ASSEMBLY BILL NO. 82-COMMITTEE ON JUDICIARY

(ON BEHALF OF MENTAL HYGIENE AND MENTAL RETARDATION DIVISION)

FEBRUARY 4, 1999

Referred to Committee on Judiciary

SUMMARY—Revises provisions governing compensation of members of sanity commission. (BDR 14-444)

FISCAL NOTE: Effect on Local Government: No. Effect on the State or on Industrial Insurance: No.

2

~

EXPLANATION - Matter in bolded italics is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to sanity commissions; revising the provisions governing the compensation of the members of a sanity commission; and providing other matters properly relating thereto.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- **Section 1.** NRS 178.465 is hereby amended to read as follows:
- 178.465 The members of the sanity commission are *only* entitled to
- 3 receive [reasonable compensation fixed by the judge impaneling the
- 4 commission.] compensation for conducting an examination of and
- 5 preparing reports regarding the person designated by the judge in the
- 6 order impaneling the commission. In consultation with the presiding
- 7 judge of the judicial district from which the order to impanel the
- Juage of the functur district from which the order to impuner the
- 8 commission was issued or, if the district has no presiding judge, a judge
- 9 designated by mutual consent of the district judges of that district, the
- 10 administrator of the division of mental health and developmental services
- of the department of human resources shall fix a reasonable rate of
- 12 compensation for the members of the commission. The compensation is a
- charge against and must be paid by the division for mental health and
- 14 developmental services of the department of human resources] upon an
- order therefor signed by the judge who impaneled the commission and
- submitted to the administrator. [of the division.] The administrator shall

- submit a claim for payment of the order in the manner provided by law.
- 2 After the appropriation for this purpose is exhausted, money must be
- 3 allocated to the division [of mental health and developmental services] out
- 4 of the reserve for statutory contingency account upon approval by the state
- 5 board of examiners, for payment of the compensation.
- 6 **Sec. 2.** This act becomes effective on July 1, 1999.

~