

SENATE BILL NO. 224—SENATOR TOWNSEND

MARCH 21, 2005

Referred to Committee on Legislative Operations and Elections

SUMMARY—Revises provisions relating to elections.
(BDR 24-698)

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 elections; requiring nonprofit corporations to submit the names and addresses of its officers to the Secretary of State under certain circumstances; requiring the Secretary of State to post such information on his Internet website; requiring a petition for initiative or referendum to embrace a single subject; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 Existing law regulates campaign practices, including campaign financing.
2 (Chapter 294A of NRS) Existing law requires a nonprofit corporation doing
3 business in the State to file a list of its officers with the Secretary of State. (NRS
4 78.150-78.185, 82.193)

5 This bill requires a nonprofit corporation to submit the name and addresses of
6 its officers to the Secretary of State before soliciting, receiving or making
7 contributions designed to affect the outcome of any primary, general or special
8 election or question on the ballot. The Secretary of State must include such
9 information on his Internet website.

10 Existing law requires legislative acts to include only one subject, and matters
11 properly related to the subject, which must be clearly expressed in the title of the
12 act. (Nev. Const., Art. 4, § 17) Existing law provides for the proposal, amendment
13 or repeal of law by initiative or referendum petition. (Chapter 295 of NRS)

14 This bill requires an initiative or referendum petition to include only one
15 subject, and matters properly related to the subject, which must be clearly
16 expressed in the title of the petition. Petitions violating these requirements are
17 declared void.



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

1 **Section 1.** Chapter 294A of NRS is hereby amended by
2 adding thereto a new section to read as follows:

3 *1. A nonprofit corporation shall, before it engages in any of
4 the following activities in this State, submit the names and
5 addresses of its officers to the Secretary of State:*

6 *(a) Soliciting or receiving contributions from any other
7 person, group or entity;*

8 *(b) Making or intending to make contributions to candidates
9 or other persons; or*

10 *(c) Making or intending to make expenditures,*

11 *→ designed to affect the outcome of any primary, general or
12 special election or question on the ballot.*

13 *2. The Secretary of State shall include on his Internet website
14 the information submitted pursuant to subsection 1.*

15 **Sec. 2.** Chapter 295 of NRS is hereby amended by adding
16 thereto a new section to read as follows:

17 *1. Each petition for initiative must embrace but one subject
18 and matters necessarily connected therewith and pertaining
19 thereto. The subject must be clearly indicated in the title. In all
20 cases where the subject of the act or resolution is not so expressed
21 in the title, the act or resolution is void as to the matter not
22 expressed in the title.*

23 *2. Each petition for referendum must embrace but one
24 subject and matters necessarily connected therewith and
25 pertaining thereto. The subject must be clearly indicated in the
26 title. In all cases where the subject of the statute or resolution is
27 not so expressed in the title, the statute or resolution is void as to
28 the matter not expressed in the title.*

29 **Sec. 3.** NRS 295.061 is hereby amended to read as follows:

30 295.061 The legal sufficiency of a petition filed pursuant to
31 NRS 295.015 to 295.061, inclusive, *and section 2 of this act* may be
32 challenged by filing a complaint in district court not later than 5
33 days, Saturdays, Sundays and holidays excluded, after the petition is
34 filed with the Secretary of State. All affidavits and documents in
35 support of the challenge must be filed with the complaint. The court
36 shall set the matter for hearing not later than 30 days after the
37 complaint is filed and shall give priority to such a complaint over all
38 other matters pending with the court, except for criminal
39 proceedings.

