Assembly Bill No. 412–Assemblymen Kirkpatrick, Flores, Stewart, Ohrenschall, Hickey; Aizley, Elliot Anderson, Paul Anderson, Benitez-Thompson, Bobzien, Bustamante Adams, Carlton, Carrillo, Cohen, Daly, Diaz, Dondero Loop, Duncan, Eisen, Ellison, Fiore, Frierson, Grady, Hambrick, Hansen, Hardy, Healey, Hogan, Horne, Kirner, Livermore, Martin, Munford, Neal, Oscarson, Pierce, Spiegel, Sprinkle, Swank, Thompson, Wheeler and Woodbury

## CHAPTER.....

AN ACT relating to the Legislature; revising provisions relating to the training required for newly elected Legislators; changing certain deadlines applicable to the submission and drafting of legislative measures; revising the number of legislative measures that certain persons and entities may request for drafting; restricting Legislators from requesting the drafting of legislative measures under certain circumstances; and providing other matters properly relating thereto.

## **Legislative Counsel's Digest:**

Existing law requires newly elected Legislators to attend certain training before the beginning of their first legislative session. (NRS 218A.285) **Section 1** of this bill requires such training to include discussion of major policy issues that are likely to be considered during the ensuing regular session of the Legislature. **Section 1** also requires the Director of the Legislative Counsel Bureau to communicate in writing the dates for training to candidates for election to the Assembly and the Senate for the ensuing regular session of the Legislature.

Existing law requires the Director to provide an electronic copy of a training session to any Legislator who was unable to attend the training session. (NRS 218A.285) **Section 1** authorizes the Director to provide an alternate means of recording the information provided during certain training sessions and requires a Legislator who was unable to attend a training session to complete that session in the manner prescribed by the Director.

Existing law contains provisions governing requests for the drafting of legislative measures for a regular session. (NRS 218D.100-218D.215) This bill revises the number of legislative measures that various persons and entities may request for drafting and also revises the deadlines for making such requests.

Section 6 of this bill changes the number of legislative measures that Legislators and the chair of each standing committee may request by certain deadlines. Section 6 also changes the deadlines for providing sufficient detail to allow complete drafting of a legislative measure. Section 6 further: (1) prohibits a Legislator who has filed a declaration or an acceptance of candidacy for election to the House in which he or she is not currently sitting from requesting the drafting of legislative measures; and (2) provides that, if the Legislator is elected to the other House, any request that he or she submits before filing a declaration or an acceptance of candidacy for election counts against the applicable limitation for the House to which the Legislator was elected to serve. (NRS 218D.150)

Existing law allows each statutory legislative committee and interim study committee to request a certain number of legislative measures preceding a regular



session. (NRS 218D.160) **Section 7** of this bill reduces the number of legislative measures that may be requested by the Chair of the Legislative Commission and moves up the deadline for statutory legislative committees and interim study committees to provide sufficient detail to allow complete drafting of their legislative measures.

**Section 8** of this bill revises the deadlines by which the Governor or the Governor's designated representative must submit requests for the drafting of legislative measures and increases the number of legislative measures that the Governor, Lieutenant Governor, Secretary of State, State Treasurer, State Controller and Attorney General may request for drafting. (NRS 218D.175)

**Section 9** of this bill reduces the number of legislative measures that may be requested by the city council of a city whose population is 150,000 or more but less than 500,000 (currently the cities of Henderson, North Las Vegas and Reno). (NRS 218D.205)

Existing law authorizes the following entities to submit their own requests for the drafting of legislative measures for each regular session: (1) a mental health consortium established to develop strategic plans for the provision of mental health services to children with emotional disturbance and their families (NRS 218D.215, 433B.333); and (2) an interagency committee created by the Director of the Department of Health and Human Services to evaluate the child welfare system in this State. (NRS 432B.178) **Sections 11 and 12** of this bill eliminate the authority of these entities to submit their own requests, but such entities still would be authorized by existing law to ask Legislators or legislative committees to submit and sponsor requests on behalf of the entities. (NRS 218D.150, 218D.155, 218D.160)

EXPLANATION - Matter in bolded italics is new; matter between brackets formitted material is material to be omitted.

