LEGISLATURE OF NEBRASKA

ONE HUNDRED FIFTH LEGISLATURE

SECOND SESSION

LEGISLATIVE BILL 678

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Read first time January 03, 2018

Committee:

- 1 $\,$ A BILL FOR AN ACT relating to criminal justice; to amend section 29-3523,
- 2 Reissue Revised Statutes of Nebraska, and section 83-962, Revised
- 3 Statutes Cumulative Supplement, 2016; to change provisions relating
- 4 to criminal history record information and correctional emergencies
- as prescribed; to repeal the original sections; and to declare an
- 6 emergency.
- 7 Be it enacted by the people of the State of Nebraska,

1 Section 1. Section 29-3523, Reissue Revised Statutes of Nebraska, is

- 2 amended to read:
- 3 29-3523 (1) After the expiration of the periods described in
- 4 subsection (3) of this section, a criminal justice agency shall respond
- 5 to a public inquiry in the same manner as if there were no criminal
- 6 history record information and criminal history record information shall
- 7 not be disseminated to any person other than a criminal justice agency,
- 8 except as provided in subsection (2) of this section or when the subject
- 9 of the record:
- 10 (a) Is currently the subject of prosecution or correctional control
- 11 as the result of a separate arrest;
- 12 (b) Is currently an announced candidate for or holder of public
- 13 office;
- (c) Has made a notarized request for the release of such record to a
- 15 specific person; or
- 16 (d) Is kept unidentified, and the record is used for purposes of
- 17 surveying or summarizing individual or collective law enforcement agency
- 18 activity or practices, or the dissemination is requested consisting only
- 19 of release of criminal history record information showing (i) dates of
- 20 arrests, (ii) reasons for arrests, and (iii) the nature of the
- 21 dispositions including, but not limited to, reasons for not prosecuting
- 22 the case or cases.
- 23 (2) That part of criminal history record information described in
- 24 subsection (4) of this section may be disseminated to individuals and
- 25 agencies for the express purpose of research, evaluative, or statistical
- 26 activities pursuant to an agreement with a criminal justice agency that
- 27 specifically authorizes access to the information, limits the use of the
- 28 information to research, evaluative, or statistical activities, and
- 29 ensures the confidentiality and security of the information.
- 30 (3) Except as provided in subsections (1) and (2) of this section,
- 31 in the case of an arrest, citation in lieu of arrest, or referral for

1 prosecution without citation, all criminal history record information

- 2 relating to the case shall be removed from the public record as follows:
- 3 (a) When no charges are filed as a result of the determination of
- 4 the prosecuting attorney, the criminal history record information shall
- 5 not be part of the public record after one year from the date of arrest,
- 6 citation in lieu of arrest, or referral for prosecution without citation;
- 7 (b) When charges are not filed as a result of a completed diversion,
- 8 the criminal history record information shall not be part of the public
- 9 record after two years from the date of arrest, citation in lieu of
- 10 arrest, or referral for prosecution without citation; and
- 11 (c) When charges are filed, but the case is dismissed by the court
- 12 (i) on motion of the prosecuting attorney, (ii) as a result of a hearing
- 13 not the subject of a pending appeal, (iii) after acquittal, or (iv) after
- 14 completion of a program prescribed by a drug court or any other problem
- 15 solving court approved by the Supreme Court, the criminal history record
- 16 information shall not be part of the public record immediately upon
- 17 notification of a criminal justice agency after acquittal pursuant to
- 18 subdivision (3)(c)(iii) of this section or after the entry of an order
- 19 dismissing the case.
- 20 (4) Upon acquittal or entry of an order dismissing a case described
- 21 in subdivision (3)(c) of this section, the court shall:
- 22 (a) Order that all records, including any information or other data
- 23 concerning any proceedings relating to the case, including the arrest,
- 24 taking into custody, petition, complaint, indictment, information, trial,
- 25 hearing, adjudication, correctional supervision, dismissal, or other
- 26 disposition or sentence, are not part of the public record and shall not
- 27 be disseminated to persons other than criminal justice agencies, except
- 28 as provided in subsection (1) or (2) of this section;
- 29 (b) Send notice of the order (i) to the Nebraska Commission on Law
- 30 Enforcement and Criminal Justice, (ii) to the Nebraska State Patrol, and
- 31 (iii) to law enforcement agencies, county attorneys, and city attorneys

