

Senate Bill No. 520—Committee on Legislative  
Operations and Elections

CHAPTER.....

AN ACT relating to state printing; creating the State Printing Office within the Legislative Counsel Bureau and providing its duties; providing that the State Printer is the head of the State Printing Office; authorizing the State Printer to accept work for any state, local or federal governmental entity; and providing other matters properly relating thereto.

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

**Section 1.** NRS 218.225 is hereby amended to read as follows:

218.225 1. At each regular session of the Legislature, each Legislator is entitled to receive at the expense of the Legislative Fund : ~~[from the State Printing Division of the Department of Administration the following:]~~

(a) Not to exceed 2,000 letterheads, 8 1/2 inches x 11 inches, and 2,000 half size, or 4,000 of either variety;

(b) Not to exceed 2,000 No. 10 envelopes and 2,000 No. 6 3/4 envelopes, or 4,000 of either variety; and

(c) Not to exceed 2,000 business cards and 1,000 memorandum sheets, 500 each of the small and large type or 1,000 of either type.

~~[Selections must be made from samples submitted by the Superintendent of the State Printing Division of the Department of Administration, and all printing must be done in the State Printing Division of the Department of Administration.]~~

2. Each female member of the Assembly is entitled to have the word “Assemblywoman” precede the inscription of her name on her official stationery and business cards.

3. All orders for the printing specified in subsection 1 must be placed by Legislators with the Director of the Legislative Counsel Bureau, who shall approve those claims which comply with the provisions of this section and shall pay the claims from the Legislative Fund.

4. A Legislator may purchase ~~[from the State Printing Division of the Department of Administration]~~ official stationery, cards and other material appropriate to his official duties in excess of that specified in subsection 1 at his own expense.

**Sec. 2.** NRS 218.240 is hereby amended to read as follows:

218.240 1. The Legislative Counsel and the Legal Division of the Legislative Counsel Bureau shall prepare and assist in the preparation and amendment of legislative measures when requested or upon suggestion as provided in NRS 218.240 to 218.255, inclusive. Except as otherwise provided in those provisions, the

Legislative Counsel and the Legal Division of the Legislative Counsel Bureau shall not prepare or assist in the preparation and amendment of legislative measures directly submitted or requested by a natural person, corporation, firm, association or other entity, including an organization that represents governmental agencies, unless the requester, or if the requester is a natural person the office or other position held by the person, is created by the Constitution or laws of this State.

2. The Legislative Counsel shall give consideration to and service concerning any measure before the Legislature which is requested by the Governor, the Senate or Assembly, or any committee of the Legislature having the measure before it for consideration.

~~{3. The Legislative Counsel may deliver to the Superintendent of the State Printing Division of the Department of Administration and request that he print or preset the type for printing a legislative measure before its introduction upon the consent of the person or persons requesting the measure. If the measure has been requested by a Legislator, the Superintendent shall promptly comply with this request.}~~

**Sec. 3.** NRS 218.278 is hereby amended to read as follows:

218.278 1. The Legislative Counsel shall, upon receipt of requests for prefiling bills and joint resolutions, transmit those bills and resolutions that may be prefiled to the Secretary of the Senate or the Chief Clerk of the Assembly, as appropriate. The Secretary or Chief Clerk shall number the bills and joint resolutions consecutively in the same manner as during regular sessions of the Legislature and is responsible for the safekeeping of such bills and joint resolutions.

2. After a bill or joint resolution has been properly numbered, the Legislative Counsel shall ~~{deliver a copy to the Superintendent of the State Printing Division of the Department of Administration. The Superintendent shall print the copy}~~ *cause the bill or joint resolution to be printed* in the same manner as during regular sessions of the Legislature. The bill or joint resolution must contain:

- (a) The name of the introducer;
- (b) The date on which it was prefiled;
- (c) If it was not requested by a member of the Legislature, the name of the entity that requested the preparation of the bill or joint resolution; and
- (d) The standing committee of the Senate or Assembly to which the bill or joint resolution is proposed to be referred. The standing committee must be determined pursuant to the rules or recommendations for the referral of bills and joint resolutions adopted by the appropriate house during the preceding regular session of the Legislature.

3. The number of copies to be printed must be determined by the Legislative Counsel, and the expenses of printing and mailing must be paid from the Legislative Fund.

4. The Legislative Counsel shall release copies of a prefiled bill or joint resolution to the public.

**Sec. 4.** NRS 218.290 is hereby amended to read as follows:

218.290 1. The ~~[Superintendent of the State Printing Division of the Department of Administration]~~ *Legislative Counsel* shall print as many copies of every bill, resolution or fiscal note for any bill introduced in either house of the Legislature as are authorized by the Secretary of the Senate and the Chief Clerk of the Assembly.

2. In printing bills and resolutions the ~~[Superintendent]~~ *Legislative Counsel* is authorized:

(a) To set the style and form of the printing.

(b) To correct all errors in spelling or punctuation in the copy furnished him.

(c) To supply the enacting clause if omitted.

3. No change may be made ~~[by the Superintendent]~~ which in any way varies the apparent meaning of a bill or resolution.

**Sec. 5.** NRS 218.460 is hereby amended to read as follows:

218.460 1. All requests for mailing or distribution of bills and legislative publications must be filed with the Director of the Legislative Counsel Bureau . ~~[who shall request the Superintendent of the State Printing Division of the Department of Administration to print a sufficient number of bills and legislative publications to supply the requests, together with such number as may be necessary for legislative requirements. The Superintendent of the State Printing Division may print only that amount of bills and legislative publications necessary for such requests and requirements.]~~

2. Except as otherwise provided in NRS 218.460 to 218.466, inclusive, no bill or other legislative publication may be distributed without payment therefor of a sum fixed by the Director of the Legislative Counsel Bureau.

3. Any person, office or organization, except for those for which provision is otherwise made in NRS 218.460 to 218.466, inclusive, may receive upon request free of charge in any one calendar year a maximum of two copies of each individual bill or resolution specified by bill or resolution number or of each daily history, daily journal or index.

4. The Director of the Legislative Counsel Bureau shall fix the cost of such bills and publications, including postage, and such money as may be received by him must be remitted to the Legislative Counsel Bureau for deposit in the Legislative Fund. Before each session of the State Legislature, the Director of the Legislative Counsel Bureau shall reanalyze the cost of such bills and publications, including postage, and establish a cost schedule that,

as nearly as practicable, reflects the estimated cost to be incurred during the session.

5. The costs of such distributions, including postage, must be paid from the Legislative Fund.

**Sec. 6.** NRS 218.500 is hereby amended to read as follows:

218.500 1. The Secretary of State shall, *within 3 days after he receives them*, furnish to the ~~{Superintendent of the State Printing Division of the Department of Administration, within 3 days after he receives them,}~~ *State Printer* a copy of all acts, joint and concurrent resolutions, and memorials passed at each session.

2. The Director of the Legislative Counsel Bureau shall:

(a) Distribute one copy of each act as printed to each county clerk, district judge, district attorney and justice of the peace in the State.

(b) Immediately upon the adjournment of the session, collect and have printed and bound advance sheets of all acts, resolutions and memorials passed at the session.

(c) Distribute one copy of the advance sheets, without charge, to each justice of the Supreme Court, the Attorney General, the State Public Defender, and to each county clerk, district judge, district attorney, county public defender, justice of the peace, city attorney and municipal judge in the State, deliver to the Supreme Court Law Library a number of copies appropriate to secure the exchange of similar publications from other states, and establish the price at which the advance sheets must be sold to other persons.

3. The Legislative Counsel shall, immediately upon the adjournment of the session, prepare statutory tables and an index of all acts, resolutions and memorials passed at the session.

4. The ~~{Superintendent,}~~ *State Printer*, upon receipt of the statutory tables and index, shall prepare bound volumes of the Statutes of Nevada as provided in NRS 218.510.

**Sec. 7.** NRS 220.130 is hereby amended to read as follows:

220.130 1. Upon completion of Nevada Revised Statutes, the Legislative Counsel shall have it printed, lithoprinted or reproduced by any other process by the State Printing ~~{Division of the Department of Administration}~~ *Office* and may create or cause to be created reproductions of Nevada Revised Statutes, alone or in combination with any other legal publications, on electronic discs or any other available medium. The Legislative Commission shall determine the number of copies which must be printed or reproduced of each page of each volume of Nevada Revised Statutes with annotations.

2. Upon completion of the final printing or other reproduction the separate volumes must be bound as required in this chapter and retained by the Legislative Counsel for safekeeping and disposition. The Legislative Counsel shall sell each set, and may sell individual

volumes, discs, parts or pages when available, at a price to be set by the Legislative Commission as near as possible to the cost of preparing, printing and binding or other reproduction, and all proceeds of sales must be deposited in the Legislative Fund.

3. A master copy of Nevada Revised Statutes must be kept in the office of the Legislative Counsel, and the master copy must not be removed from the office except in the custody of the Legislative Counsel.

**Sec. 8.** NRS 205.134 is hereby amended to read as follows:

205.134 1. A notice in boldface type which is clearly legible and is in substantially the following form must be posted in a conspicuous place in every principal and branch office of every bank and in every place of business in which retail selling is conducted:

The issuance of a check or draft without sufficient money or with intent to defraud is punishable by imprisonment in the county jail for not more than 6 months, or by a fine of not more than \$1,000, or by both fine and imprisonment, and the issuance of such a check or draft in an amount of \$250 or more or by a person who previously has been convicted three times of this or a similar offense is guilty of a category D felony and may be punished as provided in NRS 193.130.

2. ~~[The Superintendent of the State Printing Division of the Department of Administration shall prepare the notice and supply copies of it on demand. The Superintendent may charge a fee based on the cost for each copy of the notice which is supplied.~~

~~—3.]~~ Failure of the owner, operator or manager of a bank or other place of business to post the sign required by this section is not a defense to charge of a violation of NRS 205.130.

**Sec. 9.** NRS 205.380 is hereby amended to read as follows:

205.380 1. A person who knowingly and designedly by any false pretense obtains from any other person any chose in action, money, goods, wares, chattels, effects or other valuable thing, including rent or the labor of another person not his employee, with the intent to cheat or defraud the other person, is a cheat, and, unless otherwise prescribed by law, shall be punished:

(a) If the value of the thing or labor fraudulently obtained was \$250 or more, for a category B felony by imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 6 years, or by a fine of not more than \$10,000, or by both fine and imprisonment. In addition to any other penalty, the court shall order the person to pay restitution.

(b) If the value of the thing or labor fraudulently obtained was less than \$250, for a misdemeanor, and must be sentenced to restore

the property fraudulently obtained, if it can be done, or tender payment for rent or labor.

