada Water Banking Act. Allows for both statutory and contract water banks where owners of perfect groundwater or surface water rights may deposit their water rights into a bank which may lend out water to borrowers. A statutory water bank results from the approval of an application of an individual for the creation of a water bank. A contract water bank results from the approval of an application from a public entity such as a county. The U.S. government may not apply for the creation of a water bank. A water bank applies only to the geographic area specified in the application. An application must have a public hearing and comment period. A bank in a calendar year cannot disburse more water than has been deposited, does not need to respect priority of water rights of water deposited. The primary provisions of the act are procedural requirements for the application and certain record keeping duties.	Asm. Nat. Res.	Asm. Ways & Means 3/22	Disc. as BDR	

AB356	Makes various changes relating to the conservation of water.	Ways & Means		Establishes the Program for the Conservation of Water and the Account for Purchasing and Retiring Water Rights. Allows one or more persons with a perfected water right for the purposes of irrigation to apply to the State Engineer to participate in the program. A participant will not forfeit a water right because of failure to use all or part of it (as under existing law). Instead, water will be allocated between applicant and water source to create a reserve of water. Allows for the objection to an application, as well as possible mitigation measures if application indicates impact to a well. The Account for Purchasing and Retiring Water rights, purchases and retires water rights from persons willing to sell their rights in groundwater basins where there is an insufficient supply of water available to serve all vested rights.	Asm. Nat. Res.	Asm. Ways & Means 3/22	Disc. as BDR		
AB358	Enacts provisions to improve access to Medicaid for persons released from incarceration.	Frierson		Mandates that Medicaid eligibility is suspended, not terminated, upon incarceration; incarcerated individuals who become eligible for Medicaid must be allowed to apply up to 6 months from release.	Asm. HHS				
AB361	Revises provisions relating to local governments.	Gov't Affairs		Prohibits the governing body of a county or city from restricting the parking of certain utility service vehicles, law enforcement vehicles, fire service vehicles or emergency service vehicles if, as a condition of a person's employment, the vehicle is required to be available at or in the vicinity of the person's residence.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/22	Disc. as BDR		
AB363	Revises provisions governing transient lodging.	Nguyen		Requires all counties to create an ordinance to regulate, allow, and tax short term rentals (Air BnB etc.); requires all counties to include them in the definition of "transient lodging" and to charge them the transient lodging tax; requires each county create a permitting process for them which includes an annual fee to the county; authorizes each county to ask for a report from each provider of transient lodging and to provide that to Taxation; also authorizes the county to make violating the ordinance punishable with fines/a misdemeanor; the county ordinance has to include a limitation that stays cannot be for less than 3 days, and rentals have to be at least 1000k feet from each other, no more than 2 people per room, and insurance required; prohibit the unit from being used for parties and large events.	Asm. Gov't Affairs				
AB372	Provides for the establishment of a program to attract providers of health care to this State.	Kasama		This bill would impose an assessment on counties to pay for a program to attract and maintain doctors in NV under a newly created program called "Doctors of Nevada" .	Asm. Ways & Means				
AB373	Revises provisions relating to the emergency powers of the Governor.	Titus		Re Governor's Emergency Declarations - mandates that they expire after 15 days unless the Legislature votes to extend them; allows a county to review a Governor's declaration and determine whether they would like to issue an order which is less stringent and then the county order will prevail.	Asm. Gov't Affairs				
AB374	Establishes requirements governing the expenditure of proceeds of litigation relating to opioids.	Tolles & Roberts; Seevers Gansert		Any opioid settlement money allocated to the State (not including any direct settlements to counties) has to go through a working group at the State that includes some county representation (3 county human services, one seat appointed jointly by NACO and League, one sheriff) and then approved by Legislature (IFC); there is a provision for direct allocation to counties if that is in terms of the settlement.	Asm. HHS				

AB377	Revises provisions governing access to broadband services.	Duran		Requires the Public Utilities Commission of Nevada (PUCN) to establish through regulation, a program to assist low income customers in accessing broadband through reduced rates for which the providers may be reimbursed in order to continue to provide broadband service to the area.	Asm. Grwth. & Infra.			
AB378	Revises various provisions relating to public lands.	Nat. Res.		Revises and reduces the roles and responsibility of the State Land Use Planning Agency (LUPA) and related impacts on SLUPAC. Specifically LUPA would no longer select and dispose of lands granted by the federal government but would instead select and "manage" those lands. LUPA would no longer provide planning assistance requested by local governments concerning areas or "critical environmental concern." LUPA Administrator would no longer develop programs to assist counties in increasing their responsibility over federally managed lands. Where LUPA provides comments to federal agency regarding a purchase or transfer of land, those comments are no longer required to include comments that were provided by local government to LUPA. LUPA would no longer prepare plans regarding acquisition of lands, in cooperation with state federal and local agencies, but rather prepare 'statements of policy' concerning 'administration' of lands under federal management. As such SLUPAC would advise LUPA on their statement's policy.	Asm. Gov't Affairs			
AB380	Revises provisions relating to utilities.	Cohen		Revises the target emissions reduction targets, specifically (1) 20 percent by the year 2030; (2) 50 percent by the year 2036; (3)67.5 percent by the year 2040; and (4) 95 12 percent by the year 2050. Utilities supplying natural gas would no longer be required to submit an annual report describing anticipated demands, costs, sources of acquisition, capital and operational requirements, and instead requires a "Infrastructure, Supply, and Alternatives Plan" which requires a 30 year forecast of needs, possible upgrades, investments, etc., as well as a series of alternative plans not dissimilar to that of EIS including a "No Action" alternative. A cost benefit analysis of all investments must be included in the plan.	Asm. Grwth. & Infra.			
AB381	Makes an appropriation to the Humboldt County Hospital District for the purchase of equipment for emergency medical services.	Hansen		Appropriates to Humboldt County Hospital District \$12k for equipment for emergency services.	Asm. Ways & Means			
AB385	Revises provisions relating to compensation received by public officers and employees.	Benitez-Thompson & Brittney Miller		This bill eliminates certain salary and benefits awarded to a terminated employee. It would not change pension/retirement benefits as part of hours worked and provided under PERS, or any work completed up to termination that the employee, or terminated employee is entitled too. The awarding of wages in lieu of administrative leave, bonus, salary in lieu of a bonus, severance pay, or any other form of payment as part of a termination settlement would be prohibited.	Asm. Gov't Affairs			
AB386	Revises provisions relating to emergency medical services.	Hafen		Ratifies the Recognition of Emergency Medical Services Personnel Licensure Interstate Compact - emergency medical service personnel who are certified in this State to practice can practice in another state that has ratified the contract, and vice versa.	Asm. HHS			
AB388	Revises provisions governing access to broadband services.	Cameron Miller & Duran		Requires the Public Utilities Commission of Nevada (PUCN) to establish through regulation, a program to assist low income customers in accessing broadband through reduced rates for which the providers may be reimbursed in order to continue to provide broadband service to the area.	Asm. Grwth. & Infra.			

AB390	Revises provisions relating to elections.	Leg. Op's & Elec.		Requires that a notice of contested election be provided to the person whose election is being contested, makes further revisions that the Secretary of State's office must also provide this notice of a contested election.	Asm. Leg. Op's & Elec.			
AB394	Provides that members of a mobile crisis response team are immune from civil liability under certain circumstances.	Judic.		Mobile Outreach Safety Team (MOST) members are granted qualified immunity.	Asm. Judic.	Asm. Judic. 3/24	Disc. as BDR	
AB397	Revises provisions relating to county clerks.	Gov't Affairs		Allows for expanded uses of fees collected by county clerks for technology including staff to support technology. Also creates a mandate when fees collected must be provided from the Clerks must be transmitted to the county treasurer. The bill repeals language allowing the use of the technology funds for marriage license issuance improvements, converting or archiving of records, employee training around the use of technology.	Asm. Gov't Affairs	Asm. Gov't Affairs 3/24	Disc. as BDR	
AJR2	Recognizes that forest health and water quality are inextricably linked.	Nat. Res.	Neutral	Resolution recognizing that water health is tied to forest health, specifically they improve soil stability, and filter water. Expresses support for federal, state, and local government to work with stakeholders to identify watersheds that can be improved across the state.	Asm. Nat. Res.	Asm. Nat. Res. 3/24	Heard	
AJR3	Urges various actions relating to the protection and conservation of land and water.	Gonzalez, Watts, Yeager, Cohen, Anderson,	Neutral	Urges state and local agencies to work cooperatively with federal agencies to achieve the Biden Administration's goal of protecting 30 percent of nation's land and water by 2030.	Asm. Nat. Res.	Asm. Nat. Res. 3/22	Do pass	
AJR4	Urges Congress to designate certain land in Spring Valley as a National Heritage Area.	Nat. Res.		Urges Congress to designate the Swamp Cedar of Spring Valley, which is a sacred cultural sight to the Duckwater and Ely Shoshone tribe, as a National Heritage area. Would send a letter to Congress, Sen., and individual members of the delegation.	Asm. Nat. Res.	Asm. Nat. Res. 3/15	Heard	
AJR5	Urges Congress to sell or transfer certain public lands to local governmental agencies and nonprofit organizations.	Nat. Res.	Support	Urges Congress to transfer public lands upon which permanent public infrastructure has been built (R&PP) to the state, local government, or non profit entities that are leasing that land.	Asm. Nat. Res.	Asm. Nat. Res. 3/22	Heard	
AJR6	Proposes to amend the Nevada Constitution to revise provisions limiting the use of proceeds from certain motor vehicle fees and fuel taxes.	Grwth. & Infra.		Currently under provisions of the Nevada Constitution, you can only use fuel taxes for the construction and maintenance of roads. This AJR proposes to amend the NV constitution to expand the allowable uses of fuel taxes to include transportation systems and infrastructure of the system. This expansion would allow for fuel taxes to be used for things like, public transit, light rail, bike lanes etc...	Asm. Leg. Op's & Elec.	Asm. Grwth. & Infra. 3/2	Disc. as BDR	

