

ASSEMBLY BILL NO. 179—ASSEMBLYMEN ANDERSON, CONKLIN,
SEGERBLOM, CARRILLO; BROOKS, DALY AND NEAL

FEBRUARY 16, 2011

JOINT SPONSORS: SENATORS MANENDO AND PARKS

Referred to Committee on Government Affairs

SUMMARY—Revises provisions relating to disciplinary action against a public employee. (BDR 23-841)

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

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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 public personnel; requiring that certain procedures be followed before taking disciplinary action against a public employee; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, an appointing authority may dismiss or demote a permanent classified employee if the appointing authority considers that the dismissal or demotion will serve the good of the public service, and the appointing authority may suspend a permanent employee without pay for disciplinary purposes for up to 30 days. (NRS 284.385) The employee may then request a hearing to determine whether the dismissal, demotion or suspension was reasonable. (NRS 284.390)

Section 1.5 of this bill requires an appointing authority to provide each employee of the appointing authority with a copy of a policy approved by the Personnel Commission that explains certain information relating to disciplinary action. Section 2 of this bill requires an appointing authority to consult with the Attorney General or, if the appointing authority is part of the Nevada System of Higher Education, its general counsel, regarding any proposed disciplinary action before imposing the disciplinary action. Section 3 of this bill requires certain investigations relating to disciplinary action against a public employee to be completed within 90 days after the employee is given notice of the allegations or investigation and provide for an extension of that time period.



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

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

2 **Sec. 1.5.** NRS 284.383 is hereby amended to read as follows:
3 284.383 1. The Commission shall adopt by regulation a
4 system for administering disciplinary measures against a state
5 employee in which, except in cases of serious violations of law or
6 regulations, less severe measures are applied at first, after which
7 more severe measures are applied only if less severe measures have
8 failed to correct the employee's deficiencies.

9 2. The system adopted pursuant to subsection 1 must provide
10 that a state employee is entitled to receive a copy of any findings or
11 recommendations made by an appointing authority or the
12 representative of the appointing authority, if any, regarding
13 proposed disciplinary action.

14 *3. An appointing authority shall provide each permanent
15 classified employee of the appointing authority with a copy of a
16 policy approved by the Commission that explains prohibited acts,
17 possible violations and penalties and a fair and equitable process
18 for taking disciplinary action against such an employee.*

19 **Sec. 2.** NRS 284.385 is hereby amended to read as follows:

20 284.385 1. An appointing authority may:

21 (a) Dismiss or demote any permanent classified employee when
22 the appointing authority considers that the good of the public service
23 will be served thereby.

24 (b) Except as otherwise provided in NRS 284.148, suspend
25 without pay, for disciplinary purposes, a permanent employee for a
26 period not to exceed 30 days.

27 *2. Before a permanent classified employee is dismissed,
28 involuntarily demoted or suspended, the appointing authority must
29 consult with the Attorney General or, if the employee is employed
30 by the Nevada System of Higher Education, the appointing
31 authority's general counsel, regarding the proposed discipline.
32 After such consultation, the appointing authority may take such
33 lawful action regarding the proposed discipline as it deems
34 necessary under the circumstances.*

35 3. A dismissal, involuntary demotion or suspension does not
36 become effective until the employee is notified in writing of the
37 dismissal, involuntary demotion or suspension and the reasons
38 therefor. The notice may be delivered personally to the employee or
39 mailed to the employee at the employee's last known address by
40 registered or certified mail, return receipt requested. If the notice is
41 mailed, the effective date of the dismissal, involuntary demotion or



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1 suspension shall be deemed to be the date of delivery or if the letter
2 is returned to the sender, 3 days after mailing.

3 ~~B.4.~~ No employee in the classified service may be dismissed
4 for religious or racial reasons.

5 **Sec. 3.** NRS 284.387 is hereby amended to read as follows:

6 284.387 **1.** An employee who is the subject of an internal
7 administrative investigation that could lead to disciplinary action
8 against the employee pursuant to NRS 284.385 must be:

9 ~~H.1.(a)~~ Provided notice in writing of the allegations against the
10 employee before the employee is questioned regarding the
11 allegations; and

12 ~~H.1.(b)~~ Afforded the right to have a lawyer or other
13 representative of the employee's choosing present with the
14 employee at any time that the employee is questioned regarding
15 those allegations. The employee must be given not less than 2
16 business days to obtain such representation, unless the employee
17 waives the employee's right to be represented.

18 *2. An internal administrative investigation that could lead to
19 disciplinary action against an employee pursuant to NRS 284.385
20 and any determination made as a result of such an investigation
21 must be completed and the employee notified of any disciplinary
22 action within 90 days after the employee is provided notice of the
23 allegations pursuant to paragraph (a) of subsection 1. If the
24 appointing authority cannot complete the investigation and make
25 a determination within 90 days after the employee is provided
26 notice of the allegations pursuant to paragraph (a) of subsection
27 1, the appointing authority may request an extension of not more
28 than 60 days from the Director upon showing good cause for the
29 delay. No further extension may be granted unless approved by the
30 Governor.*

31 **Sec. 4.** This act becomes effective on July 1, 2011.

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