

ASSEMBLY BILL NO. 8—ASSEMBLYMAN MANENDO

PREFILED DECEMBER 12, 2006

Referred to Committee on Judiciary

SUMMARY—Prohibits a person from being admitted to bail for at least 12 hours after his arrest for driving a vehicle or operating a vessel under the influence of intoxicating liquor or a controlled substance. (BDR 14-704)

FISCAL NOTE: Effect on Local Government: Increases or Newly Provides for Term of Imprisonment in County or City Jail or Detention Facility.
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 driving under the influence; prohibiting a person from being admitted to bail for at least 12 hours after his arrest for driving a vehicle or operating a vessel under the influence of intoxicating liquor or a controlled substance; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 **Section 1** of this bill prohibits a person who is arrested for driving a vehicle or
2 operating a vessel under the influence of intoxicating liquor or a controlled
3 substance from being brought before a magistrate and admitted to bail for at least
4 12 hours after his arrest. (NRS 178.484, 484.791)

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

1 **Section 1.** NRS 178.484 is hereby amended to read as follows:
2 178.484 1. Except as otherwise provided in this section, a
3 person arrested for an offense other than murder of the first degree
4 must be admitted to bail.



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1 2. A person arrested for a felony who has been released on
2 probation or parole for a different offense must not be admitted to
3 bail unless:

4 (a) A court issues an order directing that the person be admitted
5 to bail;

6 (b) The State Board of Parole Commissioners directs the
7 detention facility to admit the person to bail; or

8 (c) The Division of Parole and Probation of the Department of
9 Public Safety directs the detention facility to admit the person to
10 bail.

11 3. A person arrested for a felony whose sentence has been
12 suspended pursuant to NRS 4.373 or 5.055 for a different offense or
13 who has been sentenced to a term of residential confinement
14 pursuant to NRS 4.3762 or 5.076 for a different offense must not be
15 admitted to bail unless:

16 (a) A court issues an order directing that the person be admitted
17 to bail; or

18 (b) A department of alternative sentencing directs the detention
19 facility to admit the person to bail.

20 4. A person arrested for murder of the first degree may be
21 admitted to bail unless the proof is evident or the presumption great
22 by any competent court or magistrate authorized by law to do so in
23 the exercise of discretion, giving due weight to the evidence and to
24 the nature and circumstances of the offense.

25 5. *A person arrested for a violation of NRS 484.379,
26 484.3795, 484.37955, 488.410, 488.420 or 488.425 must not be
27 admitted to bail sooner than 12 hours after his arrest.*

28 6. A person arrested for a battery that constitutes domestic
29 violence pursuant to NRS 33.018 must not be admitted to bail
30 sooner than 12 hours after his arrest. If the person is admitted to bail
31 more than 12 hours after his arrest, pursuant to subsection 5 of NRS
32 171.178, without appearing personally before a magistrate, or
33 without the amount of bail having been otherwise set by a
34 magistrate or a court, the amount of bail must be:

35 (a) Three thousand dollars, if the person has no previous
36 convictions of battery that constitute domestic violence pursuant to
37 NRS 33.018 and there is no reason to believe that the battery for
38 which he has been arrested resulted in substantial bodily harm;

39 (b) Five thousand dollars, if the person has:

40 (1) No previous convictions of battery that constitute
41 domestic violence pursuant to NRS 33.018, but there is reason to
42 believe that the battery for which he has been arrested resulted in
43 substantial bodily harm; or



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1 (2) One previous conviction of battery that constitutes
2 domestic violence pursuant to NRS 33.018, but there is no reason to
3 believe that the battery for which he has been arrested resulted in
4 substantial bodily harm; or

5 (c) Fifteen thousand dollars, if the person has:

6 (1) One previous conviction of battery that constitutes
7 domestic violence pursuant to NRS 33.018 and there is reason to
8 believe that the battery for which he has been arrested resulted in
9 substantial bodily harm; or

10 (2) Two or more previous convictions of battery that
11 constitute domestic violence pursuant to NRS 33.018.

