Business Associations and Professions; Contractors-Rebuttable Presumption

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Business Associations and Professions; contractors—rebuttable presumption

NEV. REV. STAT. § 624 (new); §§ 624.3011; 624.307 (amended).
SB 241 (Committee on Commerce and Labor); 1987 STAT. Ch 476

Existing law requires a contractor¹ to include the contractor's name and license number in an advertisement² for construction projects.³ Chapter 476 requires a contractor to display the contractor's license number on each commercial motor vehicle.⁴ In addition, Chapter 476 provides for a rebuttable presumption of willful and deliberate violation of the building laws if a contractor performs construction without obtaining any necessary building permit.⁵ Existing law prohibits a contractor from advertising unless the contractor has a valid license.⁶ Chapter 476 extends this prohibition to advertising on a motor vehicle.⁷

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1. NEV. REV. STAT. § 624.020 (definition of contractor).
2. Id. § 624.307 2 (definition of advertising).
3. Id. § 624.3017 2.
5. 1987 Nev. Stat. ch. 476, sec. 2, at ___ (enacting NEV. REV. STAT. § 624.3011 2) (the State Contractor's Board cannot require the contractor to obtain a permit more than 90 days after the construction is completed). See id. § 624.010 (definition of the State Contractor's Board); id. § 278.010 2 (definition of building code).

Business Associations and Professions; collection agencies

NEV. REV. STAT. § 649.____ (new); §§ 649.295, 649.355, 649.395 (amended).
SB 125 (Committee on Commerce and Labor); 1987 STAT. Ch 644

Existing law allows for the operation and licensing of collection agencies¹ by the administrator of financial institutions.² Chapter 644

1. NEV. REV. STAT. § 649.020 (definition of collection agency).
2. Id. §§ 649.075-.165 (licensing procedures for collection agencies and agents).