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

**Section 1.** NRS 218A.285 is hereby amended to read as follows:

- 218A.285 1. A Legislator who is elected to the Assembly or the Senate and who has not previously served in either House shall attend the training required pursuant to this section unless his or her attendance is excused pursuant to subsection 6.
- 2. A member of the Assembly who is required to attend training pursuant to this section shall attend each training session designated as mandatory by the Speaker of the Assembly. A member of the Senate who is required to attend training pursuant to this section shall attend each training session designated as mandatory by the Majority Leader of the Senate.
- 3. The training required pursuant to this section must **[be** recorded electronically and] include:
  - (a) Legislative procedure and protocol;
  - (b) Overviews of the state budget and the budgetary process;



- (c) [Briefings on] Discussion of major policy issues [relevant to the State;] that are likely to be considered during the ensuing regular session; and
- (d) Such other matters as are deemed appropriate by the Speaker of the Assembly, the Majority Leader of the Senate, the Minority Leader of the Assembly and the Minority Leader of the Senate for their respective Houses.
- 4. The Director shall provide staff support for the training required pursuant to this section.
- 5. The training required pursuant to this section must not exceed a total of 10 days and must be conducted between the day next after the general election and the commencement of the ensuing regular session. The dates for the training must be **Idetermined!**:
- (a) **Determined** by the Speaker of the Assembly and the Majority Leader of the Senate [and posted];
- (b) Posted on the public website of the Legislature on [an] the Internet [website]; and
- (c) Communicated in writing by the Director to the candidates for election to the Assembly and the Senate for the ensuing regular session,
- not later than 90 days before the first day on which training will be conducted.
- 6. The Speaker of the Assembly or the Majority Leader of the Senate may excuse a Legislator from attending a training session otherwise required pursuant to this section in case of illness, injury, emergency, employment or other good cause as determined by the Speaker or Majority Leader.
- 7. [The] Except as otherwise provided in this subsection, the Director shall provide an electronic copy of a training session and a form for attesting completion of the training session to any Legislator who was unable to attend the training session. If any training session is conducted in a manner that the Director determines cannot reasonably be recorded in an electronic format, the Director may provide for an alternate means of recording the information provided during that training session. To successfully complete the training required pursuant to this section, [such] a Legislator [must view the] who was unable to attend a training session [electronically] shall complete that session in the manner prescribed by the Director and submit the attestation to the Director.
- 8. The Director shall issue a "Certificate of Graduation from the Legislative Training Academy" to each Legislator who successfully completes the training required pursuant to this section.



**Sec. 2.** NRS 218D.050 is hereby amended to read as follows:

218D.050 1. The Legislative Counsel and the Legal Division shall not prepare or assist in the preparation of legislative measures for or during a regular session unless:

(a) Authorized by NRS 218D.100 to [218D.215,] 218D.210, inclusive, another specific statute, a joint rule or a concurrent

resolution; or

(b) Directed by the Legislature or the Legislative Commission.

- 2. The Legislative Counsel and the Legal Division shall not prepare or assist in the preparation of legislative measures for or during a special session unless:
  - (a) Authorized by a joint rule or concurrent resolution; or

(b) Directed by the Legislature or the Legislative Commission.

- 3. During a regular or special session, the Legislative Counsel and the Legal Division shall provide the Legislature with legal, technical and other appropriate services concerning any legislative measure properly before the Legislature or any committee of the Legislature for consideration.
  - **Sec. 3.** NRS 218D.100 is hereby amended to read as follows:
- 218D.100 1. The provisions of NRS 218D.100 to [218D.215,] 218D.210, inclusive, apply to requests for the drafting of legislative measures for a regular session.
- 2. Except as otherwise provided by a specific statute, joint rule or concurrent resolution, the Legislative Counsel shall not honor a request for the drafting of a legislative measure if the request:

(a) Exceeds the number of requests authorized by NRS 218D.100 to [218D.215.] 218D.210, inclusive, for the requester; or