12 → The provisions of this subsection do not affect the authority of a
13 magistrate or a court to set the amount of bail when the person
14 personally appears before the magistrate or the court, or when a
15 magistrate or a court has otherwise been contacted to set the amount
16 of bail. For the purposes of this subsection, a person shall be
17 deemed to have a previous conviction of battery that constitutes
18 domestic violence pursuant to NRS 33.018 if the person has been
19 convicted of such an offense in this State or has been convicted of
20 violating a law of any other jurisdiction that prohibits the same or
21 similar conduct.

22 [6.] 7. A person arrested for violating a temporary or extended
23 order for protection against domestic violence issued pursuant to
24 NRS 33.017 to 33.100, inclusive, or for violating a restraining order
25 or injunction that is in the nature of a temporary or extended order
26 for protection against domestic violence issued in an action or
27 proceeding brought pursuant to title 11 of NRS must not be
28 admitted to bail sooner than 12 hours after his arrest if the arresting
29 officer determines that such a violation is accompanied by a direct
30 or indirect threat of harm. If the person is admitted to bail more than
31 12 hours after his arrest, pursuant to subsection 5 of NRS 171.178,
32 without appearing personally before a magistrate, or without the
33 amount of bail having been otherwise set by a magistrate or a court,
34 the amount of bail must be:

35 (a) Three thousand dollars, if the person has no previous
36 convictions of violating a temporary or extended order for
37 protection against domestic violence issued pursuant to NRS 33.017
38 to 33.100, inclusive, or of violating a restraining order or injunction
39 that is in the nature of a temporary or extended order for protection
40 against domestic violence issued in an action or proceeding brought
41 pursuant to title 11 of NRS;

42 (b) Five thousand dollars, if the person has one previous
43 conviction of violating a temporary or extended order for protection
44 against domestic violence issued pursuant to NRS 33.017 to 33.100,
45 inclusive, or of violating a restraining order or injunction that is in



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1 the nature of a temporary or extended order for protection against
2 domestic violence issued in an action or proceeding brought
3 pursuant to title 11 of NRS; or

4 (c) Fifteen thousand dollars, if the person has two or more
5 previous convictions of violating a temporary or extended order for
6 protection against domestic violence issued pursuant to NRS 33.017
7 to 33.100, inclusive, or of violating a restraining order or injunction
8 that is in the nature of a temporary or extended order for protection
9 against domestic violence issued in an action or proceeding brought
10 pursuant to title 11 of NRS.

11 → The provisions of this subsection do not affect the authority of a
12 magistrate or a court to set the amount of bail when the person
13 personally appears before the magistrate or the court, or when a
14 magistrate or a court has otherwise been contacted to set the amount
15 of bail. For the purposes of this subsection, a person shall be
16 deemed to have a previous conviction of violating a temporary or
17 extended order for protection against domestic violence issued
18 pursuant to NRS 33.017 to 33.100, inclusive, or of violating a
19 restraining order or injunction that is in the nature of a temporary or
20 extended order for protection against domestic violence issued in an
21 action or proceeding brought pursuant to title 11 of NRS if the
22 person has been convicted of such an offense in this State or has
23 been convicted of violating a law of any other jurisdiction that
24 prohibits the same or similar conduct.

25 **8.** The court may, before releasing a person arrested for an
26 offense punishable as a felony, require the surrender to the court of
27 any passport the person possesses.

28 **8.9.** Before releasing a person arrested for any crime, the
29 court may impose such reasonable conditions on the person as it
30 deems necessary to protect the health, safety and welfare of the
31 community and to ensure that the person will appear at all times and
32 places ordered by the court, including, without limitation:

33 (a) Requiring the person to remain in this State or a certain
34 county within this State;

35 (b) Prohibiting the person from contacting or attempting to
36 contact a specific person or from causing or attempting to cause
37 another person to contact that person on his behalf;

38 (c) Prohibiting the person from entering a certain geographic
39 area; or

40 (d) Prohibiting the person from engaging in specific conduct
41 that may be harmful to his own health, safety or welfare, or the
42 health, safety or welfare of another person.

