
ASSEMBLY BILL NO. 45—COMMITTEE ON GOVERNMENT AFFAIRS**(ON BEHALF OF THE NEVADA ASSOCIATION OF COUNTIES)****PREFILED DECEMBER 6, 2008**

Referred to Committee on Judiciary

SUMMARY—Requires the State Public Defender to provide defense services to indigent persons in counties without county public defender offices and to fully fund such services. (BDR 20-457)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: Yes.

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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 public defenders; authorizing the creation and discontinuation of county public defender offices; requiring the State to reimburse counties for expenditures made in providing defense services to indigent persons; requiring the State Public Defender to establish branch offices in counties that do not have a county public defender office; requiring, under certain circumstances, that the State Public Defender provide defense services to indigent persons in counties with a county public defender office; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, any county whose population is 100,000 or more (currently Washoe and Clark Counties) must create an office of public defender to provide defense services to indigent persons, and any county whose population is less than 100,000 may, but is not required to, create such an office. (NRS 260.010) The State Public Defender provides defense services to indigent persons in counties that do not have a county public defender and may charge those counties, in amounts not to exceed limits previously set by the Legislature, for providing those services. (NRS 180.110) The State Public Defender and any county with a county public defender may contract with each other for the State Public Defender to provide defense services to indigent persons in that county if a court, for cause, has disqualified the county public defender or if the county public defender is otherwise unable to provide representation. (NRS 180.060, 260.065)



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13 This bill repeals the requirement that counties whose population is 100,000 or
14 more must create an office of public defender and repeals the authority of the State
15 Public Defender to charge counties for expenses related to the defense of indigent
16 persons in counties that do not have a county public defender. Instead, this bill
17 authorizes, but does not require, each county to create an office of county public
18 defender and requires the State Public Defender to establish at least one branch
19 office in each county that does not have a county public defender. Each county
20 must notify the State Public Defender by October 1, 2009, whether it will have an
21 office of county public defender, and the State Public Defender must create a
22 branch office in each county without a county public defender by July 1, 2010.
23 After July 1, 2010, a county may only create or discontinue an office of county
24 public defender if the county notifies the State Public Defender by March 1 of an
25 odd-numbered year of its intent to do so. If an office of county public defender is
26 being created, it must then be created as of July 1 of the same year that notice of
27 intent is given; if an office of county public defender is being discontinued, the
28 State Public Defender must establish a branch office in that county by July 1 of that
29 year.

30 This bill also requires the State to reimburse counties for expenditures made in
31 providing defense services to indigent persons and requires the State Public
32 Defender to provide such services to any county if a court, for cause, has
33 disqualified the county public defender or if the county public defender is otherwise
34 unable to provide representation.

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

1 **Section 1.** Chapter 260 of NRS is hereby amended by adding
2 thereto a new section to read as follows:

3 ***1. A county whose board of county commissioners has:***
4 ***(a) Created an office of county public defender pursuant to
5 NRS 260.010; or***
6 ***(b) Joined with one or more other counties pursuant to NRS
7 260.020 to establish one office of county public defender to serve
8 those counties,***
9 ***↳ may submit a claim for reimbursement to the State Public
10 Defender for the costs associated with operating the office of
11 county public defender.***

12 ***2. A claim for reimbursement submitted pursuant to
13 subsection 1 must be made in the form and at such times as
14 prescribed by the State Public Defender pursuant to section 4 of
15 this act.***

16 **Sec. 2.** NRS 260.010 is hereby amended to read as follows:

17 **260.010 1. [In counties whose population is 100,000 or more,
18 the boards of county commissioners shall create by ordinance the
19 office of public defender.]**

20 **[2. Except as otherwise provided by subsection 4, in counties
21 whose population is less than 100,000, boards] A board of county
22 commissioners may [in their respective counties create]:**



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1 (a) *Create*, by ordinance, at the beginning of a fiscal year, the
2 office of *county* public defender.

3 **[3. Except as otherwise provided in subsection 4, if]**

4 (b) *If the county has an office of county public defender,*
5 *discontinue, by ordinance, at the beginning of a fiscal year, the*
6 *office of county public defender.*

7 2. *If* a board of county commissioners intends to create the
8 office of county public defender, the board shall notify the State
9 Public Defender in writing on or before March 1 of any odd-
10 numbered year and the office may not be created before July 1 of
11 the same year in which the notice was given.

