

SENATE BILL NO. 120—SENATORS HECK, HARDY, NOLAN AND LEE

FEBRUARY 23, 2005

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JOINT SPONSORS: ASSEMBLYMEN HARDY, CONKLIN,  
OCEGUERA AND SIBLEY

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Referred to Committee on Human Resources and Education

**SUMMARY**—Makes various changes concerning treatment of trauma and centers for treatment of trauma.  
(BDR 40-885)

**FISCAL NOTE:** Effect on Local Government: May have Fiscal Impact.  
Effect on the State: No.

CONTAINS UNFUNDDED MANDATE (§ 1)  
(NOT REQUESTED BY AFFECTED LOCAL GOVERNMENT)

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

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AN ACT relating to emergency medical services; making various changes concerning programs for the treatment of trauma and the designation of hospitals as centers for the treatment of trauma in larger counties; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

1 Existing law requires the State Board of Health to establish a program for  
2 treating trauma victims and for transporting and admitting trauma victims to centers  
3 for the treatment of trauma. Existing law also requires the State Board of Health to  
4 adopt regulations establishing standards for the designation of hospitals as centers  
5 for the treatment of trauma. (NRS 450B.237)

6 By replacing the reference to “State Board of Health” with “board,” this bill  
7 transfers the responsibility for establishing the program from the State Board of  
8 Health to the county or district board of health in a county with a population of  
9 400,000 or more (currently Clark County). The State Board of Health retains  
10 responsibility for establishing the program in each county with a population of less  
11 than 400,000 (currently all counties other than Clark County).

12 This bill also requires the county or district board of health in each county  
13 whose population is 400,000 or more to establish standards for the designation of  
14 hospitals as centers for the treatment of trauma and provides that the Administrator



15 of the Health Division may not designate a hospital as a center for the treatment of  
16 trauma unless the proposal has been approved by the State Board of Health and the  
17 county or district board of health. Finally, this bill prohibits the Administrator of  
18 the Health Division from designating a hospital as a center for trauma in such larger  
19 counties unless the county or district board of health has established a  
20 comprehensive trauma system plan for the county.

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

1     **Section 1.** NRS 450B.237 is hereby amended to read as  
2 follows:

3     450B.237 1. The ~~State Board of Health~~ **board** shall  
4 establish a program for treating persons who require treatment for  
5 trauma and for transporting and admitting such persons to centers  
6 for the treatment of trauma. The program must provide for the  
7 development, operation and maintenance of a system of  
8 communication to be used in transporting such persons to the  
9 appropriate centers.

10    2. The State Board of Health shall adopt regulations which  
11 establish the standards for the designation of hospitals as centers for  
12 the treatment of trauma. The State Board of Health shall consider  
13 the standards adopted by the American College of Surgeons for a  
14 center for the treatment of trauma as a guide for such regulations.  
15 The Administrator of the Health Division shall not approve a  
16 proposal to designate a hospital as a center for the treatment of  
17 trauma unless the hospital meets the standards **[**.

18    ~~—3.] established pursuant to this subsection.~~

19    3. **Each county or district board of health in a county whose**  
20 **population is 400,000 or more shall adopt regulations which**  
21 **establish the standards for the designation of hospitals in the**  
22 **county as centers for the treatment of trauma which are consistent**  
23 **with the regulations adopted by the State Board of Health**  
24 **pursuant to subsection 2. A county or district board of health shall**  
25 **not approve a proposal to designate a hospital as a center for the**  
26 **treatment of trauma unless the hospital meets the standards**  
27 **established pursuant to this subsection.**

28    4. **A proposal to designate a hospital located in a county**  
29 **whose population is 400,000 or more as a center for the treatment**  
30 **of trauma:**

31      (a) **Must be approved by the Administrator of the Health**  
32 **Division and by the county or district board of health of the county**  
33 **in which the hospital is located; and**

34      (b) **May not be approved unless the county or district board of**  
35 **health of the county in which the hospital is located has**



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1    *established and adopted a comprehensive trauma system plan*  
2    *concerning the treatment of trauma in the county, which includes,*  
3    *without limitation, consideration of the future trauma needs of the*  
4    *county, consideration of and plans for the development and*  
5    *designation of new centers for the treatment of trauma in the*  
6    *county based on the demographics of the county and the manner*  
7    *in which the county may most effectively provide trauma services*  
8    *to persons in the county.*

9    5. Upon approval by the Administrator of the Health Division  
10    *and, if the hospital is located in a county whose population is*  
11    *400,000 or more, the county or district board of health of the*  
12    *county in which the hospital is located,* of a proposal to designate a  
13    hospital as a center for the treatment of trauma, ~~the~~ **the**  
14    **Administrator of the Health Division** shall issue written approval  
15    which designates the hospital as such a center. As a condition of  
16    continuing designation the hospital must comply with the following  
17    requirements:

18    (a) The hospital must admit any injured person who requires  
19    medical care.

20    (b) Any physician who provides treatment for trauma must be  
21    qualified to provide that treatment.

22    (c) The hospital must maintain the standards specified in the  
23    regulations adopted pursuant to ~~subsection 2.] subsections 2 and 3.~~

24    **Sec. 2.** The amendatory provisions of this act do not affect any  
25    hospital that has been designated as a center for the treatment of  
26    trauma before October 1, 2005.

27    **Sec. 3.** The provisions of NRS 354.599 do not apply to any  
28    additional expenses of a local government that are related to the  
29    provisions of this act.