43 → In determining whether a condition is reasonable, the court shall
44 consider the factors listed in NRS 178.4853.



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1 **[9.] 10.** If a person fails to comply with a condition imposed
2 pursuant to subsection **[8.] 9**, the court may, after providing the
3 person with reasonable notice and an opportunity for a hearing:
4 (a) Deem such conduct a contempt pursuant to NRS 22.010; or
5 (b) Increase the amount of bail pursuant to NRS 178.499.

6 **[10.] 11.** An order issued pursuant to this section that imposes
7 a condition on a person admitted to bail must include a provision
8 ordering any law enforcement officer to arrest the person if he has
9 probable cause to believe that the person has violated a condition of
10 his bail.

11 **[11.] 12.** Before a person may be admitted to bail, he must
12 sign a document stating that:

13 (a) He will appear at all times and places as ordered by the court
14 releasing him and as ordered by any court before which the charge
15 is subsequently heard;

16 (b) He will comply with the other conditions which have been
17 imposed by the court and are stated in the document; and

18 (c) If he fails to appear when so ordered and is taken into
19 custody outside of this State, he waives all his rights relating to
20 extradition proceedings.

21 → The signed document must be filed with the clerk of the court of
22 competent jurisdiction as soon as practicable, but in no event later
23 than the next business day.

24 **[12.] 13.** If a person admitted to bail fails to appear as ordered
25 by a court and the jurisdiction incurs any cost in returning the
26 person to the jurisdiction to stand trial, the person who failed to
27 appear is responsible for paying those costs as restitution.

28 **[13.] 14.** For the purposes of subsection **[6.] 7**, an order or
29 injunction is in the nature of a temporary or extended order for
30 protection against domestic violence if it grants relief that might be
31 given in a temporary or extended order issued pursuant to NRS
32 33.017 to 33.100, inclusive.

33 **Sec. 2.** NRS 178.4851 is hereby amended to read as follows:
34 178.4851 1. Upon a showing of good cause, a court may
35 release without bail any person entitled to bail if it appears to the
36 court that it can impose conditions on the person that will
37 adequately protect the health, safety and welfare of the community
38 and ensure that he will appear at all times and places ordered by the
39 court.

40 2. In releasing a person without bail , the court may impose
41 such conditions as it deems necessary to protect the health, safety
42 and welfare of the community and to ensure that he will appear at all
43 times and places ordered by the court, including, without limitation,
44 any condition set forth in subsection **[8.] 9** of NRS 178.484.



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1 3. Upon a showing of good cause, a sheriff or chief of police
2 may release without bail any person charged with a misdemeanor
3 pursuant to standards established by a court of competent
4 jurisdiction.

5 4. Before a person may be released without bail, he must file
6 with the clerk of the court of competent jurisdiction a signed
7 document stating that:

8 (a) He will appear at all times and places as ordered by the court
9 releasing him and as ordered by any court before which the charge
10 is subsequently heard;

11 (b) He will comply with the other conditions which have been
12 imposed by the court and are stated in the document;

13 (c) If he fails to appear when so ordered and is taken into
14 custody outside of this State, he waives all his rights relating to
15 extradition proceedings; and

16 (d) He understands that any court of competent jurisdiction may
17 revoke the order of release without bail and may order him into
18 custody or require him to furnish bail or otherwise ensure the
19 protection of the health, safety and welfare of the community or his
20 appearance.

21 5. If a jurisdiction incurs any costs in returning a person to the
22 jurisdiction to stand trial, the person failing to appear is responsible
23 for paying those costs as restitution.

24 6. An order issued pursuant to this section that imposes a
25 condition on a person who is released without bail must include a
26 provision ordering a law enforcement officer to arrest the person if
27 he has probable cause to believe that the person has violated a
28 condition of his release.

