

ASSEMBLY BILL NO. 365—ASSEMBLYWOMEN DIAZ AND FLORES

MARCH 18, 2013

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Referred to Committee on Judiciary

SUMMARY—Revises certain provisions relating to court interpreters. (BDR 1-483)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact.  
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.

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AN ACT relating to interpreters; revising certain provisions relating to court interpreters; requiring that interpreters be appointed in certain judicial proceedings where a person with a language barrier is a witness, defendant or litigant; requiring the Advisory Commission on the Administration of Justice to appoint a subcommittee to conduct an interim study concerning language access in the courts; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Existing law requires the Court Administrator to adopt regulations which, subject to the availability of funding, establish a program for the certification of court interpreters. (NRS 1.510) **Sections 1 and 2** of this bill require and authorize the Court Administrator to adopt regulations which, subject to the availability of funding, establish criteria and procedures for the appointment of alternate court interpreters under certain circumstances. **Sections 4-6** of this bill require a certified court interpreter or an alternate court interpreter to be provided in various judicial proceedings for a person with a language barrier. A person with a language barrier is defined in this bill as a person who speaks a language other than English and who cannot readily understand or communicate in the English language. **Section 10** of this bill requires the Advisory Commission on the Administration of Justice to appoint a subcommittee to conduct an interim study concerning language access in the courts.

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\* A B 3 6 5 R 1 \*

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

1       **Section 1.** NRS 1.510 is hereby amended to read as follows:

2       1.510 1. The Court Administrator shall, in consultation with  
3 the committee established pursuant to NRS 1.530, adopt regulations  
4 which, subject to the availability of funding, establish ~~for~~ :

5       (a) A program for the certification of court interpreters for  
6 **persons with language barriers who are** witnesses, defendants and  
7 litigants ~~[who speak a language other than English and do not know~~  
~~the English language.] ; and~~

8       (b) Criteria and procedures for the appointment of alternate  
9 court interpreters for persons with language barriers who are  
10 witnesses, defendants and litigants.

11      2. The regulations **established pursuant to paragraph (a) of**  
12 **subsection 1** must set forth:

13      (a) The specific languages for which court interpreters may  
14 obtain certification, based upon the need for interpreters of those  
15 languages.

16      (b) Any examination and the qualifications which are required  
17 for:

18           (1) Certification; and

19           (2) Renewal of the certification.

20      (c) The circumstances under which the Court Administrator will  
21 deny, suspend or refuse to renew a certificate.

22      (d) The circumstances under which the Court Administrator will  
23 take disciplinary action against a **certified** court interpreter ~~for~~ **or an**  
24 **alternate court interpreter.**

25      (e) The circumstances under which a court ~~must require the~~  
26 ~~services of~~ **may appoint** an **alternate court** interpreter . ~~[who is~~  
27 ~~certified.]~~

28      (f) Except as otherwise provided in NRS 50.050, the rate and  
29 source of the compensation to be paid for services provided by a  
30 certified court interpreter ~~for~~ **or an alternate court interpreter.**

31      3. An application for a certificate as a court interpreter  
32 **pursuant to paragraph (a) of subsection 1** must include the social  
33 security number of the applicant.

34      4. Except as otherwise provided by a specific regulation of the  
35 Court Administrator, it is grounds for disciplinary action for a  
36 certified court interpreter **or an alternate court interpreter** to act as  
37 interpreter in any action in which:

38           (a) The spouse of the court interpreter is a party;

39           (b) A party or witness is otherwise related to the court  
40 interpreter;



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1       (c) The court interpreter is biased for or against one of the  
2 parties; or

3       (d) The court interpreter otherwise has an interest in the  
4 outcome of the proceeding.

5       **5. The criteria and procedures established pursuant to**  
6 **paragraph (b) of subsection 1 must set forth an order of**  
7 **preference, subject to the direction of a court for the appointment**  
8 **of a certified court interpreter before an alternate court**  
9 **interpreter.**

10     **6. As used in this section, “person with a language barrier”**  
11 **means a person who speaks a language other than English and**  
12 **who cannot readily understand or communicate in the English**  
13 **language.**

14     **Sec. 2.** NRS 1.520 is hereby amended to read as follows:

15      1.520 The Court Administrator may:

16       1. In consultation with the committee established pursuant to  
17 NRS 1.530, adopt any regulations necessary to ~~carry~~:

18       (a) **Carry** out a program for the certification of court  
19 interpreters.

