

**Amendment No. 414**

Assembly Amendment to Assembly Bill No. 432

(BDR 32-526)

**Proposed by:** Assembly Committee on Taxation**Amends:** Summary: No Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes

| ASSEMBLY ACTION |                          | Initial and Date |                          | SENATE ACTION |                          | Initial and Date |                          |
|-----------------|--------------------------|------------------|--------------------------|---------------|--------------------------|------------------|--------------------------|
| Adopted         | <input type="checkbox"/> | Lost             | <input type="checkbox"/> | Adopted       | <input type="checkbox"/> | Lost             | <input type="checkbox"/> |
| Concurred In    | <input type="checkbox"/> | Not              | <input type="checkbox"/> | Concurred In  | <input type="checkbox"/> | Not              | <input type="checkbox"/> |
| Receded         | <input type="checkbox"/> | Not              | <input type="checkbox"/> | Receded       | <input type="checkbox"/> | Not              | <input type="checkbox"/> |

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold dashed underlining*** is newly added transitory language.

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DLJ/RBL



Date: 4/13/2009

A.B. No. 432—Revises provisions governing alcoholic beverage awareness programs. (BDR 32-526)

ASSEMBLY BILL NO. 432—ASSEMBLYMEN  
SMITH AND OCEGUERA

MARCH 16, 2009

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Referred to Committee on Taxation

**SUMMARY**—Revises provisions governing alcoholic beverage awareness programs. (BDR 32-526)

**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.

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AN ACT relating to intoxicating liquors; revising provisions relating to alcoholic beverage awareness programs; providing for enforcement of certain provisions by peace officers; revising the distribution of civil fines paid for certain violations; **requiring certain reports to be made to the Legislature;** and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Under existing law, certain employees of certain establishments that sell alcohol must have successfully completed an alcoholic beverage awareness program. The owner of an establishment that is not in compliance must pay an administrative fine, to be imposed by the Department of Taxation. Money from the administrative fines must be divided equally into the Fund for the Compensation of Victims of Crime and the Alcoholic Beverage Awareness Program Account in the State General Fund. (NRS 369.630) **This Section 1 of this bill** provides that peace officers may enforce the requirements of the provision relating to employees having successfully completed the program by issuing a notice of a civil infraction for violations. **This bill Section 1** also revises the provision for distribution of the money received by the Department for fines from establishments found in violation, providing that **125 percent of the money must be paid to the Fund for the Compensation of Victims of Crime and 75 instead of depositing 50 percent of the money in the Alcoholic Beverage Awareness Program Account. 50 percent of the money must be paid into the county treasury of the county where the establishment found in violation is located, and must be used for the purposes of law enforcement.] must be deposited in the account created in the State General Fund for the support of community juvenile justice programs and must be used only to enforce laws that prohibit the purchase, consumption or possession of alcoholic beverages by persons under the age of 21 years.**

**Section 2 of this bill requires each recipient of money from the collection of fines for civil infractions to submit a report to the Legislature concerning the amount of money received and how the money was used. In addition, certain law enforcement agencies and the Department of Taxation are required to submit a report to the Legislature concerning the enforcement of the provisions requiring employees to participate in an alcoholic beverage awareness program.**

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

1       **Section 1.** NRS 369.630 is hereby amended to read as follows:

2       369.630 1. Except as otherwise provided in subsection ~~§ 7~~, on and after  
3 July 1, 2007, a person who owns or operates an establishment shall not:

4           (a) Hire a person to sell or serve alcoholic beverages or perform the duties of a  
5 security guard at the establishment unless:

6              (1) The person hired to sell or serve alcoholic beverages or perform the  
7 duties of a security guard at the establishment has already successfully completed a  
8 certified program and already holds a valid alcohol education card; or

9              (2) The person who owns or operates the establishment ensures that the  
10 person hired to sell or serve alcoholic beverages or perform the duties of a security  
11 guard at the establishment, within 30 days after the date on which he is hired,  
12 successfully completes a certified program and obtains a valid alcohol education  
13 card; or

14              (b) Continue to employ a person who was hired before that date to sell or serve  
15 alcoholic beverages or perform the duties of a security guard at the establishment  
16 unless:

17              (1) The person who continues to be employed to sell or serve alcoholic  
18 beverages or perform the duties of a security guard at the establishment has already  
19 successfully completed a certified program and already holds a valid alcohol  
20 education card; or

21              (2) The person who owns or operates the establishment ensures that the  
22 person who continues to be employed to sell or serve alcoholic beverages or  
23 perform the duties of a security guard at the establishment, not later than July 31,  
24 2007, successfully completes a certified program and obtains a valid alcohol  
25 education card.