- (b) Is submitted by an authorized nonlegislative requester pursuant to NRS 218D.175 to [218D.215,] 218D.210, inclusive, but is not in a subject related to the function of the requester.
  - 3. The Legislative Counsel shall not:
- (a) Except as otherwise provided in NRS 218D.150, 218D.155 and 218D.160, assign a number to a request for the drafting of a legislative measure to establish the priority of the request until sufficient detail has been received to allow complete drafting of the legislative measure.
- (b) Honor a request to change the subject matter of a request for the drafting of a legislative measure after it has been submitted for drafting.
- (c) Honor a request for the drafting of a legislative measure which has been combined in violation of Section 17 of Article 4 of the Nevada Constitution.



- **Sec. 4.** NRS 218D.105 is hereby amended to read as follows:
- 218D.105 1. Upon a finding that exceptional circumstances so warrant, the Legislative Commission when the Legislature is not in a regular session, or a standing committee which has jurisdiction of the subject matter when the Legislature is in a regular session, may grant a waiver to an authorized nonlegislative requester to submit a request for the drafting of a legislative measure after the time limits in NRS 218D.175 to [218D.215,] 218D.210, inclusive.
- 2. The request for the waiver must be submitted in writing to the Legislative Commission or standing committee, as appropriate, explaining the exceptional circumstances.
  - **Sec. 5.** NRS 218D.115 is hereby amended to read as follows:
- 218D.115 1. The Legislative Counsel shall assist authorized nonlegislative requesters in the drafting of the legislative measures which they are authorized to request pursuant to NRS 218D.175 to [218D.215,] 218D.210, inclusive.
- 2. To ensure the greatest possible equity in the handling of such requests, drafting must proceed as follows:
- (a) Requests from each agency or officer of the Executive Department or from a county, school district or city must, insofar as is possible, be acted upon in the order in which they are received, unless a different priority is designated by the requester.
- (b) As soon as an agency or officer of the Executive Department has requested 10 legislative measures for a regular session, the Legislative Counsel may request the agency or officer to designate the priority for each succeeding request.
- 3. The priority designated pursuant to this section must guide the Legislative Counsel in acting upon the requests of the respective agencies and officers of the Executive Department and the counties, school districts and cities to ensure each agency and officer, and each county, school district and city, as nearly as is possible, an equal rank.
  - **Sec. 6.** NRS 218D.150 is hereby amended to read as follows:
- 218D.150 1. Except as otherwise provided in [subsection 2,] this section, each:
- (a) Incumbent member of the Assembly may request the drafting of [not]:
- (1) Not more than [6] 4 legislative measures submitted to the Legislative Counsel on or before [September] August 1 preceding a regular session [and not];
- (2) Not more than 5 legislative measures submitted to the Legislative Counsel after [September] August 1 but on or before December 10 preceding a regular session [.]; and



(3) Not more than 1 legislative measure submitted to the Legislative Counsel after a regular session has convened but on or before the eighth day of the regular session at 5 p.m.

(b) Incumbent member of the Senate may request the drafting of

<del>[not]</del>:

(1) Not more than [12] 8 legislative measures submitted to the Legislative Counsel on or before [September] August 1 preceding a regular session [and not];

(2) Not more than 10 legislative measures submitted to the Legislative Counsel after [September] August 1 but on or before

December 10 preceding a regular session  $\mathbf{H}$ ; and

(3) Not more than 2 legislative measures submitted to the Legislative Counsel after a regular session has convened but on or before the eighth day of the regular session at 5 p.m.

(c) Newly elected member of the Assembly may request the

drafting of <del>[not]</del>:

- (1) Not more than 5 legislative measures submitted to the Legislative Counsel on or before December 10 preceding a regular session ; and
- (2) Not more than 1 legislative measure submitted to the Legislative Counsel after a regular session has convened but on or before the eighth day of the regular session at 5 p.m.