AJR13	Proposes to amend the Nevada Constitution to require the Legislature to canvass the vote for certain elections and certify the results of such elections.	Wheeler, Dickman, Ellison, Matthews & O'Neill		This proposed amendment would require the legislature to canvass and certify all elections. Under current law, it is the supreme court that does this. The proposed amendment, would require the legislature to convene a special session to certify the election.	Asm. Leg. Op's & Elec.			
AJR14	Proposes to amend the Nevada Constitution to revise provisions relating to elections involving incumbent justices or judges who are unopposed.	Titus		Amends the constitution for judicial elections. Under this amendment, if a justice seeking re-election to the supreme court, court of appeals or a district court of nv is running unopposed, then a voter will be offered a choice to retain, or not retain the incumbent justice. If the number of votes against retaining the incumbent are more than the votes for retainment, the judicial seat will be considered vacant and the vacancy will be filled in accordance with existing provisions for judicial vacancies.	Asm. Leg. Op's & Elec.			
AJR1*	Proposes to amend the Nevada Constitution to revise provisions governing the taxation of mines, mining claims and the proceeds of minerals extracted in this State.		Oppose	CONSTITUTIONAL AMENDMENT (if passes this session goes to voters in 2022) Imposes a tax on the gross proceeds of minerals at a rate of 7.75 percent instead of the current rate on net proceeds that cannot exceed 5.0 percent, beginning for calendar years on or after January 1, 2023. Allows other taxes to be imposed on mines, mining claims, and the proceeds of minerals by removing the current provision that no other tax may be imposed upon a mineral or its proceeds until the identity of the proceeds is lost and the restriction requiring mines and mining claims to be assessed and taxed as other real property is assessed and taxed. Requires 25 percent of the revenue from the 7.75 percent tax on gross proceeds to be used exclusively for educational purposes, to provide for the health care of or to provide economic assistance to the residents of Nevada, or any combination thereof. Removes the current requirement for the Legislature to distribute a portion of the revenue from the tax on minerals to local governments. Adds provisions that notwithstanding any other provisions of the Constitution, the Legislature can by: ? A majority vote of each house of the Legislature pass any provision of a bill that enacts or amends any law providing for the taxation of mines, mining claims, or the proceeds of minerals, if the provision creates, generates, or increases any public revenue in any form, including increasing the 7.75 percent tax rate. ? An affirmative vote of at least two-thirds of each house of the Legislature pass a bill which provides for an exemption from or a reduction in the 7.75 percent tax rate with respect to the gross proceeds of minerals by a class of persons or by a type of mineral	Asm. Rev.	Asm. Rev. 2/2	Mtn. not agnd.	
AJR2*	Proposes to amend the Nevada Constitution to revise provisions governing the rate of the tax upon the net proceeds of minerals extracted in this State.			CONSTITUTIONAL AMENDMENT (if passes this session goes to voters in 2022) Requires the Legislature to provide by law for a tax upon the net proceeds of minerals at a rate not less than the rate of tax levied upon the assessed valuation of real property in the taxing district in which the mine is located and not to exceed 12.0 percent of the net proceeds instead of the current rate on net proceeds that cannot exceed 5.0 percent.	Asm. Rev.	Asm. Rev. 2/2	Mtn. not agnd.	

ACR3	Requires the Legislative Commission to appoint an interim committee to conduct a study concerning environmental justice.	Peters & Watts		Requires Legislative Commission to create an Interim Committee on Environmental Justice comprised of 3 Assemblymen and 3 Senators. The committee must create an interim study that must include, recommendations for legislation to develop an environmental justice review process in any environmental action or review undertaken by the State or political subdivision of the State, create criteria to trigger a state, county or other local review process, including projects that are subject NEPA, create procedural requirements for these reviews including consultation with local governments, and procedures for outreach in development of legislation, among other things.	Asm. Leg. Op's & Elec.	Asm. Leg. Op's & Elec. 3/16	Heard	
ACR4	Directs the Legislative Commission to appoint a committee to conduct an interim study on general improvement districts.	Krasner, Matthews & Torres; Settlemeyer	Monitor	Resolution to do a study on GIDs, study committee made up of 6 Legislators, to study: accountability and effectiveness; areas of potential abuse; creation, financing, and operations; oversight; and possible modifications to 318.515, the procedure for corrective action of a GID by board of county commissioners. The Committee is tasked with making recommendations for any changes to the Legislature.	Asm. Leg. Op's & Elec.			
SB4	Revises provisions relating to the imposition of certain penalties by ordinance for certain violations relating to fireworks.	Gov't Affairs	Support	CLARK COUNTY - Expands the range of penalties that counties can put into place for individuals who violate local fireworks ordinances - violations could include civil and criminal penalties, and civil fines up to \$50k.	Sen. Gov't Affairs	Sen. Gov't Affairs 3/3	Heard, No Action	
SB5	Makes changes relating to telehealth.	HHS		PATIENT PROTECTION COMMISSION - Increases reporting requirements re: telehealth and mandates DHHS to create a telehealth data dashboard; requires the regional behavioral health boards and others to review and use the data; adds requirements for providers re: telehealth.	Sen. HHS	Sen. HHS 3/9	Heard, No Action	
SB10	Revises provisions relating to taxation.	Rev. & Econ. Dev.	PRIORITY	NACO - Currently property tax bills are capped at a 3% increase each year on residential property and 8% on commercial. There is an additional, secondary, calculation that determines what those caps are that allows them to vary between 0% and 3% for residential and 0% and 8% for commercial. This bill would change that secondary calculation so that the caps could not drop below 3%.	Sen. Rev. & Econ. Dev.	Sen. Gov't Affairs 2/15	Mtnd. No juris.	
SB11	Authorizes certain incorporated cities to impose a supplemental governmental services tax.	Rev. & Econ. Dev.	Oppose	CITY OF RENO - Currently Washoe County is enabled to enact a Supplemental Governmental Services Tax of \$1cent per every \$1 valuation of each vehicle registered in the County to pay for road construction and costs of general govt. This bill would allow Reno to enact that tax if Washoe County does not, and use it for roads, gen. govt., and homelessness and public health and welfare. Currently rural and Clark Counties can enact the tax if approved by the voters and the tax can be used for road construction in the rurals, and road construction and general government in Clark.	Sen. Rev. & Econ. Dev.	Sen. Rev. & Econ. Dev. 3/4	Heard, No Action	
SB13	Revises provisions relating to collective bargaining by local government employers.	Gov't Affairs		CITY OF LAS VEGAS - Collective bargaining bill - changes the ending fund balance that is not subject to arbitration and negotiations back to 25% - it is currently 16%.	Sen. Gov't Affairs	Asm. Gov't Affairs 2/12	Mtnd. no juris.	

SB21	Revises requirements relating to background investigations conducted by certain institutions, agencies and facilities that serve children.	Judic.		DHHS/DIV. OF CHILD AND FAMILY SERVICES - Changes to background check/employment screening practices for child welfare agencies.	Sen. Judic.	Sen. Judic. 2/25	Amend, & do pass	
SB23	Revises provisions relating to the State Conservation Commission.	Nat. Res.		DCNR - Changes boundaries for purposes of State Conservation Commission. Specifically, the bill moves Mineral county from "area 3" to "area 2" county and be included with Carson, Churchill, Douglas, Lyon, Storey, Washoe.	Sen. & Asm. Nat. Res.	Sen. Nat. Res. 2/16	Do pass	
SB26	Revises provisions relating to the protection of personally identifiable information from release.	Comm. & Lbr.		DPS - This bill makes updates to and expands the definition for what is considered personal information that must be kept confidential by entities, including local governments, that maintain data of individuals. The bill also excludes data that must be kept confidential, i.e. altered social security numbers that have been disguised to avoid the publication of SSN's and other data that might be deemed already widely available.	Sen. Comm. & Lbr.			
SB33	Revises certain provisions relating to natural resource management.	Nat. Res.		DCNR/DIV. OF FORESTRY - Broadens regulatory powers of the State Forester - Fire Warden, and State Fire Marshal. State Forester Fire Warden would now supervise work done on rangelands, as well as the entire state instead of just the Tahoe Basin and Lake Mead Basin. The bill also broadens the Fire Marshal's regulatory power to include enforcement of fire safe practices where no fire code exists, and to notify/consult with county's where county fire code does.	Sen. Nat. Res.	Sen. Nat. Res. 3/2	Amend, & do pass	
SB37	Revises certain provisions relating to the process by which a district attorney may request assistance in criminal cases from the Office of the Attorney General.	Gov't Affairs		AG - Currently a DA may request assistance from the AG in criminal cases, subject to the BCC agreeing, including paying associated costs to the AG. This bill changes that process so that the AG must provide an estimate of the costs to the county first, and if the AG intends to collect expenses, then the county can adopt a resolution agreeing to the assistance. If the AG does not intend to collect expenses, then the DA can refer the case without BOCC approval.	Sen. & Asm. Gov't Affairs	Sen. Gov't Affairs 3/1	Do pass	
SB39	Provides for the acceptance of transfers of certain digital representations of United States dollars by certain governmental entities.	Gov't Affairs		TREASURER - Allows the Treasurer and local govt entities to accept payment in "digital tokens"; requires that the Treasurer approve a digital token system in order for it to be used by state or local govt; and outlines other requirements for the system.	Sen. Gov't Affairs	Sen. Gov't Affairs 2/17	Heard, No Action	
SB40	Provides for the collection of certain data relating to health care.	HHS		PATIENT PROTECTION COMMISSION - This bill will require data collection and reporting. Mandates counties to provide reports as requested by the PPC, including reports regarding self insurance plans.	Sen. HHS	Sen. HHS 3/9	Heard, No Action	

