Employment Practices; Apprenticeship Agreements

University of the Pacific, McGeorge School of Law

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Employment Practices

public accommodations. Finally, under existing law, the Commission is empowered to hold an informal meeting to attempt settlement of an allegation of an unlawful employment practice. Chapter 321 authorizes the Commission to request relevant information from each party in preparing for this meeting.

10. Id. §233.170(1).

Employment Practices; apprenticeship agreements

NEV. REV. STAT. 610.150 (amended).
AB 530 (Thompson); 1983 STAT. Ch. 399

Under existing law, every apprentice agreement or indenture must include a statement specifying the length of the probationary period for the apprenticeship. This agreement must indicate the number of hours spent in both employment and supplemental instruction. Prior law limited the probationary period to 500 hours and specified that the related instruction could not extend beyond six months. Chapter 399 extends the permissible period of an apprentice's probation by allowing up to one thousand hours of employment, in addition to seventy-two hours of instruction.

1. NEV. REV. STAT. §610.010 (definition of apprentice).
2. Id. §610.150.
3. Id.
5. Id.

Employment Practices; unemployment compensation

SB 340 (Committee on Commerce and Labor); 1983 STAT. Ch 359 (Effective May 18, 1983)*

* *Sections 3,4,5,8,and 9 become effective on October 1, 1983, Section 13 becomes effective on January 1, 1985, the remaining sections took effect on May 18, 1983.

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