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Civil Procedure; Limitation of Actions

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Civil Procedure; limitation of actions

N.R.S. §11.— (new); §11.190 (amended).
SB 520 (Committee on Judiciary); STAT 1981, Ch 501

Existing law provides several time limitations for bringing various types of actions.¹ Prior to the enactment of Chapter 501, however, there was no limitation specified for a malpractice action against an accountant, attorney, or veterinarian.² In an apparent attempt to relieve any ambiguity, Chapter 501 specifies that an action for malpractice against an accountant, attorney, or veterinarian, whether based upon breach of duty or contract, must be brought within four years from the time the plaintiff sustains damage and discovers, or through reasonable diligence should discover, facts material to the action.³ This time limitation is tolled, however, if any error, act, or omission central to the action is known, or through reasonable effort should be known to the accountant, attorney, or veterinarian and is concealed by him or her.⁴

2. See generally id.
3. See id. §11.— 1.
4. See id. §11.— 2.

Civil Procedure; disposal of public records

N.R.S. §§239.050, 239.122 (repealed); §§239.—, 602.— (new);
§§239.110, 239.123, 239.124, 408.215 (amended).
AB 3 (Banner), STAT 1981, Ch 120
AB 6 (Banner), STAT 1981, Ch 61
AB 495 (Committee on Government Affairs), STAT 1981, Ch 329

Chapter 329 clarifies and updates procedures for the reproduction and destruction of public records.¹ Prior law required that public records be photographed, microphotographed, or filmed by the appropriate department, commission, board, or officer before they could be

1. Compare STATUTES OF NEVADA 1981, c. 329, §§1-5, at — (repealing N.R.S. §§239.050, 239.122; enacting N.R.S. §239. —; amending N.R.S. §§239.123, 239.124, 408.215) with STATUTES OF NEVADA 1979, c. 683, §§84, at 1788 (amending N.R.S. §239.050). See also N.R.S. §239. — 1 (public records include documents, instruments, papers, books, and any other records or writings for which the custodian is responsible).