

**Amendment No. 658**

Assembly Amendment to Senate Bill No. 396 First Reprint (BDR 23-1098)

**Proposed by:** Assembly Committee on Government Affairs**Amends:** Summary: No Title: No 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.

---

---

BFG/BAW



Date: 5/13/2009

S.B. No. 396—Revises provisions governing an investigation of a peace officer by a law enforcement agency. (BDR 23-1098)



## SENATE BILL NO. 396—COMMITTEE ON JUDICIARY

MARCH 23, 2009

---

Referred to Committee on Judiciary

SUMMARY—Revises provisions governing an investigation of a peace officer by a law enforcement agency. (BDR 23-1098)

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

~

EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets **[omitted material]** is material to be omitted.

---

---

AN ACT relating to peace officers; revising provisions governing the review by a peace officer of administrative or investigative files maintained by a law enforcement agency; revising provisions governing investigations of or hearings concerning peace officers that are conducted by a law enforcement agency; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Under existing law, a law enforcement agency that investigates an allegation of misconduct by a peace officer or takes any punitive action against the peace officer must comply with certain requirements for providing notice and a hearing, using polygraphic examinations, maintaining confidentiality and taking other actions relating to the rights of the peace officer. (NRS 289.010-289.120)

Section 2 of this bill authorizes a peace officer who is the subject of an investigation by a law enforcement agency to review and copy any administrative or investigative file maintained by the law enforcement agency concerning the investigation if, after the conclusion of the investigation, the charges against the peace officer are sustained and the law enforcement agency imposes or considers the imposition of punitive action against the peace officer. (NRS 289.057)

Section 3 of this bill requires a law enforcement agency that intends to conduct an interrogation or to hold a hearing concerning an investigation of a peace officer to provide a written notice of that fact to both the peace officer who is the subject of the investigation and to any peace officer believed by the law enforcement agency to have knowledge of any fact concerning the complaint or allegation made against the peace officer who is the subject of the investigation. Section 3 also ~~requires the law enforcement agency to allow the peace officer to review certain compiled evidence prepared by the law enforcement agency before conducting the interrogation or hearing and prohibits the law enforcement agency from taking various other actions concerning the peace officer.~~ (NRS 289.060) Finally, section 3 provides that, if a peace officer provides a statement or answers a question relating to the alleged misconduct of the peace officer who is the subject of an investigation after he is informed that failure to provide the statement or answer may result in punitive action against him, the peace officer's answer or statement cannot be used against him in any criminal investigation of him.

---

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

1       **Section 1.** (Deleted by amendment.)

2       **Sec. 2.** NRS 289.057 is hereby amended to read as follows:

3       289.057 1. An investigation of a peace officer may be conducted in  
4       response to a complaint or allegation that the peace officer has engaged in activities  
5       which could result in punitive action.

6       2. A law enforcement agency shall not suspend a peace officer without pay  
7       during or pursuant to an investigation conducted pursuant to this section until all  
8       investigations relating to the matter have concluded.

9       3. After the conclusion of the investigation:

10      (a) If the ~~Investigation causes a~~ charges brought against the peace officer  
11      are sustained and, based on those charges, the law enforcement agency ~~to~~  
12      impose:

13       (I) Imposes or considers the imposition of punitive action against the  
14       peace officer ~~who was the subject of the investigation and the~~; and

15       (2) The peace officer has received a notice of the imposition or proposed  
16       imposition of the punitive action, including a notice of the right of the peace  
17       officer to attend any hearing conducted before the imposition or proposed  
18       imposition of the punitive action,

19       → the peace officer or a representative authorized by the peace officer may, except  
20       as otherwise prohibited by federal or state law, review *and copy* any administrative  
21       or investigative file maintained by the law enforcement agency relating to the  
22       investigation, including any recordings, notes, transcripts of interviews and  
23       documents.

24       (b) If, pursuant to a policy of a law enforcement agency or a labor agreement,  
25       the record of the investigation or the imposition of punitive action is subject to  
26       being removed from any administrative file relating to the peace officer maintained  
27       by the law enforcement agency, the law enforcement agency shall not, except as  
28       otherwise required by federal or state law, keep or make a record of the  
29       investigation or the imposition of punitive action after the record is required to be  
30       removed from the administrative file.

31       **Sec. 3.** NRS 289.060 is hereby amended to read as follows:

32       289.060 1. Except as otherwise provided in this subsection, a law  
33       enforcement agency shall, not later than 48 hours before any interrogation or  
34       hearing is held relating to an investigation conducted pursuant to NRS 289.057,  
35       provide a written notice to the peace officer ~~A~~ who is the subject of the  
36       investigation and to any peace officer believed by the law enforcement agency to  
37       have knowledge of any fact relating to the complaint or allegation against the  
38       peace officer who is the subject of the investigation. Each of those peace officers  
39       may waive the notice required pursuant to this section.

40       2. The notice must include:

- 41       (a) A description of the nature of the investigation;  
42       (b) A summary of the alleged misconduct of the peace officer ~~who is the~~ who is the  
43       subject of the investigation;  
44       (c) The date, time and place of the interrogation or hearing;  
45       (d) The name and rank of the officer in charge of the investigation and the  
46       officers who will conduct any interrogation;  
47       (e) The name of any other person who will be present at any interrogation or  
48       hearing; and  
49       (f) A statement setting forth the provisions of subsection 1 of NRS 289.080.

1       3. The law enforcement agency shall:

2       (a) Interrogate the peace officer during his regular working hours, if reasonably  
3       practicable, or compensate him for that time based on his regular wages if no  
4       charges **against the peace officer** arise from the interrogation.

5       (b) Immediately before the interrogation or hearing begins, inform the peace  
6       officer orally on the record that:

7           (1) He is required to provide a statement and answer questions related to  
8       **this the** alleged misconduct ~~of the peace officer who is the subject of the~~  
9       **investigation; and**

10          (2) If he fails to provide such a statement or to answer any such questions,  
11       the agency may charge him with insubordination ~~and~~

12          ~~(3) He is entitled to review any evidence pursuant to subsection 4.~~

13          (c) Limit the scope of the questions during the interrogation or hearing to the  
14       alleged misconduct of the peace officer ~~who is the subject of the investigation.~~

15          (d) Allow the peace officer to explain an answer or refute a negative  
16       implication which results from questioning during an interrogation or hearing.

17          ~~4. If the law enforcement agency has any audio, video or written evidence  
18       prepared by the peace officer, and the evidence is compiled during the  
19       investigation, the law enforcement agency shall allow the peace officer a  
20       reasonable period to review the evidence off the record before the interrogation  
21       or hearing begins.~~

22          ~~5. If a law enforcement agency has any knowledge of or a belief that a  
23       peace officer may be subject to punitive action, the law enforcement agency shall  
24       not, without complying with the provisions of NRS 289.010 to 289.120, inclusive,  
25       order or otherwise require the peace officer to provide a written statement or  
26       memorandum concerning any involvement or activities of the peace officer in the  
27       alleged misconduct of the peace officer who is the subject of the investigation.~~

28          ~~6. If a peace officer provides a statement or answers a question relating to  
29       the alleged misconduct of the peace officer who is the subject of the investigation  
30       pursuant to this section after the peace officer is informed that failing to provide  
31       the statement or answer may result in punitive action against him, the statement  
32       or answer must not be used against the peace officer who provided the statement  
33       or answer in any criminal investigation of that peace officer.~~

34       Sec. 4. (Deleted by amendment.)

35       Sec. 5. (Deleted by amendment.)

36       Sec. 6. (Deleted by amendment.)

37       Sec. 7. This act becomes effective on July 1, 2009.