

**JUDICIAL BRANCH BILL DRAFT REQUEST
FOR THE
2009 LEGISLATIVE SESSION**

Required Information

Supreme Court

Person to be consulted if more information is needed:

Name:	<input type="text"/>
Title:	<input type="text"/>
Mailing Address:	<input type="text"/>
Phone Number:	<input type="text"/>
E-mail Address:	<input type="text"/>

A copy of the drafted bill request will be mailed to the Administrative Office of the Courts.

Person to whom another copy of the completed draft should be mailed for review:

Name:	<input type="text"/>
Title:	<input type="text"/>
Mailing Address:	<input type="text"/>
Phone Number:	<input type="text"/>
E-mail Address:	<input type="text"/>

Person to be contacted to provide testimony regarding the measure during the legislative session:

Name:	<input type="text"/>
Title:	<input type="text"/>
Mailing Address:	<input type="text"/>
Phone Number:	<input type="text"/>
E-mail Address:	<input type="text"/>

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Request:

Describe the problem to be solved or the goal(s) of the proposed measure, or both:

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Effective Date:

The proposed measure, if enacted, will become effective on October 1, 2009, unless one of the following dates is specified:

Passage and Approval

July 1, 2009

January 1, 2010

Other

Fiscal Notes:

State:

Would this measure, if enacted, create or increase any fiscal liability of state government or decrease any revenue of state government which appears to be in excess of \$2,000?

Yes

No

Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in the state prison or make release on parole or probation from the state prison less likely?

Yes

No

Unknown

Local:

Would this measure, if enacted, reduce revenues or increase expenditures of a local government?

Yes

No

Unknown

Would this measure, if enacted, increase or newly provide for a term of imprisonment in county or city jail or detention facility or make release on probation therefrom less likely?

Yes

No

Unknown

Unfunded Mandate:

Would this measure, if enacted, have the effect of requiring one or more local governments to establish, provide or increase a program or service which is estimated to cost more than \$5,000 per local government and a specified source for the additional revenue to pay the expense is not authorized by this measure or another specific statute?

Yes

No

Unknown

Signature of person who completed this _____

Signature of representative of Supreme Court designating this BDR as one of not more than 10 BDRs pursuant to NRS 218.247: _____

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Optional Information
(Use continuation sheet if necessary.)

Suggested Language or Proposed Solution to Problem:

Special Instructions (e.g., disfavored wording):

NRS Title, Chapter and Sections, Nevada Constitutional Provisions, Administrative Regulations (NAC) Affected:

Federal Law/Court Cases/Attorney General Opinions Involved:

Similar Measures from Current or Previous Sessions:

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Similar Statutes in Other States:

Related Newspaper or Periodical Articles:

Copies of supporting information may be attached.

Please Note: Pursuant to Senate Bill No. 490 (2007), subsection 3 of NRS 218.247 now provides that all legislative measures requested by the Supreme Court must be prefiled on or before December 15 preceding the regular legislative session. A measure that is not prefiled on or before that date is deemed by statute to be withdrawn. There is no authority for anyone to waive this provision.

Please submit completed Bill Draft Request form by mail to: Brenda Erdoes, Legislative Counsel, Legislative Building, 401 South Carson Street, Carson City, Nevada 89701, by e-mail at erdoes@lcb.state.nv.us or by fax at (775) 684-6761.