### Amendment No. 27

Senate Amendment to Senate Bill No. 27	(BDR 3-219)					
Proposed by: Senate Committee on Judiciary						
Amends: Summary: Yes Title: Yes Preamble: No Joint Sponsorship: No	Digest: Yes					

ASSEMBLY ACTION			Initial and Date	SENATE ACTIO	ON Initial and Date
Adopted		Lost		Adopted	Lost
Concurred In		Not	1	Concurred In	Not
Receded		Not	1	Receded	Not

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 underlining is newly added transitory language.

BFG/BAW : \_\_\_\_: Date: 4/8/2013

S.B. No. 27—Clarifies the authority of the Attorney General to appear in civil actions to defend state judicial officers who are sued for certain acts or omissions related to their public duties or employment. (BDR 3-219)

### SENATE BILL NO. 27-COMMITTEE ON JUDICIARY

(ON BEHALF OF THE ATTORNEY GENERAL)

PREFILED DECEMBER 20, 2012

## Referred to Committee on Judiciary

SUMMARY—(Clarifies the authority of the Attorney General to appear in civil actions to defend state judicial officers who are sued for certain acts or omissions related to their public duties or employment.)

Revises provisions relating to the legal representation of certain persons by the Attorney General or the chief legal officer of a political subdivision of this State in certain civil actions. (BDR 3-219)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: No.

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

AN ACT relating to legal representation; [clarifying the authority of the Attorney General to provide for the legal defense of state judicial officers in eivil actions relating to their public duties or employment;] revising provisions governing the legal representation of certain persons by the Attorney General or the chief legal officer of a political subdivision in civil actions relating to certain public duties or employment; and providing other matters properly relating thereto.

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

Under existing law, the Attorney General provides legal counsel to any present or former officer or employee of the State, any immune contractor or any State Legislator in a civil action brought against that person based on any alleged act or omission relating to the person's public duty or employment if: (1) the person submits a written request for such legal counsel; and (2) the Attorney General determines that it appears that the person was acting within the course and scope of his or her public duty or employment and in good faith. In addition, under existing law, the chief legal officer or other authorized legal representative of a political subdivision of this State provides legal counsel to any present or former officer of that political subdivision or a present or former member of a local board or commission if: (1) the person submits a written request for such legal counsel; and (2) the chief legal officer or authorized legal representative determines that it appears that the person was acting within the scope of his or her public duty or employment and in good faith. (NRS 41.0339)

[This] Sections 2-3 and 3.7-8 of this bill the learning that it is a person in the scope of his or her public duty or employment and in good faith. (NRS 41.0339)

requiring: (1) the Attorney General to provide legal counsel under these circumstances to any present or former justice of the Supreme Court, senior justice, judge of a district court or senior judge ++; and (2) the chief legal officer or other authorized legal representative of

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a political subdivision of this State to provide legal counsel under these circumstances to any present or former justice of the peace, senior justice of the peace, municipal judge or senior municipal judge of that political subdivision. In addition, sections 2-3 and 3.7-8 require the Attorney General or the chief legal officer or other authorized legal representative of a political subdivision of this State to provide counsel for certain persons who are not employees or officers of the State or political subdivision but who are named as defendants in a civil action solely because of an alleged act or omission relating to the public duties or employment of certain officers or employees of the State or political subdivision.

Section 3.3 of this bill clarifies that the statutory provisions relating to legal representation in civil actions relating to the public duties or employment of such persons do not abrogate, alter or affect the immunity of such persons under other law. Section 8.5 of this bill provides that for the 78th Session of the Nevada Legislature,

the Director of the Department of Administration must include the biennial cost of implementing this bill in the Attorney General's cost allocation plan.

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

**Section 1.** Chapter 41 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 [and 3] to 3.3, inclusive, of this act.

Sec. 2. As used in NRS 41.0338 to 41.0347, inclusive, and sections 2 fand 31 to 3.3, inclusive, of this act, unless the context otherwise requires, the words and terms defined in NRS 41.0338 and [section] sections 2.5 and 3 of this act have the meanings ascribed to them in those sections.

Sec. 2.5. "Local judicial officer" means a justice of the peace, senior justice of the peace, municipal judge or senior municipal judge.

