

3 facility.

4 3. The governmental entity shall not charge a fee to an artist
5 who displays and sells his work in the recreational, cultural or
6 park facility.

7 4. A person who displays and sells art in a recreational,
8 cultural or park facility pursuant to the regulations required in
9 this section is not immune from criminal liability for his conduct
10 in connection with the display and sale of the art.

11 5. As used in this section, "governmental entity" includes,
12 without limitation, a board of county commissioners, county park
13 and recreation commission, and county park commission.

14 Sec. 3. Chapter 266 of NRS is hereby amended by adding
15 thereto a new section to read as follows:

16 1. The governing body of a city shall adopt reasonable
17 regulations concerning the display and sale of art in any of the
18 recreational, cultural or park facilities within its jurisdiction.

19 2. The regulations must include, without limitation,
20 reasonable standards for:

21 (a) Designating space within a recreational, cultural or park
22 facility for an artist to display and sell art that he has created; and

23 (b) Allocating the designated space among the artists wishing
24 to display and sell their work in the recreational, cultural or park
25 facility.

26 3. The governing body of a city shall not charge a fee to an
27 artist who displays and sells his work in the recreational, cultural
28 or park facility.

29 4. A person who displays and sells art in a recreational,
30 cultural or park facility pursuant to the regulations required in
31 this section is not immune from criminal liability for his conduct