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Public Entities, Officers, and Employees; public employeescatastrophic leave

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the dissemination of records of criminal history to the Private Investigator's Licensing Board³ for use in investigating a license applicant.⁴

HMA

3. NEV. REV. STAT. § 648.020-110 (creation, duties, and powers of board).

4. 1989 Nev. Stat. ch. 5, sec. 1, at 5 (amending NEV. REV. STAT. § 179A.100 5(d)). See also § NEV. REV. STAT. § 648.110 3 (grounds for refusal of license, including conviction of a felony).

Public Entities, Officers, and Employees; public employees—catastrophic leave

NEV. REV. STAT. § 284.____ (new).

AB 505 (Williams); 1989 STAT. Ch. 334

Under prior law, state employees could not donate their accrued annual or sick leave time to fellow employees.¹ Chapter 334 authorizes each appointing authority to create an account into which employees may transfer sick or annual leave for their own use, or for use by other employees in the event of a catastrophe.² A "catastrophe" occurs where an employee or a member of the employee's immediate family suffers either a life threatening illness or accident, or one which necessitates an extended recovery period.³ Chapter 334 specifies conditions to transfers into the account,⁴ and requirements for withdrawals from the account.⁵

MRR

1. See NEV. REV. STAT. §§ 284.350, 284.355 (no statutory provision for transfer of sick or annual leave).

2. 1989 Nev. Stat. ch. 334, sec. 3, at ____ (enacting NEV. REV. STAT. § 284.____).

3. *Id.* sec. 2, at ____ (enacting NEV. REV. STAT. § 284.____). Employees suffer catastrophes only when their injuries prevent them from performing their routine employment duties. *Id.*

4. An employee may transfer 8 to 80 hours of leave per year into the account. *Id.* sec. 3, at ____ (enacting NEV. REV. STAT. § 284.____). No transfer of sick leave is permissible if it would cause the transferrer's personal account to fall below 240 hours. *Id.* Transfers to the account are irrevocable. *Id.* An employee who transfers leave to the account may designate a particular employee to receive that leave. *Id.*

5. Withdrawals are subject to the approval of the appointing authority whose decision is not subject to review. *Id.* sec. 5, at ____ (enacting NEV. REV. STAT. § 284.____). An employee must use all accrued annual, sick, and compensatory leave before withdrawing catastrophic

leave. *Id.* sec. 4, at ___ (enacting NEV. REV. STAT. § 284.____). An employee may not withdraw more than 1,040 hours of catastrophic leave a year. *Id.* No withdrawal may be made after the catastrophe dissipates or employment ends; any unused catastrophic leave in the employee's personal account at that time must be restored to the account. *Id.* sec. 6, at ___ (enacting NEV. REV. STAT. § 284.____).

Public Entities, Officers, and Employees; representation of indigents

NEV. REV. STAT. § 7.____ (new); §§ 7.105, 12.015, 180.010, 180.030, 228.070, 228.080, 252.070, 260.040, 616.253, 616.2531, 616.542 (amended).

AB 272 (Committee on Judiciary); 1989 STAT. Ch. 89

Existing law prohibits the Attorney General,¹ the state industrial claimants' attorney,² and state appeals officers,³ from engaging in the private practice of law.⁴ The public defender, district attorney, and their deputies, are prohibited from engaging in private practice in counties with a population over 100,000.⁵ Chapter 89 modifies existing law to permit any attorney employed by the state, or an agency or political subdivision of the state, to represent an indigent person in any proceeding so long as: (1) The attorney's supervisor grants permission; (2) the indigent's interests are not in conflict with the state or the attorney's employer's interests; (3) the representation

1. See NEV. REV. STAT. §§ 228.070 (1987) (amended by 1989 Nev. Stat. ch. 89, sec. 6 at 202) (the Attorney General's duties), 228.080 (1987) (amended by 1989 Nev. Stat. ch. 89, sec. 7, at 203) (the deputy attorney generals' duties).

2. See *id.* § 616.2537 (1987) (state industrial claimants' attorney's duties).

3. See *id.* § 616.542 (1988) (state appeals officers' duties).

4. *Id.* §§ 616.253 (1987) (amended by 1989 Nev. Stat. ch. 89, sec. 10, at 204) (prohibits the state industrial claimants' attorney from private practice), 616.2531 (1987) (amended by 1989 Nev. Stat. ch. 89, sec. 11, at 204) (prohibits the deputy state industrial claimants' attorney from private practice), 616.542 (1987) (amended by 1989 Nev. Stat. ch. 89, sec. 12, at 204) (prohibits state appeals officers from private practice).

5. *Id.* §§ 180.010 (1987) (amended by 1989 Nev. Stat. ch. 89, sec. 4, at 202) (prohibits the public defender from private practice); 180.030 (1987) (amended by 1989 Nev. Stat. ch. 89, sec. 5, at 202) (prohibits deputy state public defenders from private practice); 7.105 (amended by 1989 Nev. Stat. ch. 89, sec. 1, at 201) (prohibits district attorneys from private practice); 252.070 (amended by 1989 Nev. Stat. ch. 89, sec. 8, at 203) (prohibits deputy district attorneys from private practice). See *id.* §§ 252.070 (1987) (amended by 1989 Nev. Stat. ch. 89, sec. 8, at 203) (permits deputy district attorneys to practice private law in counties with a population of less than 100,000); 260.040 (1987) (amended by 1989 Nev. Stat. ch. 89, sec. 9, at 203) (permits the public defender and deputy public defenders to practice private law in counties with a population of less than 100,000).