CONTROVERSAL FORM - YOU BE THE JUDGE

STATE OF TEVADA EMPLOYMENT SECURITY DEPARTMENT WORK INCENTIVE PROGRAM

Mayada

DATE

AUTEORIZATION FOR RELEASE OF INFORMATION AND/OR RECORDS

I heraby authorize any physician, hospical, inscitution, psychiatrist, psychologist, or any governmental agency having medical, counseling, psychological, psychiatric, or court and/or institutional records pertaining to me to disclose such records and/or information to the Department of Employment Security, Work Incentive Program, so that they may process my case for the services of that Division and Department.

In addition, I hereby authorize the Work Incentive Program of the Employment Security Department to release to any physician, hospital, institution, psychiatrist, psychologist, counselor or any overamental agency any information pertaining to me which may be pertinent to a better understanding and more thorough evaluation of my case.

Signature of Applicant

Signature of parent if applicant is a minor

Street Address

City

State

Witness

$\times \times \times \times \times \times \times$

CLARK COUNTY SCHOOL DISTRICT "C"

I take this opportunity to thank you for your Primary Election and I look forward to your continuing support the General Election.

If you would like to volunteer to work in my campaign,

Please call:

OR

648-8219

Pd. Pol. Adv. THANK YOU

642-0389





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WIN, from page 1

judgements on a person's capability to work."

The added, "Calling protection an invasion of privacy is inflammatory and does a disservice o those seeking opportunities offered by the WIN program.'

Archie also pointed out the medical form has been used by other Nevada state agencies for at least half a dozen years. He said sudden criticism of the form "appeared to be the strategy of political opportunism.

He concluded it would be "tragic if these charges turned anybody away from the chance for a new and better life.

Archie challenged the open letter's implication that records of public officials are not open to the public. He countered those officials are "dailey subjected to the public scrutiny in a more personal and intense manner than persons on public assistance, whose records are held confidential by government agencies.

WHAT IS CONTEMPT OF COURT?

It was a very real problem for the seven members of the Clark County Board of School Trustees, superintendent Dr. Kenny Guinn, and school district attorney Robert Petroni, all of whom stood in the middle between a state and a federal court, both issuing conflicting orders on where children will attend school when elementary schools finally open.
Both Federal Judge Bruce R, Thompson, who

says students must be cross bused when schools open, and Nevada State Judge Carl Christensen, who said students must not be force bused when schools open, have the power to charge board members, Guinn and Petroni with contempt of

And penalties for contempt of court could be severe. Not too long ago, a federal judge found former Governor Claude Kirk of Florida guilty of contempt in an integration suit and fined them \$10,000 a day. A judge may sentence persons found guilty of contempt to jail terms, or he may order both a jail term and a monetary fine. levied in such a way that the individuals -- not the governmental entity they represent -- must pay it.

The judge also has the power to appoint masters to run the school district and enforce his order while trustees and the superintendent are in jail, thus making deliberate contempt both expensive and futile at the same time.

That's why 52 elementary schools in Las Vegas, North Las Vegas, Sunrise Manor and Paradise Valley did not open for the 1972-73 school year.



