Assembly Bill No. 192–Assemblymen McCurdy, Assefa, Yeager, Fumo, Flores; Backus, Carrillo, Frierson, Monroe-Moreno, Munk, Nguyen, Swank, Thompson and Watts

FEBRUARY 18, 2019

JOINT SPONSORS: SENATORS ATKINSON, CANCELA AND PARKS

Referred to Committee on Judiciary

SUMMARY—Establishes a procedure when certain offenses are decriminalized. (BDR 14-319)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to crimes; establishing a procedure when certain offenses are decriminalized to ensure certain actions are taken with respect to any person previously convicted of the offense; and providing other matters properly relating thereto.

## Legislative Counsel's Digest:

Section 1 of this bill provides that when an offense is decriminalized, as soon 1 2345678 as practicable, the Central Repository for Nevada Records of Criminal History is required to: (1) identify persons convicted of the offense before the offense was decriminalized; (2) notify such persons in writing; (3) destroy any physical or electronic record of criminal history in its possession relating to the conviction; and (4) notify any agency of criminal justice that has custody of any physical or electronic record of criminal history relating to the conviction. Section 1 also requires an agency of criminal justice that receives such a notice from the Central õ Repository, as soon as practicable after receiving such a notice, to destroy any 10 physical or electronic record of criminal history in its possession relating to the 11 conviction. Additionally, section 1 provides that the conviction and all proceedings 12 13 recounted in the record of criminal history are deemed never to have occurred, and the person convicted of the offense may properly answer accordingly to any inquiry concerning the conviction and the events and proceedings relating to the conviction. Finally, section 1 provides that the person convicted of the offense is 14 15 immediately restored to all civil rights if the person's civil rights previously have 16 17 not been restored and the person has not been convicted of another offense for





18 which the person's civil rights are not yet eligible for restoration. Section 1 does

19 not apply to a traffic offense. Section 2 of this bill makes a conforming change.

20 Section 3 of this bill provides that the requirements of this bill apply to  $\overline{21}$ offenses that were decriminalized before, on and after July 1, 2019.

## THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Chapter 179A of NRS is hereby amended by 2 adding thereto a new section to read as follows:

3 Except as otherwise provided in this section, if an offense 1. 4 is decriminalized: 5

(a) The Central Repository shall, as soon as practicable:

(1) Identify any person who was convicted of that offense 6 7 before the date on which the offense was decriminalized;

8 (2) Notify, in writing, any person identified pursuant to 9 subparagraph (1) of the provisions of this section at the last known address of the person; 10

11 (3) Destroy any physical or electronic record of criminal 12 history in its possession relating to the conviction; and

13 (4) Notify, in writing, any agency of criminal justice that 14 has custody of any physical or electronic record of criminal 15 history relating to the conviction.

(b) An agency of criminal justice that receives a notice from 16 17 the Central Repository pursuant to subparagraph (4) of paragraph 18 (a) shall, as soon as practicable after receiving such a notice, 19 destroy any physical or electronic record of criminal history in its 20 possession relating to the conviction.

21 (c) The conviction and all proceedings recounted in the record 22 of criminal history are deemed never to have occurred, and the person convicted of the offense may properly answer accordingly 23 to any inquiry, including, without limitation, an inquiry relating to 24 25 an application for employment, concerning the conviction and the events and proceedings relating to the conviction. 26

27 (d) The person convicted of the offense is immediately restored 28 to all civil rights if the person's civil rights previously have not 29 been restored and the person has not been convicted of another 30 offense for which the person's civil rights are not yet eligible for 31 restoration. A person whose civil rights are restored pursuant to 32 this paragraph must be given an official document from the 33 Central Repository, sent to the last known address of the person, 34 which demonstrates that the person has been restored to all civil 35 rights.

36 2. The provisions of this section do not apply to a traffic 37 offense.





1 3. As used in this section:

(a) "Decriminalized" means that an offense is no longer
punishable as a crime as the result of enactment of an act of the
Legislature or the passage of a referendum petition or initiative
petition pursuant to Article 19 of the Nevada Constitution.

6 (b) "Traffic offense" means a violation of any state or local 7 law or ordinance governing the operation of a motor vehicle upon 8 any highway within this State.

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Sec. 2. NRS 6.010 is hereby amended to read as follows:

10 6.010 Except as otherwise provided in this section, every 11 qualified elector of the State, whether registered or not, who has 12 sufficient knowledge of the English language, and who has not been 13 convicted of treason, a felony, or other infamous crime, and who is not rendered incapable by reason of physical or mental infirmity, is 14 15 a qualified juror of the county in which the person resides. A person who has been convicted of a felony is not a qualified juror of the 16 17 county in which the person resides until the person's civil right to serve as a juror has been restored pursuant to NRS 176A.850, 18 179.285, 213.090, 213.155 or 213.157 - or section 1 of this act. 19

- 20 Sec. 3. The amendatory provisions of this act apply to an 21 offense that:
- 1. Was decriminalized before July 1, 2019; and
- 23 2. Is decriminalized on or after July 1, 2019.
- 24 Sec. 4. This act becomes effective on July 1, 2019.



