

It is our further opinion that the proper method to be followed by you in paying for the guards for the death watch is to make claims for these guards directly against the salary item as set up in section 30 of the General Appropriation Law of 1947, chapter 278, at page 861 of the 1947 Statutes.

If we can be of any further assistance, please let us know.

Very truly yours,

ALAN BIBLE, *Attorney General*.

657. Counties—Vacancy in Office—Commissioners to Appoint.

CARSON CITY, July 26, 1948.

HONORABLE PETER BREEN, *District Attorney, Goldfield, Nevada*.

DEAR PETE: This will acknowledge receipt of your day letter reading as follows:

Amy Roberson, County Clerk, resigned. My opinion commissioners shall appoint successor to serve until successor elected at coming November election; also, that respective County Central Committees may name candidate to go on ballot at November election. Desire your opinion in the premises.

This will likewise confirm our telegram to you reading as follows:

Reurtel, your construction of law is correct and supported by opinion September 1946 to Douglas County construing together sections 22 and 25 of the primary election law. Mailing copy of that opinion.

We are enclosing herewith a copy of our opinion of September 30, 1946, dealing with the construction of sections 22 and 25 of the primary election law.

Very truly yours,

ALAN BIBLE, *Attorney General*.

658. Insurance—Partnership, Association, or Corporation in Order to Qualify for License Must Be Specifically Authorized—Agents Required to Qualify as for Individual Licenses.

CARSON CITY, July 28, 1948.

MR. JERRY DONOVAN, *Insurance Commissioner, Office of State Controller, Carson City, Nevada*.

Attention: Mr. G.C. Osburn, Deputy.

DEAR MR. DONOVAN: This will acknowledge receipt of your letter dated July 17, received in this office July 19, 1948, requesting an opinion as to the interpretation of section 2, subsection (h) of section 147 of the Nevada Insurance Act, being section 3656.147, N.C.L., 1931-1941 Supp., as amended by chapter 152, Statutes of 1947.

You write that the question has arisen in regard to automobile dealers being appointed as insurance agents under the amendment requiring an examination to determine the competence of a person to be licensed as an insurance agent. In some cases, the dealers are either corporations or partnerships and the insurance companies have presented the question that, if one member of a partnership or one officer of the corporation is designated to act for the partnership or corporation, license can be issued in the name of the partnership or corporation, and only the one