

Senate Bill No. 24—Committee on Judiciary

CHAPTER.....

AN ACT relating to courts; revising provisions concerning writs of execution in justice courts; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law provides that a writ of execution in a justice court may be issued by the justice of the peace who entered the judgment or any successor in office. (NRS 70.010) A justice of the peace may also renew such a writ of execution. (NRS 70.030) Additionally, existing law requires that a writ of execution in a justice court must contain certain information. (NRS 70.020)

Sections 1 and 2 of this bill authorize a justice of the peace or the clerk of the justice court, under the direction and supervision of a justice of the peace, to issue writs of execution in the justice court. **Section 2** also revises the required information that such a writ of execution must contain. **Section 3** of this bill provides that in addition to issuing writs of execution, a justice of the peace or the clerk of the justice court, under the direction and supervision of a justice of the peace, may also renew writs of execution.

EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets ~~[omitted 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 70.010 is hereby amended to read as follows:

70.010 1. Execution for the enforcement of a judgment of a justice court may be issued by ~~[the] a justice [who entered the judgment, or any successor in office,] or the clerk of the court, under the direction and supervision of a justice,~~ on the application of the party entitled thereto, at any time within 6 years from the entry of judgment.

2. The court, or any justice thereof, may stay the execution of any judgment, including any judgment in a case of forcible or unlawful detainer, for a period not exceeding 10 days.

Sec. 2. NRS 70.020 is hereby amended to read as follows:

70.020 The execution must:

1. Be directed to a sheriff of any county in the State or to a constable of the county in which the justice court is located.

2. Be ~~Subscribed by the justice.] issued in the name of the State of Nevada, sealed with the seal of the court and subscribed by a justice or the clerk of the justice court, under the direction and supervision of a justice.~~

3. ~~Bear date the day of its delivery to the officer.~~

~~4.~~ Intelligibly refer to the judgment, by stating the ~~[names]~~:



- (a) *Justice court in which the judgment was entered;*
- (b) *Date when the judgment was entered;*
- (c) *Names of the parties [and the name];*
- (d) *Name of the justice [before whom, and of the county] who entered the judgment; and*
- (e) *County and the township or city where [and the time when it was rendered.*

—5.] the judgment was entered.

4. State the ~~[amount of]~~ judgment, *and* if it ~~[be]~~ is for money, ~~[and, if less than the whole is due,]~~ the ~~[true]~~ amount *thereof, and the amount actually* due thereon.

—6.] 5. Contain, in like cases, similar directions to the sheriff or constable, as are required by the provisions of chapter 21 of NRS, in an execution to the sheriff.

Sec. 3. NRS 70.030 is hereby amended to read as follows:

70.030 An execution may, at the request of the judgment creditor, be renewed before the expiration of the time fixed for its return, by the word "renewed" written thereon, with the date thereof, and subscribed by ~~[the justice.]~~ *a justice or the clerk of the justice court, under the direction and supervision of a justice.* Such renewal has the effect of an original issue ~~[.]~~ and may be repeated as often as necessary. If an execution is returned unsatisfied, another may be afterwards issued.

Sec. 4. NRS 70.050 is hereby amended to read as follows:

70.050 ~~[The]~~ *Except as otherwise provided in this chapter, the* provisions of chapter 21 of NRS are applicable to justice courts, the word "justice" being inserted in lieu of the ~~[words]~~ word "judge" ~~[and "clerk" whenever they occur.]~~ *wherever the word appears* and the word "constable" being ~~[substituted to that end for]~~ *inserted in lieu of* the word ~~[“sheriff.”]~~ *"sheriff" wherever the word appears.*

Sec. 5. This act becomes effective upon passage and approval.