(d) Newly elected member of the Senate may request the

drafting of [not]:

- (1) Not more than 10 legislative measures submitted to the Legislative Counsel on or before December 10 preceding a regular session :; and
- (2) Not more than 2 legislative measures submitted to the Legislative Counsel after a regular session has convened but on or before the eighth day of the regular session at 5 p.m.
- 2. A Legislator may not request the drafting of a legislative measure pursuant to subsection 1 on or after the date on which the Legislator becomes a nonreturning Legislator. For the purposes of this subsection, "nonreturning Legislator" means a Legislator who, in the year that the Legislator's term of office expires:
- (a) Has not filed a declaration or an acceptance of candidacy within the time allowed for filing for election as a member of the Senate or the Assembly;
- (b) Has failed to win nomination as a candidate for the Senate or the Assembly at the primary election; or
- (c) Has withdrawn as a candidate for the Senate or the Assembly.



- 3. A Legislator may not request the drafting of a legislative measure pursuant to paragraph (a) or (b) of subsection 1 on or after the date on which the Legislator files a declaration or an acceptance of candidacy for election to the House in which he or she is not currently a member. If the Legislator is elected to the other House, any request that he or she submitted pursuant to paragraph (a) or (b) of subsection 1 before filing his or her declaration or acceptance of candidacy for election counts against the applicable limitation set forth in paragraph (c) or (d) of subsection 1 for the House in which the Legislator is a newly elected member.
  - **4.** If a request made pursuant to subsection 1 is submitted:
- (a) On or before [September] August 1 preceding a regular session, sufficient detail to allow complete drafting of the legislative measure must be submitted on or before [December] November 1 preceding the regular session.
- (b) After [September] August 1 but on or before December 10 preceding a regular session, sufficient detail to allow complete drafting of the legislative measure must be submitted on or before January [15] I preceding the regular session.
- [4.] (c) After a regular session has convened but on or before the 8th day of the regular session at 5 p.m., sufficient detail to allow complete drafting of the legislative measure must be submitted on or before the 15th day of the regular session.
- **5.** In addition to the number of requests authorized pursuant to subsection 1:
- (a) The chair of each standing committee of the immediately preceding regular session, or a person designated in the place of the chair by the Speaker of the Assembly or the Majority Leader of the Senate, may request before the date of the general election preceding a regular session the drafting of not more than 1 legislative measure for introduction by the committee in a subject within the jurisdiction of the committee for every [15] 18 legislative measures that were referred to the respective standing committee during the immediately preceding regular session.
- (b) A person designated after the general election as a chair of a standing committee for the next regular session, or a person designated in the place of a chair by the person designated as the Speaker of the Assembly or the Majority Leader of the Senate for the next regular session, may request on or before December 10 preceding that regular session the drafting of the remaining number of the legislative measures allowed for the respective standing committee that were not requested by the previous chair or designee.



- [5.] 6. If a request made pursuant to subsection [4] 5 is submitted:
- (a) Before the date of the general election preceding a regular session, sufficient detail to allow complete drafting of the legislative measure must be submitted on or before December 10 preceding the regular session.
- (b) After the date of the general election but on or before December 10 preceding a regular session, sufficient detail to allow complete drafting of the legislative measure must be submitted on or before January [15] *I* preceding the regular session.
- [6.] 7. Each request made pursuant to this section must be on a form prescribed by the Legislative Counsel.
  - **Sec. 7.** NRS 218D.160 is hereby amended to read as follows:
- 218D.160 1. The Chair of the Legislative Commission may request the drafting of not more than [15] 10 legislative measures before the first day of a regular session, with the approval of the Legislative Commission, which relate to the affairs of the Legislature or its employees, including legislative measures requested by the legislative staff.
- 2. The Chair of the Interim Finance Committee may request the drafting of not more than 10 legislative measures before the first day of a regular session, with the approval of the Committee, which relate to matters within the scope of the Committee.
- 3. If a request made pursuant to subsection 1 or 2 is submitted before the first day of a regular session, sufficient detail to allow complete drafting of the legislative measure must be submitted on or before March 1 of the regular session.
- 4. Except as otherwise provided by a specific statute, joint rule or concurrent resolution:
- (a) Any legislative committee created by a statute, other than an interim legislative committee, may request the drafting of not more than 10 legislative measures which relate to matters within the scope of the committee.
- (b) Any committee or subcommittee established by an order of the Legislative Commission pursuant to NRS 218E.200 may request the drafting of not more than 5 legislative measures which relate to matters within the scope of the study or investigation, except that such a committee or subcommittee may request the drafting of additional legislative measures if the Legislative Commission approves each additional request by a majority vote.
- (c) Any other committee established by the Legislature which conducts an interim legislative study or investigation may request



