

2025 Legislative Session

NVPERS Bill Tracker

Final Report

The complete Bill Draft Request (BDR) list for the 2025 Legislative Session is available on Legislature's website (www.leg.state.nv.us). The status of the bill at the end of the session is **red ink**. The Retirement Board's position on the bill appears in **blue ink**. The bills listed below were being tracked by PERS staff for potential impact to the Retirement System.

Assembly Bill 27

Boulder City

Revises provisions relating to the Public Employees' Retirement System. Assembly Bill 27 is a bill requested by the Assembly Committee on Government Affairs, on behalf of Boulder City, that revises certain provisions governing reemployment restrictions.

The Retirement Board took a position in opposition to this bill at their February 20, 2025, meeting.

(Pursuant to Joint Standing Rule No. 14.3.1, no further action allowed)

Assembly Bill 232

Makes changes to the computation of credit for service for certain members of the Public Employees' Retirement System.

AB232 Section 2.1 provides that service is credited based on a full year for school employees if the member works at least 900 hours over the course of not less than 8 calendar months in a school year.

Effective July 1, 2025, members employed in positions less than 12 months per school year, as defined under AB232 Section 2.1, must be reported in your Monthly Retirement Report using base and actual hours, along with appropriate retirement contributions.

The Retirement Board adopted a position supporting Assembly Bill 232

(Assembly Final Passage April 16, In Senate, read first time, referred to Committee on Government Affairs April 17, Heard, no action by Senate Government Affairs May 7)

May 29, 2025, Approved by the Governor. This act becomes effective on July 1, 2025, and will be effective for the 2025-2026 school year.

Senate Bill 418

Revises provisions relating to the collection of delinquent contributions to the Public Employees' Retirement System.

Section 1 of this bill changes the procedure by which the System is required to collect delinquent contributions by specifying: (1) the entity that is required to be notified regarding delinquent contributions for each type of public employer, including the Department of Taxation in existing law for local governments; and (2) the source of payment for those delinquent contributions for each type of public employer, including the withholding of certain payments to local governments in existing law. Section 1 also removes the applicability of the procedure to delinquent payroll reports.

(Senate Final Passage April 16, In Assembly, read first time, referred to Committee on Government Affairs April 17, Heard, no action by Assembly Government Affairs April 23)

May 31, 2025, Approved by the Governor. This act becomes effective on May 31, 2025.

Senate Bill 126

Revises Provisions Relating to Domestic Relations.

(Pursuant to Joint Standing Rule No. 14.3.1, no further action allowed)