### Amendment No. 271

Senate A	mendment to S	enate Bill No. 277	(1	BDR 14-1004)			
Proposed by: Senate Committee on Judiciary							
Amends:	Summary: No	Title: Yes Preamble: No	Joint Sponsorship: No	Digest: Yes			

ASSEMBLY	ACT	TION	Initial and Date	SENATE ACTIO	ON Initial and Date
Adopted		Lost		Adopted	Lost
Concurred In		Not		Concurred In	Not
Receded		Not		Receded	Not

EXPLANATION: Matter in (1) blue bold italics is new language in the original bill; (2) variations of green bold underlining is language proposed to be added in this amendment; (3) red strikethrough is deleted language in the original bill; (4) <del>purple double strikethrough</del> is language proposed to be deleted in this amendment; (5) <u>orange double underlining</u> is deleted language in the original bill proposed to be retained in this amendment.

VG/NCA



S.B. No. 277—Revises provisions relating to criminal justice information. (BDR 14-1004)

Date: 4/17/2017

#### SENATE BILL NO. 277-COMMITTEE ON JUDICIARY

# (ON BEHALF OF THE ADVISORY COMMISSION ON THE ADMINISTRATION OF JUSTICE)

MARCH 16, 2017

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to criminal justice information. (BDR 14-1004)

FISCAL NOTE: Effect on Local Government: No.

Effect on the State: Yes.

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

AN ACT relating to criminal justice information; creating the Subcommittee on Criminal Justice Information Sharing of the Advisory Commission on the Administration of Justice; authorizing the Subcommittee to appoint working groups; revising the duties of the Advisory Commission; revising the membership of the Advisory Commission; revising provisions governing the release of certain information relating to the medical use of marijuana; repealing provisions governing the Advisory Committee on Nevada Criminal Justice Information Sharing; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law requires the Director of the Department of Public Safety to establish within the Department the Advisory Committee on Nevada Criminal Justice Information Sharing and prescribes the duties of the Advisory Committee. (NRS 179A.079) Existing law also: (1) establishes the Advisory Commission on the Administration of Justice and various subcommittees, among other duties, to identify and study the elements of this State's system of criminal justice. (NRS 176.0123-176.0125) Section [11.3] of this bill creates the Subcommittee on Criminal Justice Information Sharing of the Advisory Commission and prescribes the duties of the Subcommittee. Section 1.3 also: (1) requires the Chair of the Advisory Commission to appoint all members of the Subcommittee except one member who is appointed by the Director of the Department of Public Safety and who serves in a position that requires the person to use the Central Repository for Nevada Records of Criminal History for purposes other than criminal justice; and (2) requires the Subcommittee to review issues related to records of criminal history and report to the Advisory Commission with recommendations to address such issues. Section 1.7 of this bill: (1) authorizes the Subcommittee to appoint working groups; (2) provides that meetings of a working group are not subject to the Open Meeting Law; and (3) provides that information and materials received or prepared by a working group is not a public record subject to the provisions of chapter 239 of NRS. Section 2.2 of this bill revises the

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membership of the Advisory Commission to include a representative of the Central Repository for Nevada Records of Criminal History, appointed by the Governor. Section 2.4 of this bill requires the Advisory Commission to: (1) make recommendations regarding the sharing of criminal justice information in this State; and (2) provide those recommendations to the Legislature and the Director of the Department of Public Safety. Section 4 of this bill repeals the Advisory Committee on Nevada Criminal Justice Information Sharing, as the Advisory Committee's duties are essentially replaced by the Subcommittee in [section 1.] sections 1.3 and 1.7.

Existing law prescribes the duties of the Division of Public and Behavioral Health of the Department of Health and Human Services in administering the program for the medical use of marijuana and requires the Division to maintain the confidentiality of certain information relating to the medical use of marijuana. (Chapter 453A of NRS and NRS 453A.700) Section 3 of this bill provides an exception to the provisions governing confidentiality and instead requires the Division to disclose certain information relating to applicants for a registry identification card, which identifies that a person is exempt from state prosecution or is a designated primary caregiver of such a person, to the Division of Parole and Probation of the Department of Public Safety, if notified by the Division of Parole and Probation that the applicant is on parole or probation.