"State judicial officer" means a justice of the Supreme Court, senior justice, judge of a district court or senior judge.

Sec. 3.3. The provisions of NRS 41.0338 to 41.0347, inclusive, and sections 2 to 3.3, inclusive, of this act do not abrogate or otherwise alter or affect any immunity from, or protection against, any civil action or civil liability which is provided by law to a local judicial officer, state judicial officer, officer or employee of this State or a political subdivision of this State, immune contractor, State Legislator, member of a state board or commission or member of a local board or commission for any act or omission relating to the person's public duties or employment.

Sec. 3.7. NRS 41.0337 is hereby amended to read as follows:

41.0337 1. No tort action arising out of an act or omission within the scope of a person's public duties or employment may be brought against any present or former:

[1.] (a) Local judicial officer or state judicial officer;

(b) Officer or employee of the State or of any political subdivision;

(c) Immune contractor; or (d) State Legislator,

- ightharpoonup unless the State or appropriate political subdivision is named a party defendant under NRS 41.031.
- No tort action may be brought against a person who is named as a defendant in the action solely because of an alleged act or omission relating to the public duties or employment of any present or former:
  - (a) Local judicial officer or state judicial officer;
  - (b) Officer or employee of the State or of any political subdivision;
  - (c) Immune contractor; or

(d) State Legislator, 123456789₩ unless the State or appropriate political subdivision is named a party defendant under NRS 41.031. 3. As used in this section: (a) "Local judicial officer" has the meaning ascribed to it in section 2.5 of this act. (b) "State judicial officer" has the meaning ascribed to it in section 3 of this act. **Sec. 4.** NRS 41.0338 is hereby amended to read as follows: 10 41.0338 [As used in NRS 41.0338 to 41.0347, inclusion otherwise requires, "official "Official attorney" means: 11 12 1. The Attorney General, in an action which involves [a]: 13 (a) A present or former state judicial officer, State Legislator, officer or 14 employee of this State, immune contractor or member of a state board or 15 commission ; or 16 (b) A person who is named as a defendant in the action solely because of an 17 alleged act or omission relating to the public duties or employment of a person 18 listed in paragraph (a). 19 The chief legal officer or other authorized legal representative of a political subdivision, in an action which involves [a]: 20 21 (a) A present or former local judicial officer of that political subdivision, a 22 present or former officer or employee of that political subdivision or a present or former member of a local board or commission : or 23 24 (b) A person who is named as a defendant in the action solely because of an 25 alleged act or omission relating to the public duties or employment of a person 26 listed in paragraph (a). 27 **Sec. 5.** NRS 41.0339 is hereby amended to read as follows: 28 41.0339 <u>1.</u> The official attorney shall provide for the defense, including the 29 defense of cross-claims and counterclaims, of any present or former local judicial 30 officer, state judicial officer, officer or employee of the State or a political 31 subdivision, immune contractor or State Legislator in any civil action brought 32 against that person based on any alleged act or omission relating to the person's 33 public duties or employment, or any other person who is named as a defendant in 34 a civil action solely because of an alleged act or omission relating to the public 35 duties or employment of a local judicial officer, state judicial officer, officer or 36 employee of the State or a political subdivision, immune contractor or State 37 Legislator, if: [11] (a) Within 15 days after service of a copy of the summons and complaint 38 39 or other legal document commencing the action, the person submits a written 40 request for defense: 41 (a) (1) To the official attorney; or 42 (b) (2) If the officer, employee or immune contractor has an administrative 43 superior, to the administrator of the person's agency and the official attorney; and 44 (b) The official attorney has determined that the act or omission on which 45 the action is based appears to be within the course and scope of public duty or 46 employment and appears to have been performed or omitted in good faith. If the official attorney determines that it is impracticable, uneconomical 47 48 or could constitute a conflict of interest for the legal service to be rendered by the 49 official attorney or a deputy of the official attorney, the official attorney must 50 employ special counsel pursuant to NRS 41.03435 or 41.0344, whichever is

**Sec. 6.** NRS 41.0341 is hereby amended to read as follows: 41.0341 If the complaint is filed in a court of this state:

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The *local judicial officer*, *state judicial officer*, officer, employee, board or commission member, for State Legislator or other person for whom the official attorney is required to provide a defense pursuant to NRS 41.0339; and The state or any political subdivision named as a party defendant,

⇒ each has 45 days after their respective dates of service to file an answer or other responsive pleading.

