



Pacific Law Journal Review of Selected Nevada Legislative

Volume 1989 | Issue 1

Article 6

1-1-1989

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>

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.

Administrative law; telephone call recording by public utility

NEV. REV. STAT. §§ 179.____, 704.____ (new); §§ 179.410, 179.465, 200.620, 200.630, 200.650, 707.340 (amended).

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

Chapter 312 authorizes public utilities¹ to record² telephone calls regarding emergencies and service outages.³ The existence and contents of these telephone calls may be disclosed to any person.⁴

DMT

1. See NEV. REV. STAT. §§ 704.020-.030 (1987) (definition of public utility).

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.*