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

Section 1. Chapter 176 of NRS is hereby amended by adding thereto [a new section to read as follows:] the provisions set forth as sections 1.3 and 1.7 of this act.

Sec. 1.3. 1. There is hereby created the Subcommittee on Criminal Justice Information Sharing of the Commission.

2. The Subcommittee consists of:

(a) Members appointed by the Chair of the Commission; and

(b) One member appointed by the Director of the Department of Public Safety. This member must serve in a position that requires the person to use the Central Repository for Nevada Records of Criminal History to obtain information relating to records of criminal history for purposes other than criminal justice. Such purposes may include, without limitation, determining the eligibility of persons for employment or licensure.

3. The Chair of the Commission shall fappoint the members of the Subcommittee and designate one of the members of the Subcommittee as Chair of the Subcommittee. The Chair of the Subcommittee must be a member of the Commission.

[34] 4. The Subcommittee shall meet at the times and places specified by a call of the Chair. A majority of the members of the Subcommittee constitutes a quorum, and a quorum may exercise any power or authority conferred on the Subcommittee.

[4.] 5. The Subcommittee shall:

- (a) Review and evaluate criminal justice information systems, including such systems utilized by local law enforcement agencies and state criminal justice agencies;
- (b) Consider potential efficiencies and obstacles of integrating statewide criminal justice information systems;
- (c) Review requests from criminal justice agencies regarding the capabilities of the Nevada Criminal Justice Information System [4] that are submitted in the format prescribed by the Subcommittee;

(d) Review technical and operational issues related to the Nevada Criminal 2 3 4 5 6 7 8 Justice Information System and the development of new technologies; and (e) Evaluate, review and submit a report to the Commission with

recommendations concerning such issues.

[5.] 6. Any Legislators who are members of the Subcommittee are entitled to receive the salary provided for a majority of the members of the Legislature during the first 60 days of the preceding session for each day's attendance at a meeting of the Subcommittee.

[6.] 7. While engaged in the business of the Subcommittee, to the extent of legislative appropriation, each member of the Subcommittee is entitled to receive the per diem allowance and travel expenses as provided for state officers and

employees generally.

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- Sec. 1.7. 1. The Chair of the Subcommittee on Criminal Justice Information Sharing created by section 1.3 of this act may appoint working groups to:
- (a) Consider specific problems or other matters that are related to and within the scope of the functions of the Subcommittee; and
- (b) Conduct in-depth reviews of the impacts of requests for changes to the capabilities of the Nevada Criminal Justice Information System.
- A working group appointed pursuant to subsection 1 may be composed of:
- (a) Representatives of the Central Repository for Nevada Records of Criminal History;
- (b) Representatives of the Division of Enterprise Information Technology Services of the Department of Administration; and

(c) Representatives of criminal justice agencies in this State.

- The Chair of the Subcommittee shall designate one of the members of a working group to serve as Chair of the working group.
- 4. The Chair of a working group may recommend to the Subcommittee any changes to the capabilities of the Nevada Criminal Justice Information System and changes relating to the development of new technologies.
- The provisions of chapter 241 of NRS do not apply to any meeting held by a working group to carry out the provisions of this section, including, without limitation, meetings to:
- (a) Discuss operating procedures for using the systems which comprise the Nevada Criminal Justice Information System;
- (b) Discuss details concerning the design of the systems which comprise the Nevada Criminal Justice Information System;
- (c) Discuss deficiencies in security concerning the systems which comprise the Nevada Criminal Justice Information System; and

(d) Discuss the use or development of new technologies.

All information and materials received or prepared by a working group are confidential and not a public record for purposes of chapter 239 of NRS.

The members of a working group serve without compensation.

**Sec. 2.** NRS 176.0121 is hereby amended to read as follows:

176.0121 As used in NRS 176.0121 to 176.0129, inclusive, and fsection 11 sections 1.3 and 1.7 of this act, "Commission" means the Advisory Commission on the Administration of Justice.

NRS 176.0123 is hereby amended to read as follows: Sec. 2.2.