2. For the purposes of this section, it is prima facie evidence of an intent to defraud if the drawer of a check or other instrument given in payment for:

(a) Property which can be returned in the same condition in which it was originally received;

(b) Rent; or

(c) Labor performed in a workmanlike manner whenever a written estimate was furnished before the labor was performed and the actual cost of the labor does not exceed the estimate,

↳ stops payment on that instrument and fails to return or offer to return the property in that condition, or to specify in what way the labor was deficient within 5 days after receiving notice from the payee that the instrument has not been paid by the drawee.

3. The notice must be sent to the drawer by certified mail, return receipt requested, at the address shown on the instrument. The notice must include a statement of the penalties set forth in this section. Return of the notice because of nondelivery to the drawer raises a rebuttable presumption of the intent to defraud.

4. A notice in boldface type clearly legible and in substantially the following form must be posted in a conspicuous place in every principal and branch office of every bank and in every place of business in which retail selling is conducted or labor is performed for the public and must be furnished in written form by a landlord to a tenant:

The stopping of payment on a check or other instrument given in payment for property which can be returned in the same condition in which it was originally received, rent or labor which was completed in a workmanlike manner, and the failure to return or offer to return the property in that condition or to specify in what way the labor was deficient within 5 days after receiving notice of nonpayment is punishable:

1. If the value of the property, rent or labor fraudulently obtained was \$250 or more, as a category B felony by imprisonment in the state prison for a minimum term of not less than 1 year and a maximum term of not more than 6 years, or by a fine of not more than \$10,000, or by both fine and imprisonment.

2. If the value of the property, rent or labor so fraudulently obtained was less than \$250, as a misdemeanor by imprisonment in the county jail for not more than 6 months, or by a fine of not more than \$1,000, or by both fine and imprisonment.

~~{The notice must be prepared and copies thereof supplied on demand by the Superintendent of the State Printing Division of the Department of Administration, who may charge a fee based on the cost for each copy of the notice supplied to any person.}~~

**Sec. 10.** NRS 232.213 is hereby amended to read as follows:

232.213 1. The Department of Administration is hereby created.

2. The Department consists of a Director and the following divisions:

- (a) Budget Division.
- (b) Risk Management Division.
- (c) Hearings Division, which consists of hearing officers, compensation officers and appeals officers.
- (d) Buildings and Grounds Division.
- (e) Purchasing Division.
- (f) ~~{State Printing Division.~~

~~—(g)}~~ Administrative Services Division.

~~{(h)}~~ (g) Division of Internal Audits.

3. The Director may establish a Motor Pool Division or may assign the functions of the State Motor Pool to one of the other divisions of the Department.

**Sec. 11.** NRS 232.215 is hereby amended to read as follows:

232.215 The Director:

1. Shall appoint a Chief of the:

- (a) Risk Management Division;
- (b) Buildings and Grounds Division;
- (c) Purchasing Division;
- (d) ~~{State Printing Division;~~

~~—(e)}~~ Administrative Services Division;

~~{(f)}~~ (e) Division of Internal Audits; and

~~{(g)}~~ (f) Motor Pool Division, if separately established.

2. Shall appoint a Chief of the Budget Division, or may serve in this position if he has the qualifications required by NRS 353.175.

3. Shall serve as Chief of the Hearings Division and shall appoint the hearing officers and compensation officers. The Director may designate one of the appeals officers in the Division to supervise the administrative, technical and procedural activities of the Division.

4. Is responsible for the administration, through the divisions of the Department, of the provisions of chapters 331, 333 ~~{, 336 and 344}~~ and 336 of NRS, NRS 353.150 to 353.246, inclusive, and 353A.031 to 353A.100, inclusive, and all other provisions of law relating to the functions of the divisions of the Department.

5. Is responsible for the administration of the laws of this State relating to the negotiation and procurement of medical services and other benefits for state agencies.

6. Has such other powers and duties as are provided by law.

**Sec. 12.** NRS 232.2165 is hereby amended to read as follows:

232.2165 1. The Chief of:

(a) The Buildings and Grounds Division;

(b) The Purchasing Division;

(c) ~~The State Printing Division;~~

~~(d)~~ The Administrative Services Division;

~~(e)~~ (d) The Division of Internal Audits; and

~~(f)~~ (e) If separately established, the Motor Pool Division,

↳ of the Department serves at the pleasure of the Director, but, except as otherwise provided in subsection 2, for all purposes except removal is in the classified service of the State.

2. The Chief of the Motor Pool Division, if separately established, and the Chief of the Division of Internal Audits are in the unclassified service of the State.

**Sec. 13.** NRS 232.217 is hereby amended to read as follows:

232.217 Unless federal law or regulation otherwise requires, the Chief of the:

1. Budget Division;

2. Buildings and Grounds Division;

3. Purchasing Division;

4. ~~State Printing Division;~~

~~5.~~ Division of Internal Audits; and

~~6.~~ 5. Motor Pool Division, if separately established,

↳ may appoint a Deputy and a Chief Assistant in the unclassified service of the State, who shall not engage in any other gainful employment or occupation except as otherwise provided in NRS 284.143.

**Sec. 14.** NRS 232.219 is hereby amended to read as follows:

232.219 1. The Department of Administration's Operating Fund for Administrative Services is hereby created as an internal service fund.

2. The operating budget of each of the following entities must include an amount representing that entity's share of the operating costs of the central accounting function of the Department:

(a) State Public Works Board;

(b) Budget Division;

(c) Buildings and Grounds Division;

(d) Purchasing Division;

(e) ~~State Printing Division;~~

~~(f)~~ Hearings Division;

~~(g)~~ (f) Risk Management Division;

~~(h)~~ (g) Division of Internal Audits; and



~~[(h)]~~ (h) If separately established, the Motor Pool Division.

3. All money received for the central accounting services of the Department must be deposited in the State Treasury for credit to the Operating Fund.

4. All expenses of the central accounting function of the Department must be paid from the Fund as other claims against the State are paid.

**Sec. 15.** NRS 233B.065 is hereby amended to read as follows:

233B.065 1. The Legislative Counsel shall prescribe the numbering, page size, style and typography of the Nevada Administrative Code. For convenience of reproduction in the Nevada Administrative Code, he may prescribe the same matters in original agency regulations.

2. The Legislative Counsel shall cause to be included in the Nevada Administrative Code the:

(a) Date on which an agency last completed a review of its regulations pursuant to paragraph (e) of subsection 1 of NRS 233B.050; and

(b) Citation of authority pursuant to which the agency adopted each section of a permanent regulation.

3. The Legislative Counsel shall prepare or cause the ~~Superintendent of the State Printing Division of the Department of Administration~~ *State Printer* to prepare such sets of the Nevada Administrative Code and of supplementary pages as are required from time to time. A set must be provided to and kept respectively:

(a) By the Secretary of State as the master copy;

(b) By the State Library and Archives Administrator for public use;

(c) By the Attorney General for his use and that of the Executive Department; and

(d) By the Legislative Counsel for his use and that of the Legislature.

➤ The Legislative Commission may direct the preparation of additional sets or pages, or both, and specify the places where those sets or parts of sets are to be kept and the uses to be made of them.

4. The Legislative Counsel shall, without charge, provide:

(a) A complete set of the Nevada Administrative Code, upon request, to each person who is on July 1, 1985, or who becomes after that date a member of the Legislature; and

(b) To each Legislator who has so acquired the Nevada Administrative Code, the replacement or supplementary pages which are issued during his term of office.

5. Each agency shall reimburse the Legislative Counsel Bureau and the State Printing ~~Division of the Department of Administration~~ *Office* for their respective costs in preparing and keeping current that agency's portion of the Nevada Administrative

Code in the number of copies required for official and public use. If additional sets or pages are sold, the Legislative Commission shall set sale prices sufficient to recover at least the cost of production and distribution of the additional sets or pages.

**Sec. 16.** NRS 233B.0653 is hereby amended to read as follows:

233B.0653 1. The Legislative Counsel shall prepare and publish or cause to be prepared and published a Register of Administrative Regulations. The Register must include the following information regarding each permanent regulation adopted by an agency:

(a) The proposed and adopted text of the regulation and any revised version of the regulation;

(b) The notice of intent to act upon the regulation set forth in NRS 233B.0603;

(c) The written notice of adoption of the regulation required pursuant to NRS 233B.064;

(d) The informational statement required pursuant to NRS 233B.066; and

(e) The effective date of the regulation, as determined pursuant to NRS 233B.070.

➔ In carrying out the duties set forth in this subsection, the Legislative Counsel may use the services of the State Printing ~~Division of the Department of Administration.~~ **Office.**

2. The Legislative Counsel shall publish the Register not less than 10 times per year but not more than once every 2 weeks.

3. The Register must be provided to and maintained by:

(a) The Secretary of State;

(b) The Attorney General;

(c) The Supreme Court Law Library;

(d) The State Library and Archives;

(e) Each county clerk;

(f) Each county library; and

(g) The Legislative Counsel Bureau.

4. The Legislative Counsel may sell an additional copy of the Register to any person or governmental entity that requests a copy, at a price which does not exceed the cost of publishing the additional copy.

5. The Legislative Counsel is immune from civil liability which may result from failure to include any information in the Register.

**Sec. 17.** NRS 239.070 is hereby amended to read as follows:

239.070 1. In lieu of or in addition to the method of recording required or allowed by statute, the county recorder may use microfilm for such recording.

2. The Division ~~[, in cooperation with the State Printing Division of the Department of Administration,]~~ shall provide microfilming service to any local government. The charge for the service must not exceed the actual cost.

3. If microfilming is used:

(a) The microphotographs or micronegative films must be properly indexed and placed in conveniently accessible files.

(b) Each film must be designated and numbered.

(c) Provision must be made for preserving, examining and using the films.

4. A duplicate of each such film must be made and kept safely in a separate place.

5. Duplicates of each such film must be made available by the county recorder for sale at a price not exceeding cost upon the request of any person, firm or organization. Subject to the approval of the board of county commissioners, the county recorder may, at any time, make additional duplicates of each such film available for sale to the public at a price not exceeding cost.

6. The Division shall provide services for recording other than microfilming to any local government if the Division has the equipment necessary to provide the services. The services provided are subject to the requirements of this section relating to microfilming.

**Sec. 18.** NRS 244.330 is hereby amended to read as follows:

244.330 1. Except as otherwise provided in ~~[subsection 5,]~~ *this section and NRS 344.050*, public printing required by the various counties must be placed with a bona fide newspaper or bona fide commercial printing establishment within the county. If there is no bona fide newspaper or bona fide commercial printing establishment within the county adequately equipped to do the printing, the printing must be placed with a bona fide newspaper or bona fide commercial printing establishment in the State adequately equipped to do the printing. If only one such newspaper or commercial printing establishment exists in the county and it fails, or has failed in the past, with regard to a specific piece of printing required by law to be printed, to perform its printing functions in accordance with the specification for the job as supplied by the governing body in any year, the specific piece of printing when required in any subsequent year may be placed with a bona fide newspaper or bona fide commercial printing establishment in the State adequately equipped to do the printing.

