

ASSEMBLY BILL NO. 166—ASSEMBLYMEN HARDY, ANDERSON, HETTRICK, SIBLEY, PARKS, CHRISTENSEN, CLABORN, CONKLIN, DENIS, GANSERT, HOLCOMB, MANENDO, McCLEARY AND SEALE

MARCH 4, 2005

JOINT SPONSORS: SENATORS HARDY, NOLAN AND RAGGIO

Referred to Committee on Judiciary

SUMMARY—Revises certain provisions relating to offers of judgment in civil actions. (BDR 2-564)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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

AN ACT relating to civil actions; revising certain provisions relating to an offer of judgment in a civil action; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law prohibits a court from awarding court costs or attorney's fees to a party in a civil action who rejects a settlement offer that is served more than 10 days before trial and who fails to obtain a more favorable judgment at trial. Existing law requires the court to use a formula to determine whether such a party failed to obtain a more favorable judgment. In cases where a party made a settlement offer that precluded a separate award of costs, the court must compare the amount of the judgment with the sum of the settlement offer and the taxable costs that the party who received the settlement offer incurred before service of the settlement offer. (NRS 17.115; N.R.C.P. 68)

This bill revises the formula for determining whether a party obtained a more favorable judgment by requiring the court to compare the amount of the settlement offer with the sum of the judgment and the taxable costs that the party who received the settlement offer incurred before service of the settlement offer.



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

1 **Section 1.** NRS 17.115 is hereby amended to read as follows:

2 17.115 1. At any time more than 10 days before trial, any
3 party may serve upon one or more other parties a written offer to
4 allow judgment to be taken in accordance with the terms and
5 conditions of the offer of judgment.

6 2. Except as otherwise provided in subsection 7, if, within 10
7 days after the date of service of an offer of judgment, the party to
8 whom the offer was made serves written notice that the offer is
9 accepted, the party who made the offer or the party who accepted
10 the offer may file the offer, the notice of acceptance and proof of
11 service with the clerk. Upon receipt by the clerk:

12 (a) The clerk shall enter judgment according to the terms of the
13 offer unless:

14 (1) A party who is required to pay the amount of the offer
15 requests dismissal of the claim instead of entry of the judgment; and

16 (2) The party pays the amount of the offer within a
17 reasonable time after the offer is accepted.

18 (b) Regardless of whether a judgment or dismissal is entered
19 pursuant to paragraph (a), the court shall award costs in accordance
20 with NRS 18.110 to each party who is entitled to be paid under the
21 terms of the offer, unless the terms of the offer preclude a separate
22 award of costs.

23 → Any judgment entered pursuant to this section shall be deemed a
24 compromise settlement.

25 3. If the offer of judgment is not accepted pursuant to
26 subsection 2 within 10 days after the date of service, the offer shall
27 be deemed rejected by the party to whom it was made and
28 withdrawn by the party who made it. The rejection of an offer does
29 not preclude any party from making another offer pursuant to this
30 section. Evidence of a rejected offer is not admissible in any
31 proceeding other than a proceeding to determine costs and fees.

32 4. Except as otherwise provided in this section, if a party who
33 rejects an offer of judgment fails to obtain a more favorable
34 judgment, the court:

35 (a) May not award to the party any costs or attorney's fees;

36 (b) May not award to the party any interest on the judgment for
37 the period from the date of service of the offer to the date of entry of
38 the judgment;

39 (c) Shall order the party to pay the taxable costs incurred by the
40 party who made the offer; and

41 (d) May order the party to pay to the party who made the offer
42 any or all of the following:



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1 (1) A reasonable sum to cover any costs incurred by the party
2 who made the offer for each expert witness whose services were
3 reasonably necessary to prepare for and conduct the trial of the case.

4 (2) Any applicable interest on the judgment for the period
5 from the date of service of the offer to the date of entry of the
6 judgment.

7 (3) Reasonable attorney's fees incurred by the party who
8 made the offer for the period from the date of service of the offer to
9 the date of entry of the judgment. If the attorney of the party who
10 made the offer is collecting a contingent fee, the amount of any
11 attorney's fees awarded to the party pursuant to this subparagraph
12 must be deducted from that contingent fee.

13 5. To determine whether a party who rejected an offer of
14 judgment failed to obtain a more favorable judgment:

15 (a) If the offer provided that the court would award costs, the
16 court must compare the principal amount of the judgment with the
17 amount of the offer, without inclusion of costs.

18 (b) If the offer precluded a separate award of costs, the court
19 must compare the *amount of the offer with the sum of:*

20 (1) *The* principal amount of the judgment ; ~~with the sum of:~~

21 ~~(1) The amount of the offer;~~ and

22 (2) The amount of taxable costs that the party to whom the
23 offer was made incurred before the date of service of the offer.

24 6. Multiple parties may make a joint offer of judgment
25 pursuant to this section.

26 7. A party may make to two or more other parties pursuant to
27 this section an apportioned offer of judgment that is conditioned
28 upon acceptance by all the parties to whom the apportioned offer is
29 made. Each party to whom such an offer is made may serve upon
30 the party who made the offer a separate written notice of acceptance
31 of the offer. If any party rejects the apportioned offer:

32 (a) The action must proceed as to all parties to whom the
33 apportioned offer was made, whether or not the other parties
34 accepted or rejected the offer; and

35 (b) The sanctions set forth in subsection 4:

36 (1) Apply to each party who rejected the apportioned offer.

37 (2) Do not apply to any party who accepted the apportioned
38 offer.

39 8. If the liability of one party to another party has been
40 determined by verdict, order or judgment, but the amount or extent
41 of the liability of the party remains to be determined by further
42 proceedings, the party found liable may, not later than 10 days
43 before commencement of the proceedings to determine the amount
44 or extent of his liability, serve upon the party to whom he is liable a
45 written offer of judgment. An offer of judgment made pursuant to



1 this subsection shall be deemed to have the same effect as an offer
2 of judgment made before trial.

3 9. The sanctions set forth in subsection 4 do not apply to:

4 (a) An offer of judgment made to multiple defendants unless the
5 same person is authorized to decide whether to settle the claims
6 against all the defendants to whom the offer is made and:

7 (1) There is a single common theory of liability against all
8 the defendants to whom the offer is made;

9 (2) The liability of one or more of the defendants to whom
10 the offer is made is entirely derivative of the liability of the
11 remaining defendants to whom the offer is made; or

12 (3) The liability of all the defendants to whom the offer is made
13 is entirely derivative of a common act or omission by another
14 person.

15 (b) An offer of judgment made to multiple plaintiffs unless the
16 same person is authorized to decide whether to settle the claims of
17 all the plaintiffs to whom the offer is made and:

18 (1) There is a single common theory of liability claimed by
19 all the plaintiffs to whom the offer is made;

20 (2) The damages claimed by one or more of the plaintiffs to
21 whom the offer is made are entirely derivative of an injury to the
22 remaining plaintiffs to whom the offer is made; or

23 (3) The damages claimed by all the plaintiffs to whom the
24 offer is made are entirely derivative of an injury to another person.

