

DISCLAIMER

Electronic versions of the exhibits in these minutes may not be complete.

This information is supplied as an informational service only and should not be relied upon as an official record.

Original exhibits are on file at the Legislative Counsel Bureau Research Library in Carson City.

Contact the Library at (775) 684-6827 or library@lcb.state.nv.us.

AB 337 amend
Chris Giunchigliani
April 29, 2003
Suggested amendments

Amend Sec. 1, 2, 13, 14, 15: add language to state that if an ex-felon was convicted of a class A felony in the state of Nevada he or she would not have their rights automatically restored but would petition the court directly.

Assemblyman Hardy asked that I present this for your consideration and I agreed.

Sec. 11 lines 38-40 delete. After having served time they should be allowed to at least seek office in the future.

Lucille Lusk will discuss the issue of the language under most of the occupational boards. The intent is that the felony that the individual had and would affect their ability to be licensed should be related to the position or practice. Drafting used that most commonly but in section 24 they used "fitness to act as" This language might be clearer and more acceptable and I wouldn't object to the terminology.