SB43	Revises provisions relating to the Advisory Board on Outdoor Recreation.	Nat. Res.	Support	DCNR - This bill adds the Executive Director of NACO as a member of the Outdoor Recreation Board. It also adds a member of the Dept. of Interior and the Dept. of Ag. as non voting members. NACO will support w/ proposed amendment to make the new member a rural county resident nominated for appointment by NACO.	Sen. Nat. Res.	Sen. Nat. Res. 3/2	Amend, & do pass	
SB46	Revises provisions relating to the Office of the Attorney General.	Gov't Affairs		AG - Currently specified individuals (judges, county managers, code enforcement, etc.) can request that county clerks, recorders and assessors keep their personal information confidential. This bill expands that list of persons to include certain employees of the AG's office.	Sen. & Asm. Gov't Affairs	Sen. Gov't Affairs 3/1	Do pass	
SB48	Requires the Director of the Department of Motor Vehicles to designate an agent to provide certain services in certain remote cities.	Grwth. & Infra.		CITY OF WEST WENDOVER - This proposal would allow cities that carry out services of the state DMV, specifically West Wendover in this case, to then receive a portion of the GST Currently the legislation calls for 1% of that revenue to be diverted to cover the cost of the remote city providing the service.	Sen. Grwth. & Infra.	Sen. Grwth. & Infra. 2/22	Heard, No Action	
SB52	Requires the establishment of a program for awarding a dark sky designation to certain sites in this State.	Nat. Res.	Monitor	Lt. GOV. - Requires the administrator of the Department of Outdoor Recreation to enact a regulation that establishes the process for designating dark sky in the state.	Sen. & Asm. Nat. Res.	Sen. Nat. Res. 2/16	Do pass	
SB54	Revises provisions relating to the State Board of Agriculture.	Nat. Res.		This bill addresses membership to the ag board. Removing requirements that an appointed members needs have a sheep/livestock production background and adding one on pest control, food nutrition, and ranching background.	Sen. Nat. Res.	Sen. Nat. Res. 2/23	Heard, No Action	
SB57	Revises provisions governing the imposition of certain special assessments by a board of county commissioners.	Gov't Affairs	Support	CLARK COUNTY - Allows counties to pass an ordinance, which must include specific due process, to make fines related to real property special assessments. This would allow fines/fees for violations, including health, safety and chronic nuisance, to be assessed on property tax bills. This bill also eliminates the requirements that 180 days or 12 months, as applicable, have elapsed and that the amount of the civil penalties be more than \$5,000 for a special assessment.	Sen. Gov't Affairs	Sen. Gov't Affairs 3/3	Heard, No Action	
SB64	Revises provisions relating to taxation.	Rev. & Econ. Dev.	Monitor	LEAGUE OF CITIES - Property tax reforms including: 1) changing the rate of depreciation from 1.5% to 1.0% and capping the allowed amount of depreciation at 75% of replacement value; and 2) for commercial property - eliminating the secondary calculation on the cap on the property tax bill so that it is always 8%.	Sen. Rev. & Econ. Dev.	Sen. Gov't Affairs 2/24	Mtnd. No juris.	

SB67	Revises provisions relating to public works.	Gov't Affairs	Support	CLARK COUNTY - Creates a new tool for local governments to use for public works, called "job order contracting". Job ordering contracting is an alternate delivery method for minor public works projects. The bill works as follows: the county would create an approved list of contractors to handle routine, minor construction and demolition jobs for a specific period of time. The county would to go out to bid one time, but create a list of multiple vendors that they could utilize to complete small, discreet jobs. This bill would set a maximum amount of \$25mil annually for a two-year period, for jobs that could be completed under this method. The goal is to assist in clearing the backlog of maintenance jobs that currently exists and allow for faster completion of jobs and additional cost control by the local government. This bill would also update the self performance threshold, originally set by the Legislature in 1983 at 100k, and increase the ability for entities to self perform, up to 250k. The bill also adds a provision that the local entity that utilizes this delivery method will provide an annual report to the legislature, to ensure that other provisions on public works jobs are being adhered too.	Sen. Gov't Affairs				
SB70	Revises provisions governing mental health.	HHS		NORTHERN REGIONAL BEHAVIORAL HEALTH POLICY BOARD - Changes to "Legal 2000s", involuntary institutionalization/treatment of individuals in a mental health crisis.	Sen. HHS	Sen. HHS 3/2	Amend, & do pass		
SB73	Allows the imposition of certain taxes or the reallocation of certain tax revenue to fund certain natural resources projects and services in the City of Reno based on the recommendations of a committee and voter approval.	Rev. & Econ. Dev.	Monitor	CITY OF RENO - This bill authorizes the establishment of an advisory committee to create tax recommendations to fund natural resources, open space projects and additional services in the city. The recommendations would then go on the ballot in the 2022 election. They can consider a number of taxes including property taxes, reallocation of flood taxes, lodging taxes, sales tax, Supplemental GST and real property transfer tax. Any property tax they approve would not be subject to the abatement or the \$3.64 cap.	Sen. Rev. & Econ. Dev.	Sen. Rev. & Econ. Dev. 3/4	Heard, No Action		
SB74	Revises provisions relating to the population total used in determining the distribution of certain taxes.	Rev. & Econ. Dev.		DTAX - Requires that the DTX certified population estimates are used for population projections, as opposed to US Census population numbers.	Sen. Rev. & Econ. Dev.	Sen. Rev. & Econ. Dev. 3/2	Heard, No Action		
SB77	Revises provisions relating to public bodies.	Gov't Affairs	Support	Allows for an exception to Nevada's Open Meeting Law when a county, as a cooperating agency and signatory of a Memorandum of Understanding with federal agency, enters into pre-decisional discussions with that federal agency on a project governed by NEPA. If this bill passes, commissioners would be allowed to go into a closed session to talk about the federal agency project or proposal. The communications may become public once the privilege expires or at the determination of the agency.	Sen. Gov't Affairs	Sen. Gov't Affairs 2/10	Heard, No Action		
SB78	Revises the membership of the Board of Wildlife Commissioners.	Goicoechea	Support	Makes changes to the NDOW Board of Wildlife Commissioners. Specifically, it increases the membership to 11, increases the permitted number of members from a county of less than 100,000 from one to two. Requires that one member of the Commission be an elected official from a political subdivision, and one member must be a certified wildlife guide.	Sen. Nat. Res.	Sen. Nat. Res. 3/9	Heard, No Action		

SB79	Provides for the incorporation of the City of Laughlin.	Hardy		Incorporates/creates the City of Laughlin (currently only a town - governed by Clark County). Bill includes the City's Charter. Requires voter approval.	Sen. Gov't Affairs			
SB82	Makes changes to various provisions of the Charter of the City of Sparks.	Ratti		CITY OF SPARKS - This bill makes changes to the primary election system for the City of Sparks. If by the filing date; only 1 candidate has registered for election of that office, they advance as the winner of that seat and no election will need to be held. During the primary, if one candidate receives more than the majority of votes cast in the primary election, they should be declared the winner of that elected office and no general election needs to be held. If no candidate receives a majority, the top two vote earners will be placed on the general election ballot. Also this bill clarifies that whichever candidate is declared the winner of the elected office they are to be sworn in at the next meeting of the city council after the vote canvass is completed.	Sen. & Asm. Leg. Op's & Elec.	Sen. Leg. Op's & Elec. 3/2	Do pass	
SB84	Increases the maximum number of voters in an election precinct.	Leg. Op's & Elec.		Under existing law, election precincts must be established based on the number of registered voters in the precinct and existing law requires an election precinct to have a maximum of 3,000 registered voters. This bill increases the maximum number to 5,000 registered voters.	Sen. Leg. Op's & Elec.	Sen. Leg. Op's & Elec. 3/23	Do pass	
SB85	Revises provisions relating to elections.	Hardy		This bill requires the addition of write-in candidates in elections, and adds new requirements on county clerks and elections officials to certify the number of votes for a write in candidate. Further it requires that each county election official and the secretary of state share information about who is a write in candidate in their specific county, so as to confirm that an individual has complied with the law, not to appear on multiple ballots as a write in candidate.	Sen. Leg. Op's & Elec.			
SB87	Revises provisions relating to certain state property.	Denis & Goicoechea		Allows for the transfer of the Ely Railroad Depot to the City of Ely and the Northern Nevada Railway Foundation.	Sen. Gov't Affairs	Sen. Gov't Affairs 2/24	Heard, No Action	
SB88	Revises provisions relating to emergency management.	Pickard, Settlemeyer, Hansen, Bush		Limits the Governor's Emergency Powers - State of Emergencies automatically terminate after 30 days and can only be renewed by a 2/3 vote of the Legislature.	Sen. Gov't Affairs			
SB93	Revises provisions relating to Medicaid.	Settlemeyer	Support	Mandates Medicaid provide reimbursements for personal care assistants paid for by Medicaid recipients. Also, it requires, that to the extent possible under federal law, Medicaid coverage should be suspended, not terminated, for those individuals who are incarcerated. But, to the extent possible under federal law Medicaid benefits must be reinstated immediately upon release from incarceration.	Sen. HHS Sen. Fin.	Sen. HHS 3/2	Do pass	
SB94	Revises provisions relating to public highways, roads and ways.	Settlemeyer	Oppose	Makes it a public nuisance to obstruct the passage of another across a public right of way, or to misrepresent one's right to limit access to a public road, through sign, fence or otherwise. An owner of private property across which a public road crosses MAY erect a sign stating that the property is private while also indicating that the public MAY access the road. An owner of private property may erect a fence across such a road so long as he submits a request to the government which owns the road and the request is approved. Gives property owner a private cause of action to sue for damages against a person who causes damage to their property as a result of using the public right of way.	Sen. Judic.	Sen. Judic. 3/2	Heard, No Action	

