

Assembly Bill No. 542—Committee on Elections, Procedures,
Ethics, and Constitutional Amendments

CHAPTER.....

AN ACT relating to the Legislature; revising the provisions governing the transfer of employees from the Legislative Counsel Bureau to the Senate or the Assembly; and providing other matters properly relating thereto.

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

Section 1. NRS 218.230 is hereby amended to read as follows:
218.230 1. Except as otherwise provided in this section, there must be paid to the employees of the Senate and Assembly, for all services rendered by them under the provisions of this chapter, the following base amounts of money for each day's employment:

Assistant Secretary/Assistant Chief Clerk	\$111
Document Clerk	105
History Clerk	105
Journal Clerk	105
Media Clerk	105
Recording Clerk	105
Sergeant At Arms	105
Deputy/Senior Sergeant at Arms	90
Assistant Sergeant at Arms	84
Senior Page	77
Page/Student	61
Clerical Services Administrator/Supervisor of Clerical Services	111
Executive Assistant	103
Executive Secretary	98
Leadership Receptionist	90
Senior Secretary	90
Secretary	84
Senior Committee Manager	103
Committee Manager	98
Lead Committee Secretary	103
Secretary for Senate Committee on Finance or Assembly Committee on Ways and Means	101
Senior Committee Secretary	98
Committee Secretary	90
Senior Proofreader	98
Proofreader	90
Committee Minutes Coordinator	98
Data Entry Technician	82

Word Processing Clerk	\$69
Reproduction Services Supervisor	90
Bill Services Administrator/Supervisor of Bill Services	82
Assistant Bill Services Administrator/Supervisor of Bill Services	75
Bill Services Clerk	61

2. In addition to the positions listed in subsection 1, the Secretary of the Senate and the Chief Clerk of the Assembly may establish additional positions as necessary and shall establish an appropriate base amount for those additional positions.

3. The base amount paid to an employee of the Legislature listed in subsection 1 or created pursuant to subsection 2:

(a) Must be increased cumulatively by each cost of living increase granted to employees in the classified service of the State that becomes effective on or after July 1, 2001; and

(b) May be increased cumulatively by the Secretary of the Senate or the Chief Clerk of the Assembly, as applicable, by ~~one~~: (1) One

(1) One step of 5 percent for each regular legislative session during which the employee previously worked for the Legislature in the same or a similar position, not to exceed nine steps per position, if the Secretary of the Senate or the Chief Clerk of the Assembly determined that the employee performed his duties in a satisfactory manner during the previous session or sessions ~~or~~; or

(2) Between one and nine steps of 5 percent, as determined by the Secretary of the Senate or the Chief Clerk of the Assembly, based upon previous service with the Legislative Counsel Bureau in a position that is similar to the position with the Senate or Assembly, as applicable.

4. If an employee of the Legislative Counsel Bureau transfers to a position with the Senate or Assembly during a session, the employee may, with the approval of the Secretary of the Senate or the Chief Clerk of the Assembly, continue to be paid on an hourly basis at the same rate that the employee was being paid by the Legislative Counsel Bureau if the position with the Legislative Counsel Bureau is similar to the position with the Senate or Assembly, as applicable.

5. During periods of adjournment to a day certain, employees of the Legislature whose service is required shall perform duties as assigned and are entitled to be paid the amount specified in subsection 1 for each day of service, as adjusted pursuant to subsection 3, if applicable.

5.6. During periods before the commencement of a session and after the adjournment of a session sine die, employees of the Legislature whose service is required shall perform duties as assigned and are entitled to be paid at an hourly rate commensurate

with the daily rate specified in subsection 1, as applicable, and are entitled to be compensated for overtime in the same manner as provided for employees of the Legislative Counsel Bureau.

Sec. 2. This act becomes effective upon passage and approval and applies retroactively to any person who transferred from the Legislative Counsel Bureau to the Senate or the Assembly for the 73rd Regular Session of the Legislature.

