
SENATE BILL NO. 420—COMMITTEE ON GOVERNMENT AFFAIRS

(ON BEHALF OF THE DIVISION OF HEALTH CARE
FINANCING AND POLICY)

MARCH 29, 2005

Referred to Committee on Government Affairs

SUMMARY—Authorizes Drug Use Review Board to hold closed meetings for certain purposes. (BDR 19-172)

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 meetings of public bodies; authorizing the Drug Use Review Board to hold closed meetings for certain purposes; providing that the minutes of and other materials relating to such closed meetings are, with certain exceptions, confidential; and providing other matters properly relating thereto.

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

1 **Section 1.** NRS 241.030 is hereby amended to read as follows:
2 241.030 1. Except as otherwise provided in NRS 241.031
3 and 241.033, **[nothing contained in this chapter prevents]** a public
4 body **[from holding]** **may hold** a closed meeting to consider the
5 character, alleged misconduct, professional competence, or physical
6 or mental health of a person.
7 2. ***Except as otherwise provided in this subsection and NRS***
8 ***241.031, the Drug Use Review Board may hold a closed meeting to***
9 ***consider, deliberate regarding, discuss or take action in***
10 ***connection with the retrospective drug use review required***
11 ***pursuant to 42 U.S.C. § 1396r-8(g)(2)(B). The provisions of this***
12 ***subsection do not authorize the Drug Use Review Board to hold a***
13 ***closed meeting to develop or review a proposed policy or***



1 *regulation. Except as otherwise provided in paragraph (b) of*
2 *subsection 2 of NRS 241.035, all information and materials*
3 *received or prepared by the Board during a meeting closed*
4 *pursuant to this subsection and all minutes and audiovisual or*
5 *electronic reproductions of such a meeting are confidential, not*
6 *subject to subpoena or discovery, and not subject to inspection by*
7 *the general public. The provisions of NRS 241.033 do not apply to*
8 *meetings closed pursuant to this subsection. As used in this*
9 *subsection, "Drug Use Review Board" has the meaning ascribed*
10 *to it in NRS 422.402.*

11 3. A public body may close a meeting *pursuant to this section*
12 upon a motion which specifies the nature of the business to be
13 considered.

14 **[3.]** 4. This chapter does not:
15 (a) Apply to judicial proceedings.
16 (b) Prevent the removal of any person who willfully disrupts a
17 meeting to the extent that its orderly conduct is made impractical.
18 (c) Prevent the exclusion of witnesses from a public or private
19 meeting during the examination of another witness.
20 (d) Require that any meeting be closed to the public.
21 (e) Permit a closed meeting for the discussion of the
22 appointment of any person to public office or as a member of a
23 public body.

24 **[4. The exception]**

25 5. *The exceptions* provided by this section, and electronic
26 communication, must not be used to circumvent the spirit or letter of
27 this chapter in order to discuss or act upon a matter over which the
28 public body has supervision, control, jurisdiction or advisory
29 powers. *The provisions of this subsection do not prohibit the*
30 *closure of a meeting in the manner and for the purposes set forth*
31 *in subsection 2.*

32 Sec. 2. NRS 241.033 is hereby amended to read as follows:
33 241.033 1. **[A]** *Except as otherwise provided in subsection*
34 **4,** *a public body shall not hold a meeting to consider the character,*
35 *alleged misconduct, professional competence, or physical or mental*
36 *health of any person unless it has given written notice to that person*
37 *of the time and place of the meeting. Except as otherwise provided*
38 *in subsection 2, the written notice must be:*

39 (a) Delivered personally to that person at least 5 working days
40 before the meeting; or
41 (b) Sent by certified mail to the last known address of that
42 person at least 21 working days before the meeting.
43 → A public body must receive proof of service of the notice
44 required by this subsection before such a meeting may be held.



* S B 4 2 0 R 1 *

1 2. The Nevada Athletic Commission is exempt from the
2 requirements of paragraphs (a) and (b) of subsection 1, but must
3 give written notice of the time and place of the meeting and must
4 receive proof of service of the notice before the meeting may be
5 held.

6 3. **[A] Except as otherwise provided in subsection 4, a public**
7 body shall provide a copy of any record of a closed meeting
8 prepared pursuant to NRS 241.035, upon the request of any person
9 whose character, alleged misconduct, professional competence, or
10 physical or mental health was considered at the meeting.

11 **4. The provisions of this section do not apply to a meeting**
12 **closed pursuant to subsection 2 of NRS 241.030.**

13 **Sec. 3.** NRS 241.035 is hereby amended to read as follows:

14 241.035 1. Each public body shall keep written minutes of
15 each of its meetings, including:

16 (a) The date, time and place of the meeting.

17 (b) Those members of the body who were present and those who
18 were absent.

19 (c) The substance of all matters proposed, discussed or decided
20 and, at the request of any member, a record of each member's vote
21 on any matter decided by vote.