**Sec. 7.** NRS 41.0346 is hereby amended to read as follows:

- 1. At any time after the official attorney has appeared in any civil action and commenced to defend any person sued as a local judicial officer, state judicial officer, public officer, employee, immune contractor, member of a board or commission, for State Legislator for any other person defended by the official attorney pursuant to NRS 41.0339, the official attorney may apply to any court to withdraw as the attorney of record for that person based upon:
- (a) Discovery of any new material fact which was not known at the time the defense was tendered and which would have altered the decision to tender the defense;
- (b) Misrepresentation of any material fact by the person requesting the defense, if that fact would have altered the decision to tender the defense if the misrepresentation had not occurred;
- (c) Discovery of any mistake of fact which was material to the decision to tender the defense and which would have altered the decision but for the mistake;
- (d) Discovery of any fact which indicates that the act or omission on which the civil action is based was not within the course and scope of public duty or employment or was wanton or malicious;
- (e) Failure of the defendant to cooperate in good faith with the defense of the case; or
- (f) If the action has been brought in a court of competent jurisdiction of this state, failure to name the State or political subdivision as a party defendant, if there is sufficient evidence to establish that the civil action is clearly not based on any act or omission relating to the [defendant's] public [duty] duties or employment [] of a local judicial officer, state judicial officer, public officer, employee, immune contractor, member of a board or commission or State Legislator.
- 2. If any court grants a motion to withdraw on any of the grounds set forth in subsection 1 brought by the official attorney, the State or political subdivision has no duty to continue to defend any person who is the subject of the motion to withdraw.
  - NRS 41.0347 is hereby amended to read as follows: Sec. 8.
- 41.0347 <u>1.</u> If the official attorney does not provide for the defense of a present or former local judicial officer, state judicial officer, officer, employee, immune contractor, member of a board or commission of the State or any political subdivision or [of a] State Legislator in any civil action in which the State or political subdivision is also a named defendant, or which was brought in a court other than a court of competent jurisdiction of this state, and if it is judicially determined that the injuries arose out of an act or omission of that person during the performance of any duty within the course and scope of the person's public duty or employment and that the person's act or omission was not wanton or malicious:
- (a) If the Attorney General was responsible for providing the defense, the State is liable to that person for reasonable expenses in prosecuting the person's own defense, including court costs and attorney's fees. These expenses must be paid, upon approval by the State Board of Examiners, from the Reserve for Statutory Contingency Account.
- (b) If the chief legal officer or attorney of a political subdivision was responsible for providing the defense, the political subdivision is liable to that

person for reasonable expenses in carrying on the person's own defense, including court costs and attorney's fees.

2. If the official attorney does not provide for the defense of a person who is named a defendant in any civil action solely because of an alleged act or omission relating to the public duties or employment of a present or former local judicial officer, state judicial officer, officer or employee of the State or any political subdivision, immune contractor or State Legislator and the State or political subdivision is also named a defendant, or the civil action was brought in a court other than a court of competent jurisdiction of this State, and if it is judicially determined that the injuries arose out of an act or omission of a local judicial officer, state judicial officer, officer or employee of the State or any political subdivision, immune contractor or State Legislator during the performance of any duty within the course and scope of such a person's public duty or employment and that the person's act or omission was not wanton or malicious:

(a) If the Attorney General was responsible for providing the defense, the State is liable to the person for reasonable expenses in prosecuting the person's own defense, including court costs and attorney's fees. These expenses must be paid, upon approval by the State Board of Examiners, from the Reserve for Statutory Contingency Account.

(b) If the chief legal officer or attorney of a political subdivision was responsible for providing the defense, the political subdivision is liable to that person for reasonable expenses in carrying on the person's own defense, including court costs and attorney's fees.

Sec. 8.5. For the 78th Session of the Nevada Legislature, in accordance with the provisions of subsection 2 of NRS 228.113, the Director of the Department of Administration shall include the biennial cost of implementing the provisions of this act in the Attorney General's cost allocation plan.

**Sec. 9.** This act becomes effective on July 1, 2013.