1-1-1987

Health and Welfare; Acquired Immunity Deficiency Syndrome-emergency measures

University of the Pacific, McGeorge School of Law

Follow this and additional works at: https://scholarlycommons.pacific.edu/nlr

Part of the Legislation Commons

Recommended Citation
Available at: https://scholarlycommons.pacific.edu/nlr/vol1987/iss1/100

This Legislative Review is brought to you for free and open access by the Journals and Law Reviews at Scholarly Commons. It has been accepted for inclusion in Pacific Law Journal Review of Selected Nevada Legislative by an authorized editor of Scholarly Commons. For more information, please contact mgibney@pacific.edu.
Health and Welfare; Acquired Immunity Deficiency Syndrome—emergency measures

SB 501 (Mello); 1987 STAT. Ch 622

Existing law permits limited disclosure of the name or address of a diseased person\(^1\) to certain health officers or departments.\(^2\) Chapter 622 expands existing law to allow disclosures of named persons diagnosed as having acquired immune deficiency syndrome and who are receiving assistance as medical indigents to the Welfare Division of the Department of Human Resources (Welfare Division).\(^3\)

Under existing law when offenders are released from prison, the director of the facility: (1) May furnish the prisoner with up to $100; (2) must give notice to the prisoner of the provisions forbidding possession of concealable weapons and those relating to registration and fingerprinting; (3) may furnish suitable clothing; and (4) may furnish the cost of transportation to a residence or place of conviction anywhere in the United States.\(^4\) Chapter 622 mandates that the offender submit to a test for exposure to the human immunodeficiency virus.\(^5\)

AGA

---

1. See NEV. REV. STAT. § 441.030 (definition of diseased person).
2. Id. §§ 441.110 1 (a treating health professional to the Health Division of the Department of Human Resources); 441.140 2 (a treating health professional of an uncooperative patient to the local health officer or board of health, or in the alternative to the Department); 441.160 1 (a diseased person relating the source of their disease via the treating health professional to the local health officer, Board of Health or Department); 441.250 1 (in mandamus proceedings); 441.290 1 (proceedings involving infractions).
3. Id. sec. 1, at ___ (amending NEV. REV. STAT. § 441.210 5) (includes persons diagnosed as having acquired immune deficiency related complex).
4. NEV. REV. STAT. § 209.511 1 (amended by Nev. Stat. ch. 622, sec. 2 at ___).