

Assembly Bill No. 391—Assemblymen Munford, Parks, Arberry, Beers, Claborn, Grady, Hardy, Kihuen, Koivisto, Manendo, Marvel, McClain, Pierce, Segerblom and Stewart

CHAPTER.....

AN ACT relating to education; providing that the decisions of the Nevada Interscholastic Activities Association and certain of its designees must not be stayed by a court pending the court's final judgment on the matter; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law authorizes the county school districts to form the Nevada Interscholastic Activities Association, which controls, supervises and regulates all interscholastic athletic and other events in the public schools. (NRS 386.420-386.470) Under existing law, the Association is required to adopt rules and regulations to carry out its responsibilities, including, without limitation, an adequate process for reviewing and determining disputes. (NRS 386.430, 386.440) This bill provides that a decision of the Association or a designee of the Association that is authorized to make final decisions on disputes must not be stayed by a court pending the court's final judgment on the matter.

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

Section 1. NRS 386.440 is hereby amended to read as follows:
386.440 **1.** The rules and regulations of the Nevada Interscholastic Activities Association adopted pursuant to NRS 386.430 must provide for adequate review procedures to determine and review disputes arising in regard to the Association's decisions and activities.

2. A decision of the Nevada Interscholastic Activities Association or a decision of a person designated by the Association to review and make final decisions on disputes on behalf of the Association pursuant to the rules and regulations adopted pursuant to NRS 386.430 must not be stayed by a court pending the court's final judgment on the matter.

Sec. 2. This act becomes effective on July 1, 2007.

