

POWER TO SUBPOENA:

1. Under the provisions of NRS 213.1089, the Chairman is delegated subpoena power by the Nevada Legislature. The Board **has** established the following rules governing the issuance of subpoenas:

- a. The Chairman will not automatically issue subpoenas upon request by a parolee or their attorney. The law did not intend, nor has it established, automatic right to subpoena.
- b. The parolee or their attorney will be required to establish the need for the presence of the requested witness, and the showing that the witness has refused to appear without a subpoena must be included in the request.
- c. To expedite the request, parties seeking subpoenas should include a **brief summary** of the **expected** tenor of the testimony of the requested witness, and statements to its relevancy.
- d. Service of the subpoena is incumbent upon the parolee or his/**her** attorney.
- e. Requests for subpoenas must be accompanied by witness fees and travel allowances as set by law. (**NRS 50.225**)
- f. The Chairman lacks jurisdiction to issue subpoenas to out-of-state residents.