- 1 referenced in the court record;
- 2 (c) Order all parties notified under subdivision (4)(b) of this
- 3 section to seal all records pertaining to the case; and
- 4 (d) If the case was transferred from one court to another, send
- 5 notice of the order to seal the record to the transferring court.
- 6 (5) Any person who is subject to a record which resulted in charges
- 7 not being filed prior to January 1, 2017, as described in subdivision (3)
- 8 (a) or (b) of this section, may file a petition with the district court
- 9 for an order to expunge the criminal history record information related
- 10 to such entry. The petition shall be filed in the district court of the
- 11 county in which the petitioner was arrested. The county attorney shall be
- 12 named as the respondent and shall be served with a copy of the petition.
- 13 Upon a finding that the case was not filed or charged, the court shall
- 14 grant the petition and issue an order to expunge such information, except
- 15 <u>as provided in subsections (1) and (2) of this section.</u>
- 16 (6) Any person who is subject to a record which resulted in a case
- 17 <u>being dismissed prior to January 1, 2017, as described in subdivision (3)</u>
- 18 (c) of this section, may petition the court to enter an order pursuant to
- 19 subdivisions (4)(a) through (d) of this section. Upon a finding that the
- 20 case was dismissed for any reason described in subdivision (3)(c) of this
- 21 <u>section</u>, the court shall enter an order, except as provided in
- 22 subsections (1) and (2) of this section.
- 23 (7) (5) In any application for employment, bonding, license,
- 24 education, or other right or privilege, any appearance as a witness, or
- 25 any other public inquiry, a person cannot be questioned with respect to
- 26 any offense for which the record is sealed. If an inquiry is made in
- 27 violation of this subsection, the person may respond as if the offense
- 28 never occurred.
- 29 (8) (6) Any person arrested due to the error of a law enforcement
- 30 agency may file a petition with the district court for an order to
- 31 expunge the criminal history record information related to such error.

- 1 The petition shall be filed in the district court of the county in which
- 2 the petitioner was arrested. The county attorney shall be named as the
- 3 respondent and shall be served with a copy of the petition. The court may
- 4 grant the petition and issue an order to expunge such information if the
- 5 petitioner shows by clear and convincing evidence that the arrest was due
- 6 to error by the arresting law enforcement agency.
- 7 Sec. 2. Section 83-962, Revised Statutes Cumulative Supplement,
- 8 2016, is amended to read:
- 9 83-962 (1) Until July 1, 2018 2020, the Governor may declare a
- 10 correctional system overcrowding emergency whenever the director
- 11 certifies that the department's inmate population is over one hundred
- 12 forty percent of design capacity. Beginning July 1, 2018 2020, a
- 13 correctional system overcrowding emergency shall exist whenever the
- 14 director certifies that the department's inmate population is over one
- 15 hundred forty percent of design capacity. The director shall so certify
- 16 within thirty days after the date on which the population first exceeds
- 17 one hundred forty percent of design capacity.
- 18 (2) During a correctional system overcrowding emergency, the board
- 19 shall immediately consider or reconsider committed offenders eligible for
- 20 parole who have not been released on parole.
- 21 (3) Upon such consideration or reconsideration, and for all other
- 22 consideration of committed offenders eligible for parole while the
- 23 correctional system overcrowding emergency is in effect, the board shall
- 24 order the release of each committed offender unless it is of the opinion
- 25 that such release should be deferred because:
- 26 (a) The board has determined that it is more likely than not that
- 27 the committed offender will not conform to the conditions of parole;
- 28 (b) The board has determined that release of the committed offender
- 29 would have a very significant and quantifiable effect on institutional
- 30 discipline; or
- 31 (c) The board has determined that there is a very substantial risk

- 1 that the committed offender will commit a violent act against a person.
- 2 (4) In making the determination regarding the risk that a committed
- 3 offender will not conform to the conditions of parole, the board shall
- 4 take into account the factors set forth in subsection (2) of section
- 5 83-1,114.
- 6 (5) The board shall continue granting parole to offenders under this
- 7 section until the director certifies that the population is at
- 8 operational capacity. The director shall so certify within thirty days
- 9 after the date on which the population first reaches operational
- 10 capacity.
- 11 Sec. 3. Original section 29-3523, Reissue Revised Statutes of
- 12 Nebraska, and section 83-962, Revised Statutes Cumulative Supplement,
- 13 2016, are repealed.
- 14 Sec. 4. Since an emergency exists, this act takes effect when
- 15 passed and approved according to law.