176.0123 The Advisory Commission on the Administration of Justice is hereby created. The Commission consists of:

(a) One member who is a municipal judge or justice of the peace, appointed by the governing body of the Nevada Judges of Limited Jurisdiction;

(b) One member who is a district judge, appointed by the governing body of 123456789the Nevada District Judges Association;

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- (c) One member who is a justice of the Supreme Court of Nevada or a retired justice of the Supreme Court of Nevada, appointed by the Chief Justice of the Supreme Court of Nevada;
- (d) One member who is a district attorney, appointed by the governing body of the Nevada District Attorneys Association;
- (e) One member who is an attorney in private practice, experienced in defending criminal actions, appointed by the governing body of the State Bar of Nevada:
- (f) One member who is a public defender, appointed by the governing body of the State Bar of Nevada;
- (g) One member who is a representative of a law enforcement agency, appointed by the Governor;
- (h) One member who is a representative of the Division of Parole and Probation of the Department of Public Safety, appointed by the Governor;
- (i) One member who is a representative of the Central Repository for Nevada Records of Criminal History, appointed by the Governor;
- (i) One member who has been a victim of a crime or is a representative of an organization supporting the rights of victims of crime, appointed by the Governor;
- (k) One member who is a representative of an organization that advocates on behalf of inmates, appointed by the Governor;
- [(k)] (1) One member who is a representative of the Nevada Sheriffs' and Chiefs' Association, appointed by the Nevada Sheriffs' and Chiefs' Association;
- (m) One member who is a member of the State Board of Parole Commissioners, appointed by the State Board of Parole Commissioners;
  - (m) The Director of the Department of Corrections;
- (n) Two members who are Senators, one of whom is appointed by the Majority Leader of the Senate and one of whom is appointed by the Minority Leader of the Senate; and
- (e) Two members who are members of the Assembly, one of whom is appointed by the Speaker of the Assembly and one of whom is appointed by the Minority Leader of the Assembly.
- → If any association listed in this subsection ceases to exist, the appointment required by this subsection must be made by the association's successor in interest or, if there is no successor in interest, by the Governor.
  - The Attorney General is an ex officio voting member of the Commission.
- Each appointed member serves a term of 2 years. Members may be reappointed for additional terms of 2 years in the same manner as the original appointments. Any vacancy occurring in the membership of the Commission must be filled in the same manner as the original appointment not later than 30 days after the vacancy occurs.
- The Legislators who are members of the Commission are entitled to receive the salary provided for a majority of the members of the Legislature during the first 60 days of the preceding session for each day's attendance at a meeting of the Commission.
- At the first regular meeting of each odd-numbered year, the members of the Commission shall elect a Chair by majority vote who shall serve until the next
- 6. The Commission shall meet at least once every 3 months and may meet at such further times as deemed necessary by the Chair.

7. A majority of the members of the Commission constitutes a quorum for the transaction of business, and a majority of those members present at any meeting is sufficient for any official action taken by the Commission.

8. While engaged in the business of the Commission, to the extent of legislative appropriation, each member of the Commission is entitled to receive the per diem allowance and travel expenses provided for state officers and employees generally.

9. To the extent of legislative appropriation, the Director of the Legislative Counsel Bureau shall provide the Commission with such staff as is necessary to carry out the duties of the Commission.

### Sec. 2.4. NRS 176.0125 is hereby amended to read as follows:

176.0125 The Commission shall:

- 1. Identify and study the elements of this State's system of criminal justice which affect the sentences imposed for felonies and gross misdemeanors.
- 2. Evaluate the effectiveness and fiscal impact of various policies and practices regarding sentencing which are employed in this State and other states, including, but not limited to, the use of plea bargaining, probation, programs of intensive supervision, programs of regimental discipline, imprisonment, sentencing recommendations, mandatory and minimum sentencing, mandatory sentencing for crimes involving the possession, manufacture and distribution of controlled substances, structured or tiered sentencing, enhanced penalties for habitual criminals, parole, credits against sentences, residential confinement and alternatives to incarceration.
- 3. Recommend changes in the structure of sentencing in this State which, to the extent practicable and with consideration for their fiscal impact, incorporate general objectives and goals for sentencing, including, but not limited to, the following:
- (a) Offenders must receive sentences that increase in direct proportion to the severity of their crimes and their histories of criminality.
- (b) Offenders who have extensive histories of criminality or who have exhibited a propensity to commit crimes of a predatory or violent nature must receive sentences which reflect the need to ensure the safety and protection of the public and which allