

ASSEMBLY BILL NO. 499—COMMITTEE ON JUDICIARY

MARCH 23, 2009

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to discovery in criminal proceedings. (BDR 14-1158)

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 criminal procedure; requiring a prosecutor to provide a defendant with certain discovery when the defendant is brought before a magistrate after an arrest; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, a prosecutor is required to provide a defendant with copies of certain discovery, including, without limitation, documents, reports, tests, tangible objects and recorded statements, not less than 2 days before a preliminary examination is held. (NRS 171.1965) This bill requires a prosecutor to provide a defendant with copies of such discovery at or before the time when the defendant is brought before a magistrate after an arrest pursuant to NRS 171.178.

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

1 **Section 1.** NRS 171.1965 is hereby amended to read as
2 follows:

3 171.1965 1. ~~[Not less than 2 judicial days before a~~
4 ***preliminary examination.] At or before the time a person is brought***
5 ***before a magistrate pursuant to NRS 171.178,*** the prosecuting
6 attorney shall provide the defendant with copies of any:

7 (a) Written or recorded statements or confessions made by the
8 defendant, or any written or recorded statements made by a witness
9 or witnesses, or any reports of statements or confessions, or copies
10 thereof, within the possession or custody of the prosecuting
11 attorney;



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1 (b) Results or reports of physical or mental examinations,
2 scientific tests or scientific experiments made in connection with the
3 particular case, or copies thereof, within the possession or custody
4 of the prosecuting attorney; and

5 (c) Books, papers, documents or tangible objects that the
6 prosecuting attorney intends to introduce in evidence during the case
7 in chief of the State, or copies thereof, within the possession or
8 custody of the prosecuting attorney.

9 2. The defendant is not entitled, pursuant to the provisions of
10 this section, to the discovery or inspection of:

11 (a) An internal report, document or memorandum that is
12 prepared by or on behalf of the prosecuting attorney in connection
13 with the investigation or prosecution of the case.

14 (b) A statement, report, book, paper, document, tangible object
15 or any other type of item or information that is privileged or
16 protected from disclosure or inspection pursuant to the Constitution
17 or laws of this State or the Constitution of the United States.

18 3. The provisions of this section are not intended to affect any
19 obligation placed upon the prosecuting attorney by the Constitution
20 of this State or the Constitution of the United States to disclose
21 exculpatory evidence to the defendant.

22 4. The magistrate shall not postpone a preliminary examination
23 at the request of a party based solely on the failure of the
24 prosecuting attorney to permit the defendant to inspect, copy or
25 photograph material as required in this section, unless the court
26 finds that the defendant has been prejudiced by such failure.