12 **[4. If the county contribution approved by the Legislature**
13 **exceeds the estimate provided to the county on December 1 by more**
14 **than 10 percent for either year of the biennium, the]**

15 3. A board of county commissioners **[may create] that has**
16 **created** the office of county public defender **[on July 1 of the next**
17 **even-numbered year if] pursuant to this section or NRS 260.020**
18 **shall not discontinue the office of county public defender:**

19 (a) *Unless* the board notifies the State Public Defender on or
20 before March 1 **[of the same year in which the office is to be**
21 **created.**

22 **—5.] of an odd-numbered year that the board intends to**
23 **discontinue the office of county public defender; and**

24 (b) *Before July 1 of the same year in which the notice is given.*

25 4. The office of *county* public defender when created must be
26 filled by appointment by the board of county commissioners.

27 **[6.] 5.** The *county* public defender serves at the pleasure of the
28 board of county commissioners.

29 **Sec. 3.** NRS 260.065 is hereby amended to read as follows:

30 260.065 Any county in which the office of *county* public
31 defender has been created may **[contract for] use** the services of the
32 State Public Defender in providing representation for indigent
33 persons when the court, for cause, disqualifies the county public
34 defender or when the county public defender is otherwise unable to
35 provide representation.

36 **Sec. 4.** Chapter 180 of NRS is hereby amended by adding
37 thereto a new section to read as follows:

38 1. *The State Public Defender shall prescribe the form and*
39 *time of filing for counties to submit claims for reimbursement for*
40 *the costs associated with operating an office of county public*
41 *defender established pursuant to NRS 260.010 or 260.020.*

42 2. *At least once every 3 months, and upon verification of a*
43 *claim for reimbursement submitted by a county to the State Public*
44 *Defender pursuant to section 1 of this act, the State Public*



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1 **Defender shall authorize reimbursement to the county by the State**
2 **from money appropriated for that purpose.**

3 **Sec. 5.** NRS 180.040 is hereby amended to read as follows:

4 180.040 1. The Office of the State Public Defender shall be
5 in Carson City, Nevada, and the Buildings and Grounds Division of
6 the Department of Administration shall provide necessary office
7 space.

8 2. **[The] Subject to the provisions of subsection 3, the** State
9 Public Defender **[may establish branch offices necessary to perform**
10 **his duties. He shall designate]** shall establish at least one branch
11 **office in each county that:**

12 (a) **Has not established an office of county public defender.**

13 (b) **Has established an office of county public defender but the**
14 **board of county commissioners in such county has notified the**
15 **State Public Defender pursuant to subsection 3 of NRS 260.010**
16 **that the board will discontinue the office of county public**
17 **defender.**

18 3. A branch office established pursuant to paragraph (b) of
19 subsection 2 must be established as of July 1 of the same year that
20 the State Public Defender is notified that the board of county
21 commissioners intends to discontinue the office of county public
22 defender.

23 4. Except as otherwise provided in subsection 5, the State
24 Public Defender shall maintain each branch office established
25 pursuant to this section.

26 5. If the State Public Defender is notified pursuant to
27 subsection 2 of NRS 260.010 that a board of county
28 commissioners intends to create an office of county public
29 defender, the State Public Defender shall discontinue each branch
30 office in that county on June 30 of the same year in which it is
31 notified.

32 6. The State Public Defender shall designate a deputy state
33 public defender to supervise each **[such office.]** branch office
34 established and maintained pursuant to this section.

35 **Sec. 6.** NRS 180.060 is hereby amended to read as follows:

36 180.060 1. The State Public Defender may, before being
37 designated as counsel for that person pursuant to NRS 171.188,
38 interview an indigent person when he has been arrested and
39 confined for a public offense or for questioning on suspicion of
40 having committed a public offense.

41 2. The State Public Defender shall, when designated pursuant
42 to NRS 62D.030, 62D.100, 171.188 or 432B.420, and within the
43 limits of available money, represent without charge each indigent
44 person for whom he is appointed.