SB97	Provides that certain restrictions relating to public gatherings do not apply to certain events at which a vaccine for COVID-19 is administered.	Settelmeyer, Hardy, Goicoechea, Hammond, Buck & Hansen;		This bill removes the restrictions on size of gatherings, or capacity limits, if such are being imposed by the Governor, or local health agency, through emergency directive, if the event is for the purpose of administering a COVID-19 Vaccine.	Sen. Gov't Affairs				
SB98	Makes various changes to provisions relating to the Carson Water Subconservancy District.	Settelmeyer Goicoechea, Buck & Kieckhefer; Wheeler	Support	STOREY COUNTY - Makes changes to Carson Water Subconservancy District so that it now includes portion of Storey County which are part of the Carson River Hydrolic Basin. If a tax is imposed by the Board of Directors, no tax will be levied on Storey County. Instead Storey must pay an amount equivalent out of their general fund to the Subconservancy. Two members from Storey County appointed by the BOCC will serve as voting members on Board of Directors for the Subconservancy.	Sen. & Asm. Nat. Res.	Sen. Nat. Res. 3/9	Do pass		
SB99	Makes changes to provisions relating to fiscal notes.	SeEVERS Gansert, Goicoechea, Buck, Hardy		Currently fiscal notes are requested from counties if a proposed bill or resolution will have a fiscal impact. This bill requires LCB to request fiscal notes if a bill will have a positive fiscal impact (if it creates, generates, or increases revenue) on local or state govt. Also requires that this be noted on the bill.	Sen. Leg. Op's & Elec.				
SB101	Revises provisions relating to elections.	Settelmeyer, Hardy & Hammond; Wheeler		This proposal pertains to voter id requirements when voting in person during an election. Currently, under NV law, a voter's identification is verified through signature matching. This would allow any voter to request through a county clerk, or election official, that their identification be required to vote at a polling place. It would mandate county election's officials to put together a plan as to how that would work at voting locations.	Sen. Leg. Op's & Elec.				
SB106	Enacts the Uniform Easement Relocation Act.	Harris & Ohrenschall	Monitor	Gives the owner of a servient estate (property under the easement) the right to relocate an easement so long as the relocations does not materially lessen the utility of the easement and burden the owner of the easement's use and enjoyment of it. Easement can be relocated even when it is described with particularity in the instrument granting the easement. Utility companies are exempted from the rule, but overall counties are not.	Sen. Judic.				
SB107	Makes various changes relating to the statute of limitations for certain causes of action.	Ohrenschall	Monitor	Creates a 4 year statute of limitation for wrongful termination, is currently 2 years.	Sen. Judic.	Sen. Judic. 2/18	Heard, No Action	Sen. Judic. - WS 3/25 1:00 PM	
SB108	Establishes provisions relating to the administration of justice.	Judic.	Monitor	YOUTH LEGISLATURE - this bill would require the AG to adopt regulations that require training on implicit bias for anybody involved in the criminal justice system. Would prohibit a court from allowing a juvenile proceeding unless all parties involved had completed such training and provided an affidavit.	Sen. Judic.	Sen. Judic. 3/16	Heard, No Action		
SB109	Revises provisions relating to the collection of certain information by governmental agencies.	Spearman		Requires that (for all agencies and local governments), when collecting any demographic information on race and ethnicity, that information also be gathered on gender identity and sexual orientation, though an individual may not be required to provide such information and that information must be kept confidential. Requires each entity to report such information to the Legislature.	Sen. Gov't Affairs				Sen. Gov't Affairs 3/26 2:30 PM

SB111	Revises provisions relating to education.	Kieckhefer		Changes to school boards in Clark and Washoe Counties. In Clark County, 3 members of the school board would be elected at large, one member would be appointed by the Clark County Commission, and the remaining three members would be appointed by the three largest cities (Las Vegas, Henderson and North Las Vegas). For the Washoe County school board, three members would be elected at large, one member must be appointed by the governor, one member appointed by Washoe County Commission, two members would be appointed by the two largest cities (Reno and Sparks).	Sen. Edu.			
SB115	Revises provisions relating to the confidentiality of certain personal information of certain persons.	Spearman		Currently judges, some DAs and PDs and social workers, county mgrs, code enforcement, and family members of the aforementioned, can obtain a court order to require a county assessor, recorder, the Secretary of State or a city or county clerk to ensure that their personal information is kept confidential. This bill adds legislators to that list.	Sen. Gov't Affairs			
SB117	Revises provisions relating to economic development.	SeEVERS Gansert, Buck, Denis, Hammond, Hansen, Hardy,		Directs the Legislative Commission to appoint a committee to conduct an interim study concerning existing abatements, tax exemptions, and other incentives for economic development; also requires GOED to update their state econ dev plan every 3 years and local RDAs every 2 years.	Sen. Rev. & Econ. Dev. Sen. Fin.	Sen. Rev. & Econ. Dev. 3/18	Do pass	
SB121	Revises provisions relating to elections.	Kieckhefer		This bill provides for an "open" primary system in NV. Currently, a registered voter can only vote in the primary for the political party in which they are affiliated with. This would allow for a blanket or open primary allowing registered voters to vote for any candidate regardless of their party affiliation.	Sen. Leg. Op's & Elec.			
SB130	Provides for a presidential preference primary election.	Pickard, Hardy, Buck, Settelmeyer		This bill provides for the rules governing and establishing a presidential primary system in NV.	Sen. Leg. Op's & Elec.			
SB138	Revises provisions relating to planned development.	Lange & Pickard		Extensive changes to planned unit developments.	Sen. Gov't Affairs	Sen. Gov't Affairs 3/17	Heard, No Action	
SB141	Revises provisions relating to public works.	Brooks	Support	Removes the sunset for CMAR (Construction Managers at Risk) - was set to expire 2021.	Sen. Comm. & Lbr.	Sen. Comm. & Lbr. 3/19	Amend, & do pass	
SB142	Revises provisions related to local governments.	Lange & Donate		For school districts - allows end fund balance of 16.6% to be subject to collective bargaining.	Sen. Gov't Affairs			
SB143	Revises provisions relating to the care of children.	Harris, Hansen & Spearman;		Redefines neglect and abuse of children as it relates to the child welfare system.	Sen. Judic.	Sen. Judic. 3/8	Heard, No Action	

SB148	Establishes provisions regarding the reporting of hate crimes.	Harris		Mandates local law enforcement to track and report hate crimes	Sen. Judic.	Sen. Judic. 3/18	Amend, & do pass	
SB149	Revises provisions relating to groundwater boards.	Nat. Res.		Gives to the Board of County Commissioners (instead of the state engineer) the right to establish no more than one groundwater board when the State Engineer has designated such a basin in that county. Furthermore it gives the same right to multiple Boards of County Commissioners when such a designated basin spans more than one county. Precludes the State Engineer from adopting any regulations related to the groundwater basin, including issuance of permit unless the State Engineer has conferred with the relevant groundwater board and received written advice and recommendations.	Sen. Nat. Res.	Sen. Nat. Res. 3/11	Heard, No Action	
SB150	Makes changes to provisions relating to housing.	Harris, Donate, Buck, Denis & Lange	Neutral	Requires counties to allow tiny houses in all zoning districts with single family homes; requires counties to have an ordinance allowing "tiny house parks" of at least 4 tiny houses; enables counties to allow tiny houses in all other districts.	Sen. Gov't Affairs	Sen. Gov't Affairs 3/8/2021 3:30 PM	Heard, No Action	
SB153	Revises provisions relating to the observance of time by the State of Nevada and its political subdivisions.	Hardy & Goicoechea; Titus		Gets rid of daylight savings time, if California does the same.	Sen. Gov't Affairs			
SB155	Revises provisions relating to the Division of Water Resources of the State Department of Conservation and Natural Resources.	Nat. Res.		Changes the name from "State Engineer" to Administrator of Division of Water Resources. Changes the requirements for the position so that the administrator doesn't have to be a licensed engineer so long as they have experience and deputy administrator is licensed engineer.	Sen. Nat. Res.	Sen. Nat. Res. 3/18	Heard, No Action	
SB168	Revises provisions relating to cannabis.	Lange, Brooks, Harris & Scheible		Allows curbside pick up of cannabis; Sect 3.4 ensures that counties can decide not to allow this use by zoning it out.	Sen. HHS	Sen. HHS 3/18	Heard, No Action	Sen. HHS WS 3/25 3:30 PM
SB170	Makes various changes relating to off-highway vehicles.	Grwth. & Infra.		Creates a decal program for OHVs. Specifically requires that OHV's must display a decal showing that they have been registered. The decal is good for one year from the time of issuance. A decal is not required for OHV's owned and operated by counties, or for the exclusive use of husbandry on private or public land leased to the owner operator or used on and stored on that land. Parents or legal guardians that knowingly or willingly let their children under the age of 16 ride without a helmet may be charged with a misdemeanor and fined not more than \$100. The fee for registration shall be between \$20 and \$30.	Sen. Grwth. & Infra.	Sen. Grwth. & Infra. 3/15	Heard, No Action	
SB174	Revises provisions relating to juvenile justice.	Ohrenschall Donate,		Changes the age of a juvenile to certify as an adult for certain felonies, murder, and escape from detention from 13 and 14 to 17 years of age.	Sen. Judic.			