20       (b) **Establish criteria and procedures for the appointment of**  
21 **alternate court interpreters.**

22       2. Impose on a certified court interpreter:

23       (a) Any fees necessary to reimburse the Court Administrator for  
24 the cost of administering the program; and

25       (b) A fine for any violation of a regulation of the Court  
26 Administrator adopted pursuant to this section or NRS 1.510.

27     **Sec. 3.** NRS 47.020 is hereby amended to read as follows:

28       47.020 1. This title governs proceedings in the courts of this  
29 State and before magistrates, except:

30       (a) To the extent to which its provisions are relaxed by a statute  
31 or procedural rule applicable to the specific situation; and

32       (b) As otherwise provided in subsection 3.

33       2. Except as otherwise provided in subsection 1, the provisions  
34 of chapter 49 of NRS with respect to privileges apply at all stages of  
35 all proceedings.

36       3. The other provisions of this title, **except with respect to**  
37 **provisions concerning a person with a language barrier,** do not  
38 apply to:

39       (a) Issuance of warrants for arrest, criminal summonses and  
40 search warrants.

41       (b) Proceedings with respect to release on bail.

42       (c) Sentencing, granting or revoking probation.

43       (d) Proceedings for extradition.

44       **4. As used in this section, “person with a language barrier”**  
45 **has the meaning ascribed to it in NRS 1.510.**



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1      **Sec. 4.** Chapter 50 of NRS is hereby amended by adding  
2 thereto a new section to read as follows:

3      **1. An interpreter must be appointed at public expense for a**  
4 **person with a language barrier who is a defendant or a witness in**  
5 **a criminal proceeding.**

6      **2. As used in this section:**

7      **(a) "Interpreter" means a person who:**

8      **(1) Has a certificate as an interpreter issued by the Court**  
9 **Administrator pursuant to NRS 1.510 and 1.520; or**

10     **(2) Is appointed as an alternate court interpreter in**  
11 **accordance with the criteria and procedures established pursuant**  
12 **to NRS 1.510 or 1.520.**

13     **(b) "Person with a language barrier" has the meaning**  
14 **ascribed to it in NRS 1.510.**

15     **Sec. 5.** NRS 50.054 is hereby amended to read as follows:

16     **50.054 1.** Except as otherwise provided by a regulation of the  
17 Court Administrator adopted pursuant to NRS 1.510 and 1.520, a  
18 person shall not act as an interpreter in a proceeding if the  
19 interpreter is:

20      (a) The spouse of a witness;

21      (b) Otherwise related to a witness;

22      (c) Biased for or against one of the parties; or

23      (d) Otherwise interested in the outcome of the proceeding.

24      2. Before undertaking his or her duties, the interpreter shall  
25 swear or affirm that he or she will:

26      (a) To the best of his or her ability, translate accurately to the  
27 **[witness,] person with a language barrier** in the language of  
28 the **[witness,] person,** questions and statements addressed to the  
29 **[witness,] person;**

30      (b) Make a true interpretation of the statements of the **[witness]**  
31 **person with a language barrier** in an understandable manner; and

32      (c) Repeat the statements of the **[witness] person with a**  
33 **language barrier** in the English language to the best of his or her  
34 ability.

35      3. While in the proper performance of his or her duties, an  
36 interpreter has the same rights and privileges as the **[witness,]**  
37 **person with a language barrier,** including the right to examine all  
38 relevant material, but is not entitled to waive or exercise any of  
39 those rights or privileges on behalf of the **[witness] person with a**  
40 **language barrier.**

41      4. **If an interpreter appointed for a person with a language**  
42 **barrier is not effectively or accurately communicating with or on**  
43 **behalf of the person, and that fact becomes known to the person**  
44 **who appointed the interpreter, another interpreter must be**  
45 **appointed.**



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1       5. *Claims against a county, municipality, this State or any  
2 agency thereof for the compensation of an interpreter in a  
3 criminal proceeding or other proceeding for which an interpreter  
4 must be provided at public expense must be paid in the same  
5 manner as other claims against the respective entities are paid.  
6 Payment may be made only upon the certificate of the judge,  
7 magistrate or other person presiding over the proceedings that the  
8 interpreter has performed the services required and incurred the  
9 expense claimed.*