2. Except as otherwise authorized in subsections 4 and 5, printing required by counties must be done within the State.

3. The provisions of this section are contingent upon satisfactory services being rendered by all such printing establishments and reasonable charges therefor. As used in this

subsection, “reasonable charges” means a charge not in excess of the amount necessary to be paid for similar work in other printing establishments.

4. The provisions of this section do not prohibit the printing of county bonds and other evidences of indebtedness outside the State.

5. Except as otherwise provided in this subsection ~~[4.]~~ *and NRS 344.050*, the printing of ballots and other materials required for an election must be placed with a bona fide newspaper or bona fide printing establishment that is located within the county in which the election will be held and that is adequately equipped to do the printing. If there is no bona fide newspaper or bona fide printing establishment located within that county that is adequately equipped to do the printing, the printing may be placed with a bona fide newspaper or bona fide printing establishment located outside the State that is adequately equipped to do the printing.

**Sec. 19.** NRS 268.070 is hereby amended to read as follows:

268.070 1. ~~[All]~~ *Except as otherwise provided in this section and NRS 344.050*, all public printing required by the various cities of this State ~~[shall]~~ *must* be placed with ~~[some]~~ *a* bona fide newspaper or bona fide commercial printing establishment within the county in which the city is located. If there is no bona fide newspaper or bona fide commercial printing establishment within the county adequately equipped to do ~~[such printing, then]~~ *the printing*, the printing ~~[so required shall]~~ *must* be placed ~~[through the local]~~ *with a* bona fide newspaper or bona fide commercial printing establishment ~~[~~.

~~— 2. Nothing in this section shall be construed as requiring such cities to pay to the local bona fide newspaper or bona fide commercial printing establishment any commission on such printing, but the commission must be paid by the printing establishment doing the same.~~

~~— 3.] in the State adequately equipped to do the printing.~~

2. Except as otherwise authorized in subsection ~~[5.]~~ *4*, printing required by cities of this State ~~[shall]~~ *must* be done within the State.

~~[4.]~~ 3. The provisions of this section are contingent upon satisfactory services being rendered by all such printing establishments and reasonable charges therefor. ~~[Reasonable charges shall mean]~~ *As used in this subsection, “reasonable charges” means* a charge not in excess of the amount necessary to be paid for similar work in other printing establishments.

~~[5. — Nothing in this section shall be construed as prohibiting]~~

*4. The provisions of this section do not prohibit* the printing of city bonds and other evidences of indebtedness outside the State.

**Sec. 20.** NRS 269.150 is hereby amended to read as follows:

269.150 1. ~~[All]~~ *Except as otherwise provided in this section and NRS 344.050*, all public printing required by the various towns

of this State ~~[shall]~~ *must* be placed with ~~[some]~~ *a* bona fide newspaper or bona fide commercial printing establishment within the county in which the town is located. ~~[; but if]~~ *If* there is no bona fide newspaper or bona fide commercial printing establishment within the county adequately equipped to do ~~[such printing, then]~~ *the printing*, the printing ~~[so required shall]~~ *must* be placed ~~[through the local]~~ *with a* bona fide newspaper or bona fide commercial printing establishment ~~;~~

~~—2. Nothing in this section shall be construed as requiring such towns to pay to the local bona fide newspaper or bona fide commercial printing establishment any commission on such printing, but the commission must be paid by the printing establishment doing the same.~~

~~—3.] in the State adequately equipped to do the printing.~~

2. Except as otherwise authorized in subsection ~~[5.]~~ 4, printing required by towns of this State ~~[shall]~~ *must* be done within the State.

~~[4.]~~ 3. The provisions of this section are contingent upon satisfactory services being rendered by all such printing establishments and reasonable charges therefor. ~~[Reasonable charges shall mean]~~ *As used in this subsection, “reasonable charges” means* a charge not in excess of the amount necessary to be paid for similar work in other printing establishments.

~~[5. Nothing in this section shall be construed as prohibiting]~~

4. *The provisions of this section do not prohibit* the printing of town bonds and other evidences of indebtedness outside the State.

**Sec. 21.** Chapter 344 of NRS is hereby amended by adding thereto a new section to read as follows:

*No governmental entity is required to use the services of the State Printing Office, and the State Printing Office is not required to produce any work for a governmental entity, except with respect to work required by statute to be produced for:*

1. *The Legislative Counsel Bureau or the Nevada Legislature; and*

2. *The Supreme Court of Nevada.*

**Sec. 22.** NRS 344.013 is hereby amended to read as follows:

344.013 As used in this chapter, unless the context otherwise requires, the words and terms defined in NRS 344.015 ~~[; 344.017 and 344.019]~~ *and 344.017* have the meanings ascribed to them in such sections.

**Sec. 23.** NRS 344.015 is hereby amended to read as follows:

344.015 ~~[“Division” means the State Printing Division of the Department of Administration.]~~ *“Director” means the Director of the Legislative Counsel Bureau.*

**Sec. 24.** NRS 344.021 is hereby amended to read as follows:

344.021 1. The ~~[Division]~~ *State Printing Office is hereby created within the Legislative Counsel Bureau.*

2. *The State Printing Office* consists of ~~[a Superintendent]~~ *the State Printer, who is the head of the Office,* and the : ~~[following sections:]~~

(a) Printing Section ~~[.]~~ ; and

(b) Reproduction Section.

