Administrative law; telephone call recording by public utility

The 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
The University of the Pacific, McGeorge School of Law, Administrative law; telephone call recording by public utility, 1989 U. Pac. L. Rev. (2019).
Available at: https://scholarlycommons.pacific.edu/nlr/vol1989/iss1/6
Administrative Law

Administrative law; telephone call recording by public utility

SB 246 (Committee on Commerce and Labor); 1989 STAT. Ch. 312

Chapter 312 authorizes public utilities\(^1\) to record\(^2\) telephone calls regarding emergencies and service outages.\(^3\) The existence and contents of these telephone calls may be disclosed to any person.\(^4\)

---

2. See 1989 Nev. Stat. ch. 312, sec. 1, at 657 (enacting NEV. REV. STAT. § 704..) (defined as the use of a recording device to acquire the contents of a wire communication). See also NEV. REV. STAT. § 179.455 (1987) (definition of wire communication).
3. 1989 Nev. Stat. ch. 312, sec. 1, at 657 (enacting NEV. REV. STAT. § 704..). The telephone call may only be recorded on specially reserved lines, and when notice to callers is placed in appropriate telephone directories. Id.
4. Id.