10     6. As used in this section ~~“interpreter”~~:

11     (a) *“Interpreter” means a person who ~~is readily able to  
12 communicate with a person who speaks a language other than  
13 English and does not know the English language, translate the  
14 proceedings for him or her and accurately repeat and translate  
15 the statements of the person in a language other than English to the  
16 court, magistrate or other person presiding. The term does not  
17 include an interpreter for a person with a communications disability  
18 as that term is defined in NRS 50.050.”~~*

19     (1) *Has a certificate as an interpreter issued by the Court  
20 Administrator pursuant to NRS 1.510 and 1.520; or*

21     (2) *Is appointed as an alternate court interpreter in  
22 accordance with the criteria and procedures established pursuant  
23 to NRS 1.510 or 1.520.*

24     (b) *“Person with a language barrier” has the meaning  
25 ascribed to it in NRS 1.510.*

26     Sec. 6. Chapter 62D of NRS is hereby amended by adding  
27 thereto a new section to read as follows:

28     1. *The juvenile court shall appoint at public expense an  
29 interpreter for a person with a language barrier in all proceedings  
30 conducted pursuant to the provisions of this title if the person with  
31 a language barrier is:*

32     (a) *The child who is alleged to be or has been adjudicated  
33 delinquent or in need of supervision;*

34     (b) *A parent or guardian of the child that is alleged to be or  
35 has been adjudicated delinquent or in need of supervision; or*

36     (c) *A person who appears as a witness.*

37     2. *As used in this section:*

38     (a) *“Interpreter” means a person who:*

39     (1) *Has a certificate as an interpreter issued by the Court  
40 Administrator pursuant to NRS 1.510 and 1.520; or*

41     (2) *Is appointed as an alternate court interpreter in  
42 accordance with the criteria and procedures established pursuant  
43 to NRS 1.510 or 1.520.*

44     (b) *“Person with a language barrier” has the meaning  
45 ascribed to it in NRS 1.510.*



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1       **Sec. 7.** (Deleted by amendment.)

2       **Sec. 8.** (Deleted by amendment.)

3       **Sec. 9.** (Deleted by amendment.)

4       **Sec. 10.** 1. The Advisory Commission on the Administration  
5 of Justice created pursuant to NRS 176.0123 shall appoint a  
6 subcommittee to conduct an interim study concerning language  
7 access in the courts of the State of Nevada, and make a report  
8 thereof.

9       2. The study and report must include, without limitation:

10       (a) An evaluation of:

11              (1) The current system used in this State to provide court  
12 interpreters in criminal and civil proceedings;

13              (2) The systems used in other states to provide court  
14 interpreters in criminal and civil proceedings; and

15              (3) The current condition of federal and state laws regarding  
16 the provision of court interpreters in criminal and civil proceedings.

17       (b) Recommendations regarding, without limitation:

18              (1) Necessary statutory changes to facilitate language access  
19 in the courts;

20              (2) Necessary statutory changes to comply with any federal  
21 law related to language access in the courts; and

22              (3) Methods for raising any revenue necessary to provide  
23 court interpreters in criminal and civil proceedings or to increase  
24 language access in the courts.

25       3. The subcommittee shall submit a report of the results of the  
26 study and any recommendations for legislation to the Director of the  
27 Legislative Counsel Bureau for transmission to the 78th Session of  
28 the Nevada Legislature and the Supreme Court.

29       **Sec. 11.** 1. This act becomes effective on July 1, 2013.

30       2. Section 1 of this act expires by limitation on the date on  
31 which the provisions of 42 U.S.C. § 666 requiring each state to  
32 establish procedures under which the state has authority to withhold  
33 or suspend, or to restrict the use of professional, occupational and  
34 recreational licenses of persons who:

35              (a) Have failed to comply with a subpoena or warrant relating to  
36 a proceeding to determine the paternity of a child or to establish or  
37 enforce an obligation for the support of a child; or

38              (b) Are in arrears in the payment for the support of one or more  
39 children,

40       → are repealed by the Congress of the United States.