26       2. ~~The Department shall impose upon an owner or operator of an  
27 establishment who violates any of the provisions of this section an administrative  
28 fine of not more than \$1,000. A violation of this section is a civil infraction, and when an  
29 owner or operator of an establishment is found in violation pursuant to  
30 subsection 3, a notice of infraction must be issued on a form prescribed by the  
31 Department, and must contain, without limitation, the following information:~~

32              (a) *The location at which the violation occurred;*  
33              (b) *The date and time of the violation;*  
34              (c) *The name of the establishment and the owner;*  
35              (d) *The signature of the person who issued the notice of infraction;*  
36              (e) *A copy of this section which allegedly is being violated;*  
37              (f) *Information which advises of the manner in which, and the time within  
38 which, the notice of infraction must be answered; and*  
39              (g) *Any other reasonable information which is prescribed by the Department.*

40       3. *The notice of infraction may be issued by any peace officer or by any  
41 person who is authorized by the Department to issue such a notice. A duplicate of  
42 the notice of infraction must be served on the person to whom it is issued either in  
43 person, by providing the notice to the person in charge of the establishment at the  
44 time the notice of infraction is issued, or by affixing the notice to the  
45 establishment in a conspicuous place.*

46       4. *The notice of infraction or a facsimile thereof must be filed with the  
47 Department and retained by the Department and is deemed to be a public record  
48 of matters which are observed pursuant to a duty imposed by law and is prima  
49 facie evidence of the facts which are alleged therein.*

1       **5. A person who responds to the notice of infraction must:**

2       (a) **Admit the commission of the infraction by paying to the Department the appropriate civil fine:**

3              (I) For the first violation within a 24-month period, \$500.

4              (II) (2) For the second violation within a 24-month period, \$1,000.

5              (III) (3) For the third and any subsequent violation within a 24-month period, \$5,000.

6       **(B) Deny liability for the infraction by notifying the Department and requesting a hearing in the manner indicated on the notice of infraction. Upon receipt of such a request, the Department shall afford to the person making the request an opportunity for a hearing pursuant to the provisions of NRS 233B.121.**

7       6. Of the money collected by the Department from ~~fines~~ a civil fine pursuant to subsection ~~(2)~~ 5:

8       (a) ~~Fifty~~ ~~Twenty-five~~ percent must be deposited with the State Treasurer for credit to the Fund for the Compensation of Victims of Crime created by NRS 217.260.

9       (b) ~~Fifty~~ ~~Seventy-five~~ percent must be deposited in the ~~Acoholic Beverage Awareness Program Account, which is hereby created in the State General Fund. The Account must be administered by the Commission. The interest and income earned on the money in the Account, after deducting any applicable charges, must be credited to the Account. The money in the Account must be used solely to reduce the costs for employees to complete programs certified by the Commission pursuant to subsection 3 of NRS 369.625.~~

10       4. Any law enforcement agency whose officer discovers a violation of this section shall report the violation to the Department.

11       5. ~~county treasury of the county in which the establishment is located, and must be used for the purposes of law enforcement, account created in the State General Fund for the support of community juvenile justice programs and must be used only to enforce laws that prohibit the purchase, consumption or possession of alcoholic beverages by persons under the age of 21 years.~~

12       7. The provisions of this section apply only in a jurisdiction that:

13       (a) Is located in a county whose population is 100,000 or more; or

14       (b) Is located in a county whose population is less than 100,000, if the governing body of the jurisdiction has, by the affirmative vote of a majority of its members, agreed to be bound by the provisions of this section.

15       8. As used in this section:

16       (a) "Certified program" means an alcoholic beverage awareness program certified by the Commission pursuant to NRS 369.625.

17       (b) "Valid alcohol education card" means a card issued by a certified program which has been obtained or renewed within the immediately preceding 4 years.

18       **Sec. 2. 1. Each recipient of money pursuant to subsection 6 of section 1 of this act shall submit a report to the Director of the Legislative Counsel Bureau on or before February 1, 2011, for distribution to the Legislature setting forth the amount of money received during the biennium, the manner in which the money was used and the amount of money that remains in the account of the recipient.**

19       2. Each law enforcement agency in a county subject to the provisions of NRS 369.630 and the Department of Taxation shall prepare and submit a report to the Director of the Legislative Counsel Bureau on or before February 1, 2011, for distribution to the Legislature which sets forth the actions taken by the agency or the Department, as applicable, to enforce the provisions of NRS 369.600 to 369.635, inclusive, and the number of violations of those provisions

1       that were discovered by them. The Department shall also include in the report  
2       the amount of money collected from fines imposed for such violations.

3       ~~[See. 2.]~~ Sec. 3. This act becomes effective on July 1, 2009.