the drafting of not more than 5 legislative measures which relate to matters within the scope of the study or investigation.

- → The requests authorized pursuant to this subsection must be submitted to the Legislative Counsel on or before September 1 preceding a regular session unless the Legislative Commission authorizes submitting a request after that date.
- 5. If a request made pursuant to subsection 4 is submitted on or before September 1 preceding a regular session, sufficient detail to allow complete drafting of the legislative measure must be submitted on or before **December** 1 preceding the regular session.
- 6. Each request made pursuant to this section must be on a form prescribed by the Legislative Counsel.
  - **Sec. 8.** NRS 218D.175 is hereby amended to read as follows:
- 218D.175 1. For a regular session, the Governor or the Governor's designated representative may request the drafting of not more than [100] 110 legislative measures which have been approved by the Governor or the Governor's designated representative on behalf of the officers, agencies, boards, commissions, departments and other units of the Executive Department. The requests must be submitted to the Legislative Counsel on or before [September] August 1 preceding the regular session.
- 2. The Department of Administration may request on or before the 19th day of a regular session, without limitation, the drafting of as many legislative measures as are necessary to implement the budget proposed by the Governor and to provide for the fiscal management of the State. In addition to the requests otherwise authorized pursuant to this section, the Governor may request the drafting of not more than 5 legislative measures on or before the 19th day of a regular session to propose the Governor's legislative agenda.
- 3. For a regular session, the following constitutional officers may request, without the approval of the Governor or the Governor's designated representative, the drafting of not more than the following numbers of legislative measures, which must be submitted to the Legislative Counsel on or before September 1 preceding the regular session:

Lieutenant Governor.	11	- 3
Secretary of State		
State Treasurer		



State Controller	<del>[</del>	21.	5
Attorney General			

- 4. In addition to the requests authorized by subsection 3, the Secretary of State may request, without the approval of the Governor or the Governor's designated representative, the drafting of not more than 2 legislative measures, which must be submitted to the Legislative Counsel on or before December 1 preceding the regular session. Sufficient detail to allow complete drafting of the legislative measures requested pursuant to this subsection must be submitted on or before December 31 preceding the regular session.
- 5. Each request made pursuant to this section must be on a form prescribed by the Legislative Counsel. The legislative measures requested pursuant to subsections 1 and 3 must be prefiled on or before December 20 preceding the regular session. A legislative measure that is not prefiled on or before that date shall be deemed withdrawn.
  - **Sec. 9.** NRS 218D.205 is hereby amended to read as follows:
- 218D.205 1. For a regular session, each board of county commissioners, board of trustees of a school district and city council may request the drafting of not more than the numbers of legislative measures set forth in this section if the requests are:
- (a) Approved by the governing body of the county, school district or city at a public hearing before their submission to the Legislative Counsel; and
- (b) Submitted to the Legislative Counsel on or before September 1 preceding the regular session.
- 2. The Legislative Counsel shall notify the requesting county, school district or city if its request substantially duplicates a request previously submitted by another county, school district or city.
- 3. The board of county commissioners of a county whose population:
- (a) Is 700,000 or more may request the drafting of not more than 4 legislative measures for a regular session.
- (b) Is 100,000 or more but less than 700,000 may request the drafting of not more than 2 legislative measures for a regular session.
- (c) Is less than 100,000 may request the drafting of not more than 1 legislative measure for a regular session.
- 4. The board of trustees of a school district in a county whose population:



- (a) Is 700,000 or more may request the drafting of not more than 2 legislative measures for a regular session.
- (b) Is less than 700,000 may request the drafting of not more than 1 legislative measure for a regular session.
  - 5. The city council of a city whose population:
- (a) Is [150,000] 500,000 or more may request the drafting of not more than 3 legislative measures for a regular session.
- (b) Is 150,000 or more but less than 500,000 may request the drafting of not more than 2 legislative measures for a regular session.
- (c) Is less than 150,000 may request the drafting of not more than 1 legislative measure for a regular session.
- 6. Each request made pursuant to this section must be on a form prescribed by the Legislative Counsel. The legislative measures requested pursuant to this section must be prefiled on or before December 20 preceding the regular session. A legislative measure that is not prefiled on or before that date shall be deemed withdrawn.
- 7. As used in this section, "population" means the current population estimate for that city or county as determined and published by the Department of Taxation and the demographer employed pursuant to NRS 360.283.
  - **Sec. 10.** NRS 218D.575 is hereby amended to read as follows:
- 218D.575 1. A Legislator who will be a member of the next regular session may request the Legislative Counsel to prefile any bill or joint resolution that was requested by that Legislator for introduction in the next regular session.
- 2. A Legislator designated as a chair of a standing committee for the next regular session may request the Legislative Counsel to prefile on behalf of the committee any bill or joint resolution within the jurisdiction of the committee for introduction in the next regular session.
- 3. [The] All bills and joint resolutions requested by authorized nonlegislative requesters and submitted for prefiling pursuant to NRS 218D.175 to [218D.215.] 218D.210, inclusive, must be [:
- (a) Randomly randomly divided in equal amounts between the Senate and the Assembly and prefiled on behalf of the appropriate standing committee.

## (b) Prepared

4. The Legislative Counsel shall prepare all bills and joint resolutions submitted for prefiling in final and correct form for introduction in the Legislature as required by the Nevada Constitution and this chapter.



[4.] 5. The Legislative Counsel shall not prefile a bill or joint resolution requested by:

(a) A Legislator who is not a candidate for reelection until after

the general election immediately preceding the regular session.

- (b) A Legislator who is elected or reelected to legislative office at the general election immediately preceding the regular session until the Legislator is determined to have received the highest number of votes pursuant to the canvass of votes required by NRS 293.395.
  - **Sec. 11.** NRS 432B.178 is hereby amended to read as follows:
- 432B.178 1. The Director of the Department of Health and Human Services may create an interagency committee to evaluate the child welfare system in this State. Any such evaluation must include, without limitation, a review of state laws to ensure that the state laws comply with federal law and to ensure that the state laws reflect the current practices of each agency which provides child welfare services and others involved in the child welfare system.
- 2. The Director may appoint as many members to the interagency committee as the Director deems appropriate except that the members of such a committee must include, without limitation, at least one person to represent:
  - (a) Each agency which provides child welfare services;
  - (b) The Department of Education;
  - (c) The juvenile justice system;
  - (d) Law enforcement; and
- (e) Providers of treatment or services for persons in the child welfare system.
- 3. [The interagency committee created pursuant to subsection 1 may directly request the Legislative Counsel and the Legal Division of the Legislative Counsel Bureau to prepare one legislative measure for a regular legislative session if it determines that changes in legislation are necessary. Any such request must be submitted to the Legislative Counsel on or before September 1 preceding the commencement of a regular session of the Legislature. Upon completion of the proposed legislation, the Legislative Counsel shall transmit any legislative measure prepared pursuant to this subsection to the appropriate standing committee of the Assembly or Senate within the first week of the next regular legislative session for introduction.
- 4.] The interagency committee created pursuant to subsection 1 shall, on or before January 1 of each odd-numbered year after it is created, submit to the Director of the Legislative Counsel Bureau a written report for transmittal to the Chairs of the Assembly and



Senate Standing Committees on Judiciary, the Chair of the Assembly Committee on Health and Human Services and the Chair of the Senate Committee on Health and Education.

Sec. 12. NRS 218D.215 is hereby repealed.

Sec. 13. This act becomes effective upon passage and approval.

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