~~[2. The Superintendent may create necessary working units within the sections of the Division.]~~

**Sec. 25.** NRS 344.040 is hereby amended to read as follows:

344.040 The ~~[Superintendent]~~ *State Printer* shall:

1. Supervise the operations of the ~~[Division.]~~ *State Printing Office.*

2. Take charge of and be responsible for all manuscripts or other matter which may be delivered to him for printing or reproduction.

3. Receive and promptly execute all orders for printing or reproduction required by the ~~[various state officers, boards and commissions.]~~ *Legislative Counsel Bureau, the Nevada Legislature or the Supreme Court of Nevada.*

4. Submit a biennial report through the Director ~~[of the Department of Administration]~~ to the Legislative Commission and the Governor concerning the complete transactions of the ~~[Division.]~~

~~—5. Appoint as chiefs of the Printing and Reproduction Sections persons who are skilled in these respective arts and who have demonstrated supervisory and administrative ability.~~

~~—6.]~~ *State Printing Office.*

5. Maintain perpetual inventory records of equipment in the ~~[Division. He shall include in his]~~ *State Printing Office. The State Printer shall include in the* biennial report required by subsection 4 a statement of all changes in the equipment inventory made since the submission of ~~[his last]~~ *the preceding* report.

**Sec. 26.** NRS 344.045 is hereby amended to read as follows:

344.045 The ~~[Superintendent]~~ *State Printer* shall not ~~[, during his continuance in office,]~~ have any interest, direct or indirect, in any contract for furnishing paper, other printing stock or material connected with the ~~[Division.]~~ *State Printing Office.*

**Sec. 27.** NRS 344.050 is hereby amended to read as follows:

344.050 1. The ~~[Superintendent]~~ *State Printer may accept all governmental work and* shall not permit any other than ~~[state]~~ *governmental* work to be done in the ~~[Division.]~~ *State Printing Office.*

2. All ~~[state]~~ officers, boards, commissions, trustees, regents and directors ~~[required or authorized by law to make reports or to publish]~~ *of the Executive Department of the State Government that require the publication, printing, reproduction or binding of reports,* circulars, bulletins, printed books, stationery or printed matter of any kind ~~[shall:]~~

~~—(a) Have the printing, reproduction and binding of such material done by the Division, at the expense of their respective funds or appropriations; or~~

~~—(b) Produce the reports or other published matter within their respective agencies by use of copying or duplicating machines other than printing by letterpress or the offset process.]:~~

*(a) If otherwise required to solicit bids for the work, shall solicit a bid from the State Printing Office; or*

*(b) If not otherwise required to solicit bids for the work, may use the services of the State Printing Office without soliciting bids.*

3. The ~~{printing-off}~~ *State Printing Office shall print* official stationery, cards and other material appropriate to the official duties of members of the Legislature ~~{shall be done in the Division}~~ at the expense of the Legislative Fund.

4. ~~{Invitations, tickets of admission, programs, menus or the like for any state institution or school shall not be considered state printing, and the Superintendent is directed not to accept the same but he may print such material for official state functions.}~~

~~—5. Nothing in this chapter shall be construed to mean that the Superintendent is required or expected}~~ *The provisions of this chapter do not require the State Printer to perform any work other than that which the type, machinery and other printing, reproduction and binding appliances, and available technology, in the {Division will} State Printing Office permit.*

*5. As used in this section, “governmental work” means work for any state, local or federal governmental entity in the United States, including, without limitation, the typesetting, printing, reproducing and binding of reports, brochures, booklets, forms, blanks, envelopes, letterhead and other matter and material.*

**Sec. 28.** NRS 344.060 is hereby amended to read as follows:

344.060 The ~~{Superintendent}~~ *State Printer* shall cause to be affixed to all public printing, except work produced in the Reproduction ~~{Division,}~~ *Section*, the union label recognized by the International Typographical Union. He is authorized to purchase such cuts for that purpose as in his discretion are necessary.

**Sec. 29.** NRS 344.070 is hereby amended to read as follows:

344.070 1. The ~~{Superintendent is authorized to}~~ *State Printer may* secure copyright under the laws of the United States in all publications issued by the State of Nevada, the copyright to be secured in the name of the State of Nevada.

2. All costs and charges incurred in copyrighting such publications ~~{shall}~~ *must* be charged against the ~~{State Printing Fund, and shall}~~ *revolving account in the Legislative Fund created pursuant to NRS 344.090 and must* be paid in the same way as other charges are paid by the State.



**Sec. 30.** NRS 344.080 is hereby amended to read as follows:

344.080 ~~[1. The Superintendent]~~ *The State Printer* shall employ such compositors, assistant compositors, bindery operators, assistant bindery operators, pressmen, ~~[and]~~ assistant pressmen *and other employees* as the exigency of the work from time to time requires, and he may at any time discharge those employees. ~~[He]~~ *The State Printer* shall not, at any time, employ more compositors, assistant compositors, bindery operators, assistant bindery operators, pressmen, ~~[and]~~ assistant pressmen *and other employees* than the necessities of the ~~[Division may require]~~.