SB177	Revises provisions relating to the Account for Aid for Victims of Domestic Violence.	Ratti, Cannizzaro & Scheible		Increases marriage license fees collected by county clerks from \$25 to \$50; changes the allocation of those funds, which are used to assist victims of sexual violence.	Sen. Judic.	Sen. Judic. 3/16	Heard, No Action	
SB191	Revises provisions relating to vehicles.	Settelmeyer	Monitor	This bill would require the imposition and the collection of a 10% surcharge at electric vehicle charging stations. All money would be remitted to the DMV and provided to the state highway fund.	Sen. Grwth. & Infra.	Sen. Grwth. & Infra. 3/15	Heard, No Action	
SB199	Prohibits certain types of racial discrimination in employment and education.	Harris & Neal		This bill defines 'race' to include ancestry, color, ethnic group identification, ethnic background and traits historically associated with race, including, without limitation, hair texture and protective hairstyles (including braids) - and then prohibits employment discrimination on the basis of any of these traits. Local governments are included in these prohibitions.	Sen. Gov't Affairs			
SB212	Revises provisions relating to the use of force by peace officers.	Harris, Ohrenschild & Spearman		Adds restrictions on use of force by law enforcement; required reporting re use of force and review of the reports by the AG; prohibits the use of restraint chairs; adds restrictions on how peace officers can respond to demonstrations.	Sen. Judic.			Sen. Judic. 3/25 1:00 PM
SB216	Revises provisions relating to community water systems.	Hammond, Goicoechea, Pickard, Hardy & Settelmeyer		Exempts a community water system that is subject to the requirements of 42 U.S.C. Â§ 300i-2 from the requirements that the utility must submit its vulnerability assessment and emergency response plan to the Division of Emergency Management and annually review those plans each year. Instead any community water system must submit a certification of an assessment submitted under 42 U.S.C. 300i-2 and a copy of the plan to DEM.	Sen. Gov't Affairs			
SB219	Revises provisions relating to offenses.	Cannizzaro		Removes the authority of the court to suspend the driver's license of a defendant or prohibit a defendant from applying for a driver's license for a specified period as the result of any delinquent fine, administrative assessment, fee or restitution owed.	Sen. Judic.			
SB221	Revises provisions relating to public employment.	Buck, Hardy, Goicoechea,		Requires all entities in the PERS system to provide training to employees, within one year of their hire date, about PERS benefits, contributions, etc.	Sen. Gov't Affairs			
SB225	Revises provisions relating to elections.	Pickard, Hansen, Hardy, Goicoechea, Buck, Hammond, Kieckhefer,		This bill repeals all of AB4 from the special session, requires voter i.d., mandating the S.O.S. create regulations around statewide voter i.d. requirements. An individual would only be able vote by mail in voting if you vote absentee, meaning you request a ballot, from a local election official. Along with additional conforming changes it enables counties / elections officials to reject votes, and not provide ballots to those individuals without voter i.d., it also includes a more aggressive signature auditing requirement, including monitoring how many signatures get rejected or those who have a high acceptance rate.	Sen. Leg. Op's & Elec.			
SB227	Makes various changes relating to the regulation of fireworks.	Ohrenschild	Monitor	Changes regulation of fireworks to be carried out by the State Fire Marshall, including defining fireworks and allowing different types and enforcement; counties can still regulate but only if they are more restrictive than the State; allows State and locals to do enforcement and collect fines/fees.	Sen. Gov't Affairs			

SB236	Makes various changes relating to public safety.	Harris		Requires a system to be established to screen officers for signs of biased or problematic behavior; if an officer is identified their supervision must be increased, counseling, then eventually change of duties; requires a 2 year degree or military service to get POST certified; individual liability is imposed on officers who deny an individual of their constitutional rights - qualified immunity only allowed in certain circumstances, and an officer is not indemnified if actions were willful/malicious and officer can be financially liable for damages; if monetary damages are sought, qualified immunity is a defense only if the peace officer had a good faith belief that his or her conduct did not violate the law.	Sen. Judic.				Sen. Judic. 3/31 1:00 PM
SB238	Revises provisions relating to public water systems.	Goicoechea		If a local government assumes the operation of a water system in the event of default by a builder or developer of that system, and the state engineer has issued documentation that the water rights are sufficient for operation, the local government cannot refuse to operate the water system on the basis that the water rights are insufficient.	Sen. Nat. Res.				
SB243	Revises provisions governing the confidentiality of the personal information of certain persons.	Buck, Hardy, Pickard, Seevers Gansert &		Adds teachers from State Correctional facilities to the list of people that can request recorders and assessors make their personal information confidential.	Sen. Gov't Affairs				
SB253	Revises provisions related to alarm systems.	Settelmeyer		Prohibits local govt from imposing fees on an alarm company for false alarms.	Sen. Gov't Affairs				
SB256	Requires the Secretary of State to establish a system for the electronic circulation and signing of petitions for initiative or referendum.	Kieckhefer		This bill allows for the electronic signing and transmission of initiative petitions. The Secretary of State's office would create regulations around this process in accordance with allowing electronic signature and verification.	Sen. Leg. Op's & Elec.				
SB263	Revises provisions relating to elections.	Settelmeyer		This bill removes the current requirement to cancel a voter registration for an individual who changes party affiliation. The bill also allows for overseas and military voters to register to vote by electronic means and to extend the deadline for such to election day.	Sen. Leg. Op's & Elec.				
SB266	Revises provisions relating to workers' compensation.	Goicoechea		Re: workers comp - allows for treatment and examination of an employee through telehealth, but following that the employee or the insurer can request in person; claims filed by mail; PA or Advanced practitioner RN can be delegated to to be providers.	Sen. Comm. & Lbr.				
SB277	Establishes provisions relating to building standards.	Hammond		Requires each county and city to include in its building code or to adopt by ordinance a requirement for each residential, commercial and industrial structure on which construction begins on or after October 1, 2022, to incorporate equipment, conduit, fiber and other components necessary to provide broadband service to the structure.	Sen. Gov't Affairs				
SB281	Enacts provisions relating to certain products containing hemp.	Neal		Creates an excise tax on consumable hemp products - distribution of the tax goes to Dept of Ag and then to State Education Fund.	Sen. Rev. & Econ. Dev.				

SB283	Revises provisions relating to local improvements.	Brooks	Monitor	Authorizes PACE projects in Nevada - local assessment districts that finance private projects including energy efficiency, renewable energy, and water efficiency projects , where all property owners are voluntarily assessed; the project is financed by the assessments on the properties; county may issue bonds to finance the project; liens can be placed on the properties.	Sen. Gov't Affairs			
SB286	Revises provisions relating to public employees.	Harris		Excludes additional employees from the definition of are supervisory (non-union); creates a bargaining unit for some supervisors in State service.	Sen. Gov't Affairs			
SB287	Revises provisions relating to higher education.	Harris		Adds UNLV and DRI to UNR's Land Grant status; assets of the land grant are deemed to be assets of all the land grants (including UNLV and DRI); pulls Extension and Experiment Station underneath NSHE/Chancellor; Extension is directed by UNR for the Northern counties and UNLV for the southern counties (including the county funding) for Nye, Lincoln, and Clark counties.	Sen. Edu.			
SB289	Revises provisions relating to workers' compensation.	Harris		Changes to disability determinations and payments; how costs are awarded; appeals; removes the provision that a claimant waives rights to some benefits and some of the claim if claimant receives a lump sum.	Sen. Comm. & Lbr.			
SB292	Revises provisions relating to elections.	Lange		This bill mandates that election ballots must provide an option to vote a straight ticket for partisan races. (Straight ticket voting is when you select to vote for one party of nominated candidates - this allows the voter to vote just one time for their entire slate). The bill also codifies in law that when such a replacement is needed for U.S. Senator, the governor must make that appointment of the same political party of the individual who previously held the seat. Further, the bill makes changes to legislative appointments. Under current NV law, the Board of County Commissioners solicits applications and fills appointments, for the county in which the district lies within. Under this proposal, the Majority leader, or minority leader, depending on the party affiliation of the individual who held the seat previously will submit a list of qualified candidates to the applicable county commission, and the board will select from the provided list.	Sen. Leg. Op's & Elec.			
SB293	Revises provisions relating to employment.	Cannizzaro		Prohibits using past salary info to determine hiring or current salary.	Sen. Comm. & Lbr.			
SB294	Revises provisions governing collective bargaining by local government employers.	Cannizzaro		Makes fact finding in union negotiations final and binding; re police and fire negotiations unless the parties to the dispute agree to make the findings of the fact finder final and binding: (1) the report of the fact finder must include recommendations for settlement of the dispute, in lieu of an award; and (2) the findings and recommendations of the fact finder are not binding on the parties.	Sen. Gov't Affairs			
SB295	Revises provisions relating to industrial insurance.	Cannizzaro		Worker's Comp - clarifies that someone receiving permanent total disability can still earn income.	Sen. Comm. & Lbr.			
SB297	Revises provisions relating to agriculture.	Spearman		If a county does an urban ag element of their master plan, it must include an inventory of vacant/blighted buildings; allows local govt to provide a 10% property tax credit for any property that is used for urban ag; requires the commission or city council to encourage urban ag, including making any fed, state or local resources available.	Sen. Gov't Affairs			