22 (d) The substance of remarks made by any member of the
23 general public who addresses the body if he requests that the
24 minutes reflect his remarks or, if he has prepared written remarks, a
25 copy of his prepared remarks if he submits a copy for inclusion.

26 (e) Any other information which any member of the body
27 requests to be included or reflected in the minutes.

28 2. Minutes of public meetings are public records. Minutes or
29 audiotape recordings of the meetings must be made available for
30 inspection by the public within 30 working days after the
31 adjournment of the meeting at which taken. The minutes shall be
32 deemed to have permanent value and must be retained by the public
33 body for at least 5 years. Thereafter, the minutes may be transferred
34 for archival preservation in accordance with NRS 239.080 to
35 239.125, inclusive. Minutes of meetings closed pursuant to :

36 (a) **Subsection 1 of** NRS 241.030 become public records when
37 the body determines that the matters discussed no longer require
38 confidentiality and the person whose character, conduct,
39 competence or health was discussed has consented to their
40 disclosure. That person is entitled to a copy of the minutes upon
41 request whether or not they become public records.

42 (b) **Subsection 2 of NRS 241.030 do not become public records**
43 **at any time and, except as otherwise provided in this paragraph, a**
44 **physician, pharmacist or person receiving benefits who is**
45 **discussed during a meeting closed pursuant to that subsection is**



* S B 4 2 0 R 1 *

1 *not entitled to a copy of the minutes. If the Drug Use Review*
2 *Board conducts an educational intervention with respect to a*
3 *physician or pharmacist during a meeting closed pursuant to*
4 *subsection 2 of NRS 241.030, the physician or pharmacist, as*
5 *applicable, who is the subject of the educational intervention is*
6 *entitled to a copy of that portion of the minutes which applies*
7 *specifically to his educational intervention. As used in this*
8 *paragraph:*

9 (1) “*Drug Use Review Board*” has the meaning ascribed to
10 it in NRS 422.402.

11 (2) “*Educational intervention*” means an educational
12 intervention referred to in 42 U.S.C. § 1396r-8(g)(3)(C)(iii)(III).

13 3. All or part of any meeting of a public body may be recorded
14 on audiotape or any other means of sound or video reproduction by
15 a member of the general public if it is a public meeting so long as
16 this in no way interferes with the conduct of the meeting.

17 4. Each public body may record on audiotape or any other
18 means of sound reproduction each of its meetings, whether public or
19 closed. If a meeting is so recorded:

20 (a) The record must be retained by the public body for at least 1
21 year after the adjournment of the meeting at which it was recorded.

22 (b) The record of a public meeting is a public record and must
23 be made available for inspection by the public during the time the
24 record is retained.

25 ➔ Any record made pursuant to this subsection must be made
26 available to the Attorney General upon request.

27 5. If a public body elects to record a public meeting pursuant to
28 the provisions of subsection 4, any portion of that meeting which is
29 closed must also be recorded and must be retained and made
30 available for inspection pursuant to the provisions of subsection 2
31 relating to records of closed meetings. Any record made pursuant to
32 this subsection must be made available to the Attorney General
33 upon request.

34 Sec. 4. NRS 422.406 is hereby amended to read as follows:

35 422.406 1. The Department may, to carry out its duties set
36 forth in NRS 422.401 to 422.406, inclusive, and to administer the
37 provisions of NRS 422.401 to 422.406, inclusive:

38 (a) Adopt regulations; and

39 (b) Enter into contracts for any services.

40 2. *The Department shall adopt regulations setting forth that:*

41 (a) *If the Drug Use Review Board proposes to refer a case or*
42 *issue concerning a physician for review by an entity other than the*
43 *Department, the referral must be based on the recommendation of*
44 *a subcommittee of the Drug Use Review Board composed entirely*
45 *of physicians.*



* S B 4 2 0 R 1 *

1 (b) If the Drug Use Review Board proposes to refer a case or
2 issue concerning a pharmacist for review by an entity other than
3 the Department, the referral must be based on the
4 recommendation of a subcommittee of the Drug Use Review
5 Board composed entirely of pharmacists.

6 3. Any regulations adopted by the Department pursuant to NRS
7 422.401 to 422.406, inclusive, must be adopted in accordance with
8 the provisions of chapter 241 of NRS.

9 **Sec. 5.** The amendatory provisions of this act do not apply to
10 the extent that those provisions:

11 1. Are preempted or prohibited by federal law;

12 2. Violate a condition to the receipt of federal money by this
13 State, an agency of this State or a political subdivision of this State;
14 or

15 3. As determined by the Centers for Medicare and Medicaid
16 Services of the United States Department of Health and Human
17 Services, violate a requirement related to the State Plan for
18 Medicaid established pursuant to NRS 422.271.

19 **Sec. 6.** This act becomes effective on July 1, 2005.

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