~~—2. The compensation of the compositors, assistant compositors, bindery operators, assistant bindery operators, pressmen and assistant pressmen must be fixed by the Department of Personnel, but these employees are not entitled to receive a higher rate of wages than is recognized by the employing printers of the State of Nevada or than the nature of the employment may require.~~

~~—3. All employees of the Division other than compositors, assistant compositors, bindery operators, assistant bindery operators, pressmen and assistant pressmen must be in the classified service of the State.] State Printing Office require.~~

**Sec. 31.** NRS 344.090 is hereby amended to read as follows:

344.090 1. ~~[The State Printing Fund is created as an internal service fund.]~~

~~—2. The State Printing Fund consists of the] All~~ money appropriated to carry out the provisions of this chapter ~~[;]~~ and all money received ~~[in the State Printing Fund from any source in payment of all printing, reproduction and binding done in the Division.]~~

~~—3. All expenses for the support of the Division, including the salary of the Superintendent, must be paid from the State Printing Fund.] by the State Printing Office pursuant to this chapter must be deposited in a revolving account in the Legislative Fund.~~

*2. Any balance remaining in the revolving account at the end of a fiscal year must not be reverted to the Legislative Fund.*

**Sec. 32.** NRS 378.180 is hereby amended to read as follows:

378.180 1. Every state agency shall, upon release, deposit 12 copies of each of its state publications which was not printed by the State Printing ~~[Division of the Department of Administration]~~ *Office* with the State Publications Distribution Center to meet the needs of the depository library system and to provide interlibrary loan service to those libraries without depository status.

2. For each item printed by the State Printing ~~[Division of the Department of Administration.] Office,~~ 12 additional copies must be printed by the ~~[Division.] State Printing Office,~~ these to be collected by the State Publications Distribution Center and



distributed to public libraries and libraries of the University and Community College System of Nevada within the State.

3. Every city, county and regional agency and every school district and special district shall, upon release, deposit with the State Publications Distribution Center at least six copies of each of its publications and a list of its publications for a calendar year.

**Sec. 33.** NRS 381.0035 is hereby amended to read as follows:

381.0035 1. The statutory requirements on the expenditure of public money in chapters 333, 338 ~~[, 341 and 344]~~ *and 341* of NRS do not apply to the expenditure of private money.

2. The Board may authorize independent contractors which may be funded in whole or in part from private money.

**Sec. 34.** NRS 393.210 is hereby amended to read as follows:

393.210 1. ~~[All]~~ *Except as otherwise provided in this section and NRS 344.050, all* public printing required by the various school districts of this State ~~[shall]~~ *must* be placed with ~~[some]~~ *a* bona fide newspaper or bona fide commercial printing establishment within the school district requiring the printing, if such a newspaper or printing establishment exists within the district.

2. If one or more bona fide newspapers or bona fide commercial printing establishments exist within the school district but none is adequately equipped to do ~~[such printing, then]~~ *the printing*, the printing ~~[so required shall]~~ *must* be placed ~~[through a local]~~ *with a* bona fide newspaper or bona fide commercial printing establishment ~~[. This subsection does not require school districts to pay to the local bona fide newspaper or bona fide commercial printing establishment any commission on such printing, but the commission must be paid by the printing establishment doing]~~ *in the State adequately equipped to do* the printing.

3. Printing required by school districts ~~[shall]~~ *must* be done within the State, except that school district bonds and other evidences of indebtedness may be printed outside the State.

4. Printing is required to be placed as provided in this section only if satisfactory services are rendered by all such printing establishments and reasonable charges are made therefor. ~~[Reasonable charges are]~~ *As used in this subsection, "reasonable charges" means* charges not in excess of the amount necessary to be paid for similar work in other printing establishments.

**Sec. 35.** NRS 396.620 is hereby amended to read as follows:

396.620 1. Subject to the limitations specified in NRS 396.620 to 396.660, inclusive, the Chancellor shall cause to be analyzed by an appropriate employee of the System any ores, minerals, soil or water taken from within the boundaries of the State of Nevada and sent by any resident of the State for that purpose. Persons sending samples from post offices in states bordering Nevada may be required to furnish evidence that their samples are

taken in Nevada and that they are Nevada residents. Any resident of the State may send any such substance for analysis. The report of the results of the analysis must be mailed to him within 10 working days after it has been received if he has supplied the information for the maintenance of records as provided in this section. The report sent to him must also contain as nearly as possible an explanation of the uses and market value of the substance.

2. For each sample sent for analysis, the System shall charge a fee of \$5 which must be used to defray the expense of conducting the analysis and storing the sample.

3. The System shall keep a record, open for inspection, under such rules as may be made by the Board of Regents, of all minerals, ores or other matters so sent, with a history of the minerals or other matters, stating the name and residence of the person from whom received, as nearly as possible the location from which the material was taken, including the district and county, and any other relevant information. This information for the records may be required to be filed with the System before any work is done on the material sent, and the 10-day limit for reports will count from the time the information is received by the System. ~~{Forms}~~ *The System shall cause the preparation and printing of forms* for providing the information ~~{must be printed by the State Printing Division of the Department of Administration and distributed}~~ *and shall distribute the forms* at no charge.

4. A portion of the sample analyzed must be kept by the System for 3 months after the report is sent out, in case any question should arise in relation to the report or additional information be desired. After that time expires, samples may be destroyed or used for any desirable purpose.

**Sec. 36.** NRS 533.140 is hereby amended to read as follows:

533.140 1. As soon as practicable after the expiration of the period fixed in which proofs may be filed, the State Engineer shall assemble all proofs which have been filed with him, and prepare , ~~{and}~~ *and have printed* an abstract of all such proofs . ~~{which must be printed in the State Printing Division of the Department of Administration.}~~ The State Engineer shall also prepare from the proofs and evidence taken or given before him, or obtained by him, a preliminary order of determination establishing the several rights of claimants to the waters of the stream.

2. When the abstract of proofs and the preliminary order of determination is completed, the State Engineer shall then prepare a notice fixing and setting a time and place when and where the evidence taken by or filed with him and the proofs of claims must be open to the inspection of all interested persons, the period of inspection to be not less than 20 days. The notice shall be deemed an order of the State Engineer as to the matters contained therein.