SB298	Revises provisions relating to inland ports.	Kieckhefer		Changes to an inland port designation - allowing it not to be contiguous, and to include residential property; currently cities and counties can seek to get an inland port designation - expands that to private entities and other govt entities; changes the makeup of the board, removes county appointments and gives to GOED Director that authority, to decide, through regs, the appt process.	Sen. Gov't Affairs				
SB301	Revises provisions relating to elections.	Settelmeyer & Hardy		This bill makes comprehensive changes to Nevada Election law. 1) It essentially reverses all of the provisions in AB 4 from the special election. 2) makes various changes to the delivery of mail in ballots, absentee, etc, that are received closer to 3 days prior to the election day, requiring a photo i.d. is with the submission. All ballots delivered in this manner must be received by 5pm on election day. 3) Starting in 2022, the registrar of voters in Washoe/Clark counties would be required to be an elected office and no longer appointed. 4) The Secretary of State's office will need to establish regulations for signature auditing and verification.	Sen. Leg. Op's & Elec.				
SB307	Revises provisions related to the sale of alcoholic beverages.	Dondero Loop		RE liquor distributors, brewers, distilleries etc - requires the board of county commissioners or the governing body of a city, in approving a local business license to require satisfactory proof that the applicant is not in violation of the prohibition against engaging in certain activities involving alcoholic beverages without a license and that the applicant is not applying for a license for a business in which he or she is prohibited by law from engaging.	Sen. Comm. & Lbr.				
SB311	Revises provisions relating to rural housing.	Ratti		Authorizes NV Rural Housing Authority (NRHA) to create a for profit arm to operate, finance, and construct housing projects; exempts the Board of that arm from OML and allows the for profit to rent to higher income individuals.	Sen. Gov't Affairs				
SB318	Makes various changes relating to improving access to governmental services for persons with limited English proficiency.	Donate, Ohrenschall Denis & Lange; Flores, Torres &		Requires health districts and DBPH to make sure every non English speaker who receives services related to COVID has a record of their language, and has all info and documents in their language or translated to them; also each district health department and DPBH is required to research and apply for available federal and private funding that could be used to financially support those activities.	Sen. HHS				
SB319	Revises provisions relating to public works.	Goicoechea		Authorizes a local government that rejects all bids received in response to certain advertisements for a contract for a public work for which the estimated cost exceeds \$100,000 to negotiate with the lowest responsible and responsive bidder or best bidder if: (1) the advertisement included an estimated budget for the project; and (2) the local government determines that such action is in the public interest; allows a local govt to require a prime contractor be on site inspection or pre-bid conference; other changes to bids and contractors and subcontractors on public works projects; in rural counties allows a general contractor to perform work of a specialty contractor.	Sen. Gov't Affairs				
SB321	Creates the Nevada System of Community Colleges.	Settelmeyer Hammond & Hansen		Removes community colleges from NSHE and places them under a new and separate state board; board members appointed by the Governor; board has similar powers to NSHE board; each community college also will have a board of trustees whose members are appointed by the governor	Sen. Edu.				
SB322	Revises provisions relating to short-term rentals.	Buck & Hansen		Prohibits counties from outlawing STRs (short term rentals - AirBnB VRBO, etc), and outlines provisions of local ordinances to allow STRs; prohibits counties from applying the room tax to short term rentals (provisions don't include owner occupants from renting); imposes a gross receipts tax on STRs, collected by Dept of Tax, and some of this revenue is apportioned to local govt, and the State.	Sen. Gov't Affairs				

SB323	Authorizes a business to establish an area where certain restrictions to restrain the spread of COVID-19 do not apply.	Settelmeyer Hardy, Goicoechea & Hammond		Re COVID Directives - allows a business to designate an area where people who have had COVID or been vaccinated can enter, and any existing COVID directives or regulations do not apply.	Sen. HHS			
SB327	Revises provisions relating to discriminatory practices.	Neal		Makes it a category E felony to tamper with tests/scores that an entity, including county, may use for promotions; if testing is required for promotion, the tests must be done by a third party; regulations surrounding how test scores are provided to employees; test scores can be appealed and employee can see how the score was determined, and the local govt must determine that the results were calculated fairly; also prohibits discrimination in the workplace based on certain characteristics of race including hair and hairstyles.	Sen. Gov't Affairs			
SB337	Requires the establishment of a system of blind charging when determining whether criminal charges should be filed against a person and whether a petition alleging delinquency of a child should be filed.	Harris		Mandates all prosecutors/DAs create systems of "blind charging" for any charges for crimes they may file - blind charging means that the characteristics of a person accused of a crime must be concealed from the prosecutor who is assigned to file charges, including race, religion, gender identity, physical characteristics of the person, location of the crime, etc.	Sen. Judic.			
SB338	Revises provisions governing partial tax abatements for certain renewable energy facilities.	Goicoechea & Settelmeyer		Allows a county to deny an application for a tax abatement on a geothermal energy generation project - for the local portion of the potentially abated taxes.	Sen. Rev. & Econ. Dev.			
SB343	Revises provisions relating to education.	Pickard, Hansen,		This bill diverts the \$5million in excise taxes from cannabis that are currently dedicated to local governments and places them in a newly designated account that funds class size reductions.	Sen. Fin.			
SB344	Enacts provisions relating to the importation, possession, sale, transfer and breeding of dangerous wild animals.	Ohrenschall		Makes possession, breeding, sale, transfer of wild / exotic animals illegal. There are exemptions for certain types of animals, also exempts animal testing facilities, nonprofits, veterinarians, licensed zoos and aquariums, law enforcement and animal control agencies. and the law defines what types of breeds and animals are considered wild and exotic. The bill authorizes a sheriff or animal control agency to seize such wild and exotic animals, it also authorizes local governments to set stricter standards on these animals. Further, the bill allows local governments to levy fines, by ordinance.	Sen. Nat. Res.			
SB346	Imposes a tax on the retail sale of certain digital products.	Neal		Creates a new tax on "digital goods" - things we now consume digitally including netflix, e books etc. This is a sales tax that is distributed through the existing CTax formula. There is also a new tax put on satellite providers, who are currently not subject to a franchise fee the way cable providers are - this revenue from satellite providers will go to the State.	Sen. Rev. & Econ. Dev.			

SB348	Creates provisions governing emergency 911 services.	Goicoechea		Creates the state 911 coordinator (a position needed to apply and be awarded federal grants), who supports and oversees 911 service in the State, coordinates 911 services and providers and creates a 911 plan; requires B.O.C.C. to impose a \$.75 surcharge per phone line, including pre-paid cell phones and VOIP lines, which go to a new State 911 account, along with a new sales tax on prepaid cell phones; creates the state 911 advisory commission - which will be chaired by the state 911 coordinator; allows the new coordinator to create regulations governing 911 systems; requires each county or a group of counties to create 911 coordinator positions which will be funded from the 911 account, along with the State 911 coordinator.	Sen. Grwth. & Infra.				
SB349	Revises provisions relating to public health.	Ohrenschall		Exempts compost from solid waste and solid waste contracts; boards of health or counties may not pass an ordinance prohibiting the sale of unpackaged produce at farmer's markets.	Sen. Nat. Res.				
SJR1	Proposes to amend the Nevada Constitution to provide that the Nevada Court of Appeals has original jurisdiction over certain cases relating to water.	Judic.		DIV WATER RESOURCES/DCNR - Gives the Court of Appeals original jurisdiction over any appeal of a final order of the State Engineer.	Sen. Judic. Sen. Judic.				
SJR3	Urges Congress to provide funding to reduce the wild horse and burro populations to appropriate management levels.	Nat. Res.	Support	Urges Congress to guarantee short term and long term funding apportioned to the proportion of WHB in each state for the purposes of drawing down WHB population to appropriate management level within 6 years.	Sen. Nat. Res.	Sen. Nat. Res.	3/23	Heard, No Action	
SJR4	Urges Congress to grant additional school trust lands to Nevada.	Nat. Res.		Urges Congress to devise additional school trust lands to Nevada to achieve "parity" with surrounding states which have more trust lands.	Sen. Nat. Res.				
SJR8	Proposes to amend the Nevada Constitution to revise certain provisions relating to property taxes.	Ratti		Resolution to amend the Constitution to reset depreciation and abatements upon sale.	Sen. Rev. & Econ. Dev.				
SJR9	Proposes to amend the Nevada Constitution to create an independent redistricting commission.	Kieckhefer		Creates an independent redistricting commission.	Sen. Leg. Op's & Elec.				

SJR10	Urges Congress to protect the public lands including and adjacent to Sunrise Mountain, Frenchman Mountain and Rainbow Gardens.	Ohrenschall Donate, Lange & Denis; Carlton & Martinez		Urges Congress to protect, through designations it deems appropriate, Frenchman and Sunrise Mountain as well as Rainbow Gardens. All East of the Las Vegas Valley.	Sen. Nat. Res.				
SJR1**	Proposes to amend the Nevada Constitution to revise provisions governing the taxation of minerals extracted in this State. (BDRÂ C-27)		Oppose	CONSTITUTIONAL AMENDMENT (If passed by the Legislature in 2021, then will go to the voters in 2022) proposes the following amendments: Imposes a tax on the gross proceeds of minerals at a rate of 7.75 percent instead of the current rate on net proceeds that cannot exceed 5.0 percent, beginning for calendar years on or after January 1, 2023. Allows other taxes to be imposed on mines, mining claims, and the proceeds of minerals by removing the current provision that no other tax may be imposed upon a mineral, or its proceeds until the identity of the proceeds is lost and the restriction requiring mines and mining claims to be assessed and taxed as other real property is assessed and taxed. Requires 50 percent of the revenue from the 7.75 percent tax on gross proceeds to be used exclusively for a program that the Legislature shall establish by law that makes payments to eligible persons domiciled in Nevada on a yearly basis with the first payment being due on August 30, 2024, and subsequent payments made on the last Friday of August each year thereafter. The Legislature shall also establish by law the criteria, which a person must satisfy to be eligible for payments from the program. Removes the current requirement for the Legislature to distribute a portion of the revenue from the tax on minerals to local governments. Adds provisions that notwithstanding any other provisions of the Constitution, the Legislature can by: A majority vote of each house of the Legislature pass any provision of a bill that enacts or amends any law providing for the taxation of mines, mining claims, or the proceeds of minerals, if the provision creates, generates, or increases any public revenue in any form, including increasing the 7.75 percent tax rate. An affirmative vote of at least two-thirds of each house of the Legislature pass a bill, which provides for an exemption from or a reduction in the 7.75 percent tax rate with respect to the gross proceeds of minerals by a class of persons or by a type of mineral.	Sen. Rev. & Econ. Dev.	Sen. Rev. & Econ. Dev. 2/2	Mtnd. not agnd.		
SCR4	Directs the Legislative Commission to conduct an interim study concerning the hemp industry in this State.	Lange & Buck		Directing Legislature to conduct an interim study on hemp production in NV, including funding available for research of hemp from SNV UNCE. The Resolution declares that Extension is studying this.	Sen. Leg. Op's & Elec.				
SCR6	Expresses support for expanding the testing capacity for COVID-19 in Nevada through the use of pooled saliva testing.	Ohrenschall		Resolution to support DPBH, SNHD and WCHD to expand COVID testing to include saliva tests.	Sen. HHS				

.....
(Original Signature of Member)

117TH CONGRESS
1ST SESSION

H. R. _____

To amend title XIX of the Social Security Act to increase Federal support to State Medicaid programs during economic downturns, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mrs. LEE of Nevada introduced the following bill; which was referred to the Committee on _____

A BILL

To amend title XIX of the Social Security Act to increase Federal support to State Medicaid programs during economic downturns, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Coronavirus Medicaid
5 Response Act”.