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1 3. When representing an indigent person, the State Public
2 Defender shall:

3 (a) Counsel and defend him at every stage of the proceedings,
4 including revocation of probation or parole; and

5 (b) Prosecute any appeals or other remedies before or after
6 conviction that he considers to be in the interests of justice.

7 4. In cases of postconviction proceedings and appeals arising in
8 counties in which the office of **county** public defender has been
9 created pursuant to the provisions of chapter 260 of NRS, where the
10 matter is to be presented to the Supreme Court, the State Public
11 Defender shall prepare and present the case and the public defender
12 of the county shall assist and cooperate with the State Public
13 Defender.

14 5. The State Public Defender ~~[may contract with]~~ **shall provide**
15 **to** any county in which the office of **county** public defender has
16 been created ~~[to provide]~~ representation for indigent persons when
17 the court, for cause, disqualifies the county public defender or when
18 the county public defender is otherwise unable to provide
19 representation.

20 **Sec. 7.** NRS 180.090 is hereby amended to read as follows:

21 180.090 Except as **otherwise** provided in **NRS 180.040**,
22 subsections 4 and 5 of NRS 180.060 ~~[,]~~ **and section 4 of this act**, the
23 provisions of this chapter apply only to counties in which the office
24 of public defender has not been created pursuant to the provisions of
25 chapter 260 of NRS.

26 **Sec. 8.** NRS 180.110 is hereby repealed.

27 **Sec. 9.** 1. Subject to the provisions of subsections 2 and 3
28 and chapter 260 of NRS, a board of county commissioners for a
29 county that does not have an office of county public defender on
30 July 1, 2009, may create, by ordinance, the office of county public
31 defender.

32 2. Except as otherwise provided in NRS 260.010, a board of
33 county commissioners may not create an office of county public
34 defender unless it notifies the State Public Defender in writing on or
35 before October 1, 2009, that it intends to create such an office.

36 3. A board of county commissioners that notifies the State
37 Public Defender pursuant to subsection 2:

38 (a) Shall create the office as of July 1, 2010; and

39 (b) May not discontinue the office except pursuant to the
40 provisions of NRS 260.010.

41 4. Subject to the provisions of subsections 5 and 6, a board of
42 county commissioners for a county that has an office of county
43 public defender on July 1, 2009, may, by ordinance, discontinue that
44 office.



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1 5. Except as otherwise provided in NRS 260.010, a board of
2 county commissioners may not discontinue an office of county
3 public defender unless it notifies the State Public Defender, in
4 writing, on or before October 1, 2009, that it intends to discontinue
5 the office.

6 6. A board of county commissioners that notifies the State
7 Public Defender pursuant to subsection 5 shall discontinue the office
8 as of July 1, 2010.

9 7. On July 1, 2010, the State Public Defender shall establish at
10 least one branch office in each county that:

11 (a) Does not have an office of county public defender on July 1,
12 2009, and whose board of county commissioners does not notify the
13 State Public Defender pursuant to subsection 2 that it intends to
14 create the office; and

15 (b) Has an office of county public defender on July 1, 2009, and
16 whose board of county commissioners notifies the State Public
17 Defender pursuant to subsection 5 that it intends to discontinue the
18 office.

19 **Sec. 10.** This act becomes effective on July 1, 2009.

TEXT OF REPEALED SECTION

180.110 Collection of charges to counties for services.

1. Each fiscal year the State Public Defender may collect from
the counties amounts which do not exceed those authorized by the
Legislature for use of his services during that year.

2. The State Public Defender shall submit to the county an
estimate on or before the first day of May and that estimate becomes
the final bill unless the county is notified of a change within 2 weeks
after the date on which the county contribution is approved by the
Legislature. The county shall pay the bill:

 (a) In full within 30 days after the estimate becomes the final
bill or the county receives the revised estimate; or

 (b) In equal quarterly installments on or before the 1st day of
July, October, January and April, respectively.

→ The counties shall pay their respective amounts to the State
Public Defender who shall deposit the amounts with the Treasurer
of the State of Nevada and shall expend the money in accordance
with his approved budget.