3. A copy of the notice, together with a printed copy of the preliminary order of determination and a printed copy of the abstract of proofs, must be delivered by the State Engineer, or sent by registered or certified mail, at least 30 days before the first day of such period of inspection, to each person who has appeared and filed proof, as provided in this section.

4. The State Engineer shall be present at the time and place designated in the notice and allow, during that period, any persons interested to inspect such evidence and proof as have been filed with or taken by him in accordance with this chapter.

**Sec. 37.** NRS 533.160 is hereby amended to read as follows:

533.160 1. As soon as practicable after the hearing of objections to the preliminary order of determination, the State Engineer shall make and cause to be entered of record in his office an order of determination, defining the several rights to the waters of the stream or stream system. The order of determination, when filed with the clerk of the district court as provided in NRS 533.165, ~~{shall have}~~ *has* the legal effect of a complaint in a civil action.

2. The order of determination must be certified by the State Engineer ~~{and}~~ *, who shall have printed* as many copies *of the order of determination* as required *. {printed in the State Printing Division of the Department of Administration.}* A copy of the order of determination must be sent by registered or certified mail or delivered in person to each person who has filed proof of claim and to each person who has become interested through intervention or through filing of objections under the provisions of NRS 533.130 or 533.145.

**Sec. 38.** NRS 553.090 is hereby amended to read as follows:

553.090 The Agricultural Extension Department of the Public Service Division of the University and Community College System of Nevada annually shall prepare the information resulting from the demonstration in a form serviceable to aid and advance agricultural welfare of the State. ~~{A}~~ *The Agricultural Extension Department shall cause to be printed a* number of copies thereof as may be deemed necessary, not exceeding 10,000, ~~{must be printed by the State Printing Division of the Department Of Administration for free distribution.}~~ *and shall distribute the copies without charge.*

**Sec. 39.** NRS 584.235 is hereby amended to read as follows:

584.235 The Commission shall make uniform regulations for the proper enforcement of NRS 584.215 to 584.285, inclusive. The regulations must be printed ~~{in the State Printing Division of the Department of Administration}~~ and distributed by the Commission upon application therefor to licensed or other dairymen, creameries and other persons interested in them.

**Sec. 40.** NRS 597.850 is hereby amended to read as follows:

597.850 1. As used in this section and in NRS 597.860 and 597.870:

(a) "Merchandise" means any personal property, capable of manual delivery, displayed, held or offered for sale by a merchant.

(b) "Merchant" means an owner or operator, and the agent, consignee, employee, lessee, or officer of an owner or operator, of any merchant's premises.

(c) "Premises" means any establishment or part thereof wherein merchandise is displayed, held or offered for sale.

2. Any merchant may request any person on his premises to place or keep in full view any merchandise the person may have removed, or which the merchant has reason to believe he may have removed, from its place of display or elsewhere, whether for examination, purchase or for any other purpose. No merchant is criminally or civilly liable on account of having made such a request.

3. Any merchant who has reason to believe that merchandise has been wrongfully taken by a person and that he can recover the merchandise by taking the person into custody and detaining him may, for the purpose of attempting to effect such recovery or for the purpose of informing a peace officer of the circumstances of such detention, take the person into custody and detain him, on the premises, in a reasonable manner and for a reasonable length of time. A merchant is presumed to have reason to believe that merchandise has been wrongfully taken by a person and that he can recover the merchandise by taking the person into custody and detaining him if the merchant observed the person concealing merchandise while on the premises. Such taking into custody and detention by a merchant does not render the merchant criminally or civilly liable for false arrest, false imprisonment, slander or unlawful detention unless the taking into custody and detention are unreasonable under all the circumstances.

4. No merchant is entitled to the immunity from liability provided for in this section unless there is displayed in a conspicuous place on his premises a notice in boldface type clearly legible and in substantially the following form:

Any merchant or his agent who has reason to believe that merchandise has been wrongfully taken by a person may detain such person on the premises of the merchant for the purpose of recovering the property or notifying a peace officer. An adult or the parents or legal guardian of a minor, who steals merchandise is civilly liable for its value and additional damages. NRS 597.850, 597.860 and 597.870.

~~{The notice must be prepared and copies thereof supplied on demand by the Superintendent of the State Printing Division of the Department of Administration. The Superintendent may charge a fee based on the cost for each copy of the notice supplied to any person.}~~

**Sec. 41.** NRS 607.100 is hereby amended to read as follows:

607.100 With the approval of the State Board of Examiners, the Labor Commissioner ~~{is authorized to}~~ **may** compile and issue such bulletins pertaining to labor and industries of the State as he may deem necessary. ~~{When approved for printing and distribution, the bulletins must be printed by the State Printing Division of the Department of Administration.}~~

**Sec. 42.** NRS 2.390, 218.450, 220.140, 344.019, 344.023, 344.053, 344.055, 344.095, 344.120, 344.130, 344.140, 344.150, 344.160, 344.170, 344.180, 345.025, 360.110, 408.230, 607.090, 616A.415 and 703.200 are hereby repealed.

**Sec. 43.** On July 1, 2005:

1. The State Controller shall transfer all money remaining in the State Printing Fund to the revolving account in the Legislative Fund created pursuant to NRS 344.090, as amended by this act.

2. All assets and liabilities of the State Printing Fund become the assets and liabilities of the revolving account.

**Sec. 44.** This act becomes effective upon passage and approval.