1 **SEC. 2. INCREASING FEDERAL SUPPORT TO STATE MED-**
2 **ICAID PROGRAMS DURING ECONOMIC**
3 **DOWNTURNS.**

4 (a) IN GENERAL.—Section 1905 of the Social Secu-
5 rity Act (42 U.S.C. 1396d) is amended—

6 (1) in subsection (b), by striking “and (ff)” and
7 inserting “(ff), and (hh)”;

8 (2) by adding at the end the following new sub-
9 section:

10 “(hh) INCREASED FMAP DURING ECONOMIC
11 DOWNTURNS.—

12 “(1) IN GENERAL.—If a fiscal quarter that be-
13 gins on or after January 1, 2020, is an economic
14 downturn quarter (as defined in paragraph (2)) with
15 respect to a State, then the Federal medical assist-
16 ance percentage determined for the State and quar-
17 ter under subsection (b) shall be equal to the per-
18 centage determined for the State and quarter under
19 paragraph (3).

20 “(2) ECONOMIC DOWNTURN QUARTER.—

21 “(A) IN GENERAL.—

22 “(i) IN GENERAL.—In this subsection,
23 the term ‘economic downturn quarter’
24 means, with respect to a State, a fiscal
25 quarter during which the State’s unem-
26 ployment rate for the quarter exceeds the

1 percentage determined for the State and
2 quarter under clause (ii).

3 “(ii) THRESHOLD PERCENTAGE.—The
4 percentage determined under this clause
5 for a State and fiscal quarter is the per-
6 centage equal to the lower of—

7 “(I) the State unemployment
8 rate at the 20th percentile of the dis-
9 tribution of the State’s quarterly un-
10 employment rates for the 60-quarter
11 period preceding the quarter involved,
12 increased by 1 percentage point; and

13 “(II) the State’s average quar-
14 terly unemployment rate for the 12-
15 quarter period preceding the quarter
16 involved, increased by 1 percentage
17 point.

18 “(B) UNEMPLOYMENT DATA.—

19 “(i) IN GENERAL.—Except as pro-
20 vided in clause (ii), for purposes of deter-
21 mining unemployment rates for a State
22 and a quarter under this paragraph, the
23 Secretary shall use data from the Local
24 Area Unemployment Statistics from the
25 Bureau of Labor Statistics.

1 “(ii) APPLICATION TO CERTAIN TER-
2 RITORIES.—In the case of the Virgin Is-
3 lands, Guam, the Northern Mariana Is-
4 lands, American Samoa, or any other juris-
5 diction for which suitable data from the
6 Local Area Unemployment Statistics from
7 the Bureau of Labor Statistics are unavail-
8 able, the Secretary shall use data from the
9 U–3 unemployment measure of the Bureau
10 of Labor Statistics to make any necessary
11 determinations under subparagraph (A).

12 “(3) INCREASED FMAP DURING ECONOMIC
13 DOWNTURN QUARTER.—

14 “(A) IN GENERAL.—During a fiscal quar-
15 ter that is an economic downturn quarter with
16 respect to a State, the Federal medical assist-
17 ance percentage for the State and quarter de-
18 termined under subsection (b) shall be equal
19 to—

20 “(i) the Federal medical assistance
21 percentage determined for the State and
22 quarter under subsection (b) without re-
23 gard to this subsection (but including any
24 increase to such percentage for such quar-
25 ter made pursuant to section 6008(a) of

1 the Families First Coronavirus Response
2 Act); increased by

3 “(ii) the number of percentage points
4 (rounded to the nearest tenth of a percent-
5 age point) equal to the product of—

6 “(I) the number of percentage
7 points (rounded to the nearest tenth
8 of a percentage point) by which the
9 unemployment rate for the State and
10 quarter exceeds the percentage deter-
11 mined for the State and quarter
12 under paragraph (2)(A)(ii); and

13 “(II) 4.8.

14 “(B) RULES OF APPLICATION.—The fol-
15 lowing rules shall apply with respect to the Fed-
16 eral medical assistance percentage determined
17 for a State and an economic downturn quarter
18 under this subsection:

19 “(i) SCOPE OF APPLICATION.—Such
20 Federal medical assistance percentage shall
21 not apply for purposes of—

22 “(I) disproportionate share hos-
23 pital payments described in section
24 1923;

1 “(II) payments under part D of
2 title IV; or

3 “(III) any payments under this
4 title that are based on a Federal med-
5 ical assistance percentage determined
6 for a State under subsection (aa) (but
7 only to the extent that such Federal
8 medical assistance percentage is high-
9 er than the economic recovery
10 FMAP).

11 “(ii) LIMITATION.—In no case shall—

12 “(I) the Federal medical assist-
13 ance percentage determined for a
14 State and quarter pursuant to this
15 subsection exceed 95 percent; or

16 “(II) any increase to the Federal
17 medical assistance percentage deter-
18 mined for a State and quarter pursu-
19 ant to this subsection result in the ap-
20 plication of a Federal medical assist-
21 ance percentage that exceeds 95 per-
22 cent.

23 “(iii) APPLICATION TO CHIP.—Not-
24 withstanding the first sentence of section
25 2105(b), the application of this subsection

1 may result in the enhanced FMAP of a
2 State for a fiscal year under such section
3 exceeding 85 percent, but in no case may
4 the application of this subsection before
5 application of the second sentence of such
6 section result in the enhanced FMAP of
7 the State exceeding 95 percent.

8 “(4) ADVANCE PAYMENT; RETROSPECTIVE AD-
9 JUSTMENT.—

10 “(A) IN GENERAL.—Prior to the beginning
11 of each fiscal quarter that begins on or after
12 July 1, 2020, the Secretary shall, with respect
13 to each State—

14 “(i) make an initial determination,
15 based on the projections made for the
16 State and quarter under subparagraph
17 (B), as to—

18 “(I) whether the application of
19 this subsection is expected to result in
20 the application of a higher Federal
21 medical assistance percentage for the
22 State and quarter than the percentage
23 that would otherwise apply without re-
24 gard to this subsection; and—

1 “(II) if the application of this
2 subsection is expected to result in
3 such a higher Federal medical assist-
4 ance percentage for the State and
5 quarter, what such higher percentage
6 is expected to be; and

7 “(ii) if the Secretary determines under
8 clause (i) that the application of this sub-
9 section is expected to result in the applica-
10 tion of a higher Federal medical assistance
11 percentage for the State and quarter than
12 the percentage that would otherwise apply
13 without regard to this subsection—

14 “(I) apply such higher Federal
15 medical assistance percentage of the
16 State for purposes of making pay-
17 ments to the State for amounts ex-
18 pended during such quarter as med-
19 ical assistance under the State plan;
20 and

21 “(II) take into account such
22 higher Federal medical assistance per-
23 centage of the State for purposes of
24 calculating the enhanced FMAP for

1 the State and quarter under section
2 2105(b).

3 “(B) PROJECTION OF STATE UNEMPLOY-
4 MENT RATES.—Prior to the beginning of each
5 fiscal quarter that begins on or after July 1,
6 2020, the Secretary, acting through the Chief
7 Actuary of the Centers for Medicare & Medicaid
8 Services, shall, using the most recently available
9 data described in paragraph (2)(B), make pro-
10 jections with respect to—

11 “(i) the unemployment rates for each
12 State for such quarter;

13 “(ii) the threshold percentages de-
14 scribed in paragraph (2)(A)(ii) for each
15 State for such quarter; and

16 “(iii) the national unemployment rate
17 for such quarter.

18 “(C) RETROSPECTIVE ADJUSTMENT.—As
19 soon as practicable after final unemployment
20 data becomes available for a fiscal quarter that
21 begins on or after July 1, 2020, the Secretary
22 shall, with respect to each State—

23 “(i) make a final determination with
24 respect to the application of this subsection
25 for purposes of determining the Federal

1 medical assistance percentage and en-
2 hanced FMAP of the State for the quarter;
3 and

4 “(ii) in accordance with section
5 1903(d)(2) and section 2105(e), reduce or
6 increase the amount payable to the State
7 under section 1903(a) or section 2105 for
8 a subsequent fiscal quarter to the extent of
9 any overpayment or underpayment under
10 either such section which the Secretary de-
11 termines was made as a result of an incor-
12 rect initial determination under subpara-
13 graph (A)(i) with respect to the application
14 of this subsection for purposes of deter-
15 mining the Federal medical assistance per-
16 centage and enhanced FMAP of the State
17 for such prior fiscal quarter.

18 “(5) RETROSPECTIVE APPLICATION OF OVER-
19 THE-LIMIT FMAP INCREASES.—

20 “(A) IN GENERAL.—If a State has excess
21 percentage points with respect to an economic
22 downturn quarter and an applicable FMAP (as
23 determined under subparagraph (B)), the State
24 may elect to apply such excess percentage
25 points to increase such applicable FMAP for

1 one or more quarters during the look-back pe-
2 riod for the State and economic downturn quar-
3 ter in accordance with this paragraph.

