## SENATE BILL NO. 282–SENATOR SEGERBLOM

#### MARCH 16, 2017

### Referred to Committee on Government Affairs

SUMMARY—Revises provisions relating to peace officers. (BDR 23-539)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

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

AN ACT relating to peace officers; prohibiting a law enforcement agency from performing certain actions relating to an investigation of a peace officer; requiring the dismissal of certain actions against a peace officer and the imposition of certain other sanctions against the State or a local government under certain circumstances; and providing other matters properly relating thereto.

#### Legislative Counsel's Digest:

Existing law provides that a law enforcement agency may charge a peace officer with insubordination for refusing to comply with a request by a superior officer to cooperate in a criminal investigation. (NRS 289.020) Section 1 of this bill provides that a peace officer may be charged with insubordination for refusing to comply with an order, rather than a request, by a superior officer. Existing law prohibits the use, in an administrative proceeding or civil action against a peace officer, of evidence obtained in violation of the rights of a peace officer set forth in existing law. (NRS 289.085) Section 2 of this bill provides that if evidence was obtained in willful and intentional violation of the peace officer's

Existing law prohibits the use, in an administrative proceeding or civil action against a peace officer, of evidence obtained in violation of the rights of a peace officer set forth in existing law. (NRS 289.085) Section 2 of this bill provides that if evidence was obtained in willful and intentional violation of the peace officer's rights, the evidence is inadmissible and the arbitrator, hearing officer or court shall exclude the evidence and enter an order: (1) ruling that the entire investigation is void and abated; (2) mandating the removal of information relating to the investigation from the administrative file on the peace officer; and (3) dismissing the proceeding or action against the peace officer.

Existing law prohibits a law enforcement agency from: (1) suspending a peace officer without pay during or pursuant to an investigation of certain complaints or allegations against the peace officer until the conclusion of all related investigations, except as otherwise provided in a collective bargaining agreement; and (2) keeping or making a record of an investigation of a peace officer when a policy of the law enforcement agency or a labor agreement requires the removal of the record from the peace officer's administrative file. (NRS 289.057) Section 1.5 of this bill revises these provisions, prohibiting the suspension of a peace officer,





without regard to contrary provisions in an applicable collective bargaining
agreement, until the conclusion of the investigations of the peace officer. Section
1.5 also prohibits, with certain exceptions, a law enforcement agency from keeping
or making a record of any inadmissible evidence from an investigation which is
abated pursuant to an order by an arbitrator, a hearing officer or the court pursuant
to section 2.

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

1 Section 1. NRS 289.020 is hereby amended to read as follows: 2 289.020 1. A law enforcement agency shall not use punitive 3 action against a peace officer if the peace officer chooses to exercise 4 the peace officer's rights under any internal administrative 5 grievance procedure.

6 2. If a peace officer is denied a promotion on grounds other 7 than merit or other punitive action is used against the peace officer, 8 a law enforcement agency shall provide the peace officer with an 9 opportunity for a hearing.

10 3. If a peace officer refuses to comply with <u>[a request]</u> an order 11 by a superior officer to cooperate with the peace officer's own or 12 any other law enforcement agency in a criminal investigation, the 13 agency may charge the peace officer with insubordination.

Sec. 1.5. NRS 289.057 is hereby amended to read as follows:

15 289.057 1. An investigation of a peace officer may be 16 conducted in response to a complaint or allegation that the peace 17 officer has engaged in activities which could result in punitive 18 action.

19 2. [Except as otherwise provided in a collective bargaining 20 agreement, a] *A* law enforcement agency shall not suspend a peace 21 officer without pay during or pursuant to an investigation conducted 22 pursuant to this section until all investigations relating to the matter 23 have concluded.

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3. After the conclusion of the investigation:

25 (a) If the investigation causes a law enforcement agency to impose punitive action against the peace officer who was the subject 26 of the investigation and the peace officer has received notice of the 27 imposition of the punitive action, the peace officer or a 28 representative authorized by the peace officer may, except as 29 otherwise prohibited by federal or state law, review any 30 31 administrative or investigative file maintained by the law 32 enforcement agency relating to the investigation, including any recordings, notes, transcripts of interviews and documents. 33

(b) If, pursuant to a policy of a law enforcement agency , [or] a
 labor agreement [] or an order of an arbitrator, a hearing officer



1 or the court pursuant to paragraph (b) of subsection 2 of NRS 2 289.085, the record of the investigation or the imposition of punitive action is subject to being removed from any administrative file 3 relating to the peace officer maintained by the law enforcement 4 5 agency, the law enforcement agency shall not, except as otherwise 6 required by federal or state law, keep or make a record of **[the]**:

(1) The investigation, including, without limitation, any 7 8 evidence which is inadmissible pursuant to NRS 289.085; or [the] 9 (2) The imposition of punitive action,

10 → after the record is required to be removed from the administrative 11 file

NRS 289.085 is hereby amended to read as follows: Sec. 2.

13 289.085 If an arbitrator, *hearing officer* or court determines that evidence was obtained during an investigation of a peace officer 14 15 concerning conduct that could result in punitive action in a manner 16 which violates any provision of NRS 289.010 to 289.120, inclusive, 17 and that such evidence may be prejudicial to the peace officer, 18 **[such]** all evidence obtained during the investigation as a result of a willful and intentional violation of any provision of NRS 19 289.010 to 289.120, inclusive, is inadmissible and the arbitrator . 20 21 *hearing officer* or court shall *[exclude]* :

22 1. Exclude such evidence during any administrative 23 proceeding commenced or civil action filed against the peace officer 24  $\mathbf{H}$ ; and 25

2. Enter an order:

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(a) Ruling that the entire investigation is void and abated;

(b) Mandating the removal of any record of the investigation 27 from any administrative file relating to the peace officer 28 29 maintained by the law enforcement agency; and

30 (c) Dismissing the proceeding or action against the peace 31 officer.

32 **Sec. 3.** This act becomes effective on July 1, 2017.





