



Pacific Law Journal Review of Selected Nevada Legislative

Volume 1989 | Issue 1

Article 120

1-1-1989

Juveniles; suspension of driver's license

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Recommended Citation

The University of the Pacific, McGeorge School of Law, *Juveniles; suspension of driver's license*, 1989 U. PAC. L. REV. (2019).

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Upon approval of the order by district court, the order is in full force and enforceable by the program¹⁸ chief.¹⁹ Either parent, can at any time subsequent to district court approval, make a motion for modification of the support order.²⁰ If the Chief has a reasonable belief that a potentially responsible parent will inhibit enforcement of a child support order by making unavailable property that would be subject to a collection action, the Chief may certify the matter to the district court and request a temporary restraining order.²¹

PHB

18. See *id.* sec. 5, at 1634 (enacting NEV. REV. STAT. § 425.____) (defining program as the program for the enforcement of child support).

19. *Id.* sec. 13, at 1637 (enacting NEV. REV. STAT. § 425.____). Orders approved by the district court are in full force during any judicial review, unless stayed by the district court. *Id.* Review of support orders may be made by the district court subject to subsections 4 and 5 of Nevada Revised Statutes section 233B.140. *Id.* See *id.* sec. 14, at 1638 (enacting NEV. REV. STAT. § 425.____) (establishing procedures for enforcing dependent child support orders). The Chief is not precluded from utilizing other available remedies for enforcement of dependent child support obligations. *Id.* See also *id.* sec. 19, at 1640 (enacting NEV. REV. STAT. § 425.____) (authorizing the utilization of the provisions of Nevada Revised Statutes section 31A to enforce dependent child support orders).

20. *Id.* sec. 11, at 1636 (enacting NEV. REV. STAT. § 425.____) (establishing procedures for making a motion for modification of child support obligation order).

21. *Id.* sec. 20, at 1640 (enacting NEV. REV. STAT. § 425.____). If, subsequent to service, receipt, or refusal of notice, and prior to filing of a support order, the Chief reasonably believes that the alleged responsible parent is about to transfer, encumber, convey, sell, remove, secrete, waste, or dispose of the property subject to collection enforcement, the Chief may request a temporary restraining order directing that the property not be disposed of pending entry of a support order. *Id.* The Chief must file an affidavit stating his belief that property subject to enforcement of the support order is about to be disposed of, and a legal description of the property. *Id.* To vacate a temporary restraining order, a parent may furnish a good and sufficient bond that satisfies the court. *Id.* The temporary restraining order may be recorded in the same manner as a notice of lis pendens, as established in Nevada Revised Statute section 247.120. *Id.*

Juveniles; suspension of driver's license

NEV. REV. STAT. § 62.____ (new).

AB 129 (DuBois); 1989 STAT. Ch. 160

Under Chapter 160 a court may suspend¹ a child's² driver's license³ for six months if the child is convicted of using, possessing, selling,

1. See NEV. REV. STAT. § 483.180 (1987) (definition of suspension).

2. See *id.* § 62.020 (1987) (definition of a child).

3. See *id.* § 483.065 (1987) (definition of a driver's license).

or distributing a controlled substance⁴. If the child does not possess a driver's license, but would be eligible to receive one within the six months following conviction, the judge may prohibit the child from obtaining one for six months.⁵

KMS

4. 1989 Nev. Stat. ch. 160, sec. 1, at 330 (enacting NEV. REV. STAT. § 62.____). The child must surrender all driver's licenses to the court. *Id.* The court must give the Department of Motor Vehicles the licenses and a copy of the order. *Id.*

5. *Id.* Insurance companies will not be informed of any license suspension pursuant to this section. *Id.*

Juveniles; truancy

NEV. REV. STAT. §§ 392.160, 392.467 (amended).

AB 90 (Humke); 1989 STAT. Ch. 40

AB 91 (Humke); 1989 STAT. Ch. 37

Under Chapter 40, a child may not be expelled from school solely on the basis of the child's habitual truancy.¹ Chapter 37 provides that a child found to be a truant may be delivered to an agency providing family counseling.²

KMS

1. 1989 Nev. Stat. ch. 40, sec. 1, at 73 (amending NEV. REV. STAT. § 392.467 (1987)). See NEV. REV. STAT. §§ 392.140 (1987) (definition of a habitual truant), 392.130 (1987) (definition of a truant).

2. 1989 Nev. Stat. ch. 37, sec. 1, at 70 (amending NEV. REV. STAT. § 392.160 (1987)) (as an alternative to delivering the child to school or home, the counseling agency and the school may agree to allow a truant child to be delivered to the agency). A counseling agency is chosen by the school to provide counseling for the child and the parent or guardian. *Id.*