4 “(B) EXCESS PERCENTAGE POINTS.—For
5 purposes of this paragraph, the number of ex-
6 cess percentage points for a State, economic
7 downturn quarter, and an applicable FMAP
8 shall be equal to the number of percentage
9 points by which—

10 “(i) the applicable FMAP for the
11 State and quarter (after application of
12 paragraph (3) but without regard to sub-
13 paragraph (B)(ii) of such paragraph); ex-
14 ceeds

15 “(ii) 95 percent.

16 “(C) EFFECT OF APPLICATION OF EXCESS
17 PERCENTAGE POINTS.—If a State elects to
18 apply excess percentage points to an applicable
19 FMAP to a quarter during a look-back period
20 under this paragraph, the Secretary shall deter-
21 mine the additional amount of payment under
22 section 1903(a) to which the State would have
23 been entitled for such quarter if the applicable
24 FMAP (as so increased) had been in effect for

1 such quarter, and shall treat such additional
2 amount as an underpayment for such quarter.

3 “(D) DISTRIBUTION OF EXCESS PERCENT-
4 AGE POINTS.—A State that has excess percent-
5 age points with respect to an economic down-
6 turn quarter and applicable FMAP may elect to
7 divide such points among more than 1 quarter
8 during the look-back period for such State and
9 quarter provided that no excess percentage
10 point (or fraction of an excess percentage point)
11 is applied to the applicable FMAP of more than
12 1 quarter.

13 “(E) LIMITATIONS.—

14 “(i) NO INCREASES OVER 100 PER-
15 CENT.—A State may not increase an appli-
16 cable FMAP for any quarter during a look-
17 back period under this paragraph if such
18 increase would result in the applicable
19 FMAP for such quarter exceeding 100 per-
20 cent.

21 “(ii) SCOPE OF APPLICATION.—Any
22 increase to an applicable FMAP of a State
23 for a fiscal quarter under this paragraph—

24 “(I) shall only apply with respect
25 to payments for amounts expended by

1 the State for medical assistance for
2 services furnished during such quarter
3 to which such applicable FMAP is ap-
4 plicable; and

5 “(II) shall not apply with respect
6 to payments described in paragraph
7 (3)(B)(i).

8 “(F) DEFINITIONS.—In this paragraph:

9 “(i) APPLICABLE FMAP.—The term
10 ‘applicable FMAP’ means, with respect to
11 a State and fiscal quarter—

12 “(I) the Federal medical assist-
13 ance percentage determined for the
14 State and quarter under subsection
15 (b);

16 “(II) the Federal medical assist-
17 ance percentage applicable under sub-
18 section (y);

19 “(III) the Federal medical assist-
20 ance percentage applicable under sub-
21 section (z)(2);

22 “(IV) the Federal medical assist-
23 ance percentage determined for the
24 State and quarter under subsection
25 (ff); or

1 “(V) the enhanced FMAP deter-
2 mined for the State and quarter
3 under section 2105(b).

4 “(ii) LOOK-BACK PERIOD.—The term
5 ‘look-back period’ means, with respect to a
6 State and a fiscal quarter that is an eco-
7 nomic downturn quarter for the State, the
8 period of 4 fiscal quarters that ends with
9 the fourth quarter which precedes the most
10 recent fiscal quarters that was not an eco-
11 nomic downturn quarter for the State.

12 “(6) REQUIREMENT FOR ALL STATES.—This
13 subsection shall not apply to a State with respect to
14 a fiscal quarter, if—

15 “(A) eligibility standards, methodologies,
16 or procedures under the State plan or a waiver
17 of such plan are more restrictive during such
18 quarter than the eligibility standards, meth-
19 odologies, or procedures, respectively, under
20 such plan (or waiver) as in effect on the last
21 day of the most recent fiscal quarter that was
22 not an economic downturn quarter for the
23 State;

24 “(B) the amount of any premium imposed
25 by the State pursuant to section 1916 or 1916A

1 during such quarter, with respect to an indi-
2 vidual enrolled under such plan (or waiver), ex-
3 ceeds the amount of such premium as of the
4 date described in subparagraph (A); or

5 “(C) the State fails to provide that an in-
6 dividual who is enrolled for benefits under such
7 plan (or waiver) as of the date described in sub-
8 paragraph (A) or enrolls for benefits under
9 such plan (or waiver) during the period begin-
10 ning with such date and ending with the day
11 before the first day of the next quarter that is
12 not an economic downturn quarter for the State
13 shall be treated as eligible for such benefits for
14 not less than 12 months after such date or (if
15 later) the date that such individual so enrolls
16 unless the individual requests a voluntary ter-
17 mination of eligibility or the individual ceases to
18 be a resident of the State.”.

19 (b) EXCLUSION OF ECONOMIC DOWNTURN FMAP
20 INCREASES FROM TERRITORIAL CAPS; SPECIAL RULE
21 FOR CHIP ALLOTMENTS.—

22 (1) EXCLUSION FROM TERRITORIAL CAPS.—
23 Section 1108 of the Social Security Act (42 U.S.C.
24 1308) is amended—

1 (A) in subsection (f), in the matter pre-
2 ceding paragraph (1), by striking “subsection
3 (g) and section 1935(e)(1)(B)” and inserting
4 “subsections (g) and (h) and section
5 1935(e)(1)(B)”; and

6 (B) by adding at the end the following:

7 “(h) EXCLUSION FROM CAPS OF AMOUNTS ATTRIB-
8 UTABLE TO ECONOMIC DOWNTURN FMAP.—Any pay-
9 ment made to a territory for a fiscal year in which the
10 Federal medical assistance percentage for the territory is
11 determined under section 1905(hh) shall not be taken into
12 account for purposes of applying payment limits under
13 subsections (f) and (g) to the extent that such payment
14 exceeds the amount of the payment that would have been
15 made to the territory for the year if the Federal medical
16 assistance percentage for the territory had been deter-
17 mined without regard to such section.”.

18 (2) CHIP ALLOTMENTS.—Section 2104(m) of
19 the Social Security Act (42 U.S.C. 1397dd(m)) is
20 amended—

21 (A) in paragraph (2)(B), in the matter
22 preceding clause (i), by striking “paragraphs
23 (5) and (7)” and inserting “paragraphs (5),
24 (7), and (12)”; and

1 (B) by adding at the end the following new
2 paragraph:

3 “(12) SPECIAL RULE FOR ADJUSTING ALLOT-
4 MENTS DURING FISCAL YEARS WITH ECONOMIC
5 DOWNTURN QUARTERS.—

6 “(A) IN GENERAL.—If a fiscal quarter oc-
7 ccurring during fiscal year 2020 or any suc-
8 ceeding fiscal year is determined to be an eco-
9 nomic downturn quarter with respect to a State
10 (as determined under section 1905(hh)) then,
11 as soon as practicable after such determination,
12 the Secretary shall increase the allotment for
13 the State and fiscal year in accordance with
14 subparagraph (B).

15 “(B) AMOUNT OF INCREASE.—

16 “(i) IN GENERAL.—The amount of an
17 increase to the allotment of a State de-
18 scribed in subparagraph (A) for a fiscal
19 year shall be equal to the amount by which
20 Federal payments made to the State for
21 the preceding fiscal year under this title
22 would have been increased (without regard
23 to whether such payments would exceed
24 the amount of the State’s allotment for
25 such preceding fiscal year) if the enhanced

1 FMAP determined for the State for such
2 preceding fiscal year had been increased to
3 the same extent that the State's enhanced
4 FMAP for the fiscal year involved is ex-
5 pected to be increased as a result of the
6 application of section 1905(hh) relative to
7 the enhanced FMAP that would apply to
8 the State for the fiscal year involved with-
9 out the application of such section.

10 “(ii) INCLUSION OF PROJECTED IN-
11 CREASES.—In increasing the allotment of a
12 State for a fiscal year under this para-
13 graph, the Secretary may base the calcula-
14 tion of such increase on projections made
15 by the Secretary with respect to—

16 “(I) the number of fiscal quar-
17 ters during such fiscal year that will
18 be economic downturn quarters; and

19 “(II) the effect that the applica-
20 tion of section 1905(hh) is expected to
21 have on the enhanced FMAP of the
22 State for such fiscal year.

23 “(C) DISREGARD OF INCREASED PAY-
24 MENTS FOR PURPOSES OF FUTURE ALLOT-
25 MENTS.—Any Federal payment made to a State

1 under this title for a fiscal year in which the
2 Federal medical assistance percentage for the
3 State is determined under section 1905(hh)
4 shall be disregarded when determining the allot-
5 ment of the State for any subsequent year, in-
6 cluding for purposes of applying this paragraph,
7 to the extent that such payment exceeds the
8 amount of the payment that would have been
9 made to the State for the year if the Federal
10 medical assistance percentage for the State and
11 year had been determined without regard to
12 such section.”.

13 (c) CONFORMING AMENDMENTS.—Section 1905(cc)
14 of the Social Security Act (42 U.S.C. 1396d(cc)) is
15 amended—

16 (1) by striking “and section 6008 of the Fami-
17 lies First Coronavirus Response Act” and inserting
18 “, section 6008 of the Families First Coronavirus
19 Response Act, and subsection (hh) of this section”;
20 and

21 (2) by inserting “, and, in applying such treat-
22 ments to an increase in the Federal medical assist-
23 ance percentage of a State under subsection (hh)
24 with respect to a fiscal quarter that is an economic
25 downturn quarter for the State, the reference to

1 ‘December 31, 2009’ shall be deemed to be a ref-
2 erence to ‘March 11, 2020’, or, if later, the last day
3 of the most recent fiscal quarter that was not an
4 economic downturn quarter for the State” before the
5 period.