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Sec. 7. NRS 656.250 is hereby amended to read as follows:

3-28 656.250 The Board may refuse to issue or renew or may
3-29 suspend or revoke any certificate if the court reporter in performing
3-30 or attempting to perform or pretending to perform any act as a court
3-31 reporter has: (1-6 have no changes)

7. Professionally associated with or loaned his name to another
4-5 for the illegal practice by another of court reporting, or
4-6 professionally associated with any natural person, firm,
4-7 copartnership or corporation holding ~~{himself, themselves or}~~ itself
4-8 out in any manner contrary to the provisions of this chapter;
4-9 8. Habitually been intemperate in the use of intoxicating liquor
4-10 or controlled substances;

4-11 9. ~~{Willfully}~~ *Except as otherwise provided in subsection 10,*
4-12 *willfully* violated any of the provisions of this chapter or the
4-13 regulations adopted by the Board to enforce this chapter;

4-14 10. ~~{Engaged in}~~ *Violated any regulation adopted by the*
4-15 *Board relating to* unprofessional conduct;

4-16 11. Failed within a reasonable time to provide information
4-17 requested by the Board as the result of a formal or informal
4-18 complaint to the Board, which would indicate a violation of this
4-19 chapter; or

4-20 12. ~~{Repeatedly}~~ *Deliberately* failed without excuse to
4-21 transcribe *stenographic* notes of ~~{cases on appeal}~~ *a proceeding* and
4-22 file ~~{the transcripts}~~ *a transcript* of the ~~{cases within}~~ *stenographic*
4-23 *notes:*

4-24 (a) *Within* the time required by law or ~~{to transcribe or file notes~~
4-25 ~~of other proceedings within the time required by law or}~~ *agreed to*
4-26 *by contract*; ~~{}~~ ; *or*

4-27 (b) *Within any other reasonable time required for filing the*
4-28 *transcript.*

REVISED - AMENDMENT REQUESTED (The Committee that worked on the BDR's and now the NAC revisions and The Board would like you to consider this language for #12. The word 'repeatedly' indicates that it is OK to do this once but not more than that. It is never OK for a Court Report to not transcribe her notes when requested. Use of 'deliberately' fails to transcribe, as a violation makes it hard for the board and/or investigator of a complaint to prove. The board feels eliminating both words gives us a broader area of possible violations- ie., a single dilibrate refusal to produce the transcript or numerous complaints filed against a CCR for not producing a transcript when requested, etc.)

12. [~~Repeatedly or Deliberately~~] Failed without excuse to transcribe *stenographic* notes of ~~{cases on appeal}~~ *a proceeding* and file ~~{the transcripts}~~ *a transcript* of the ~~{cases within}~~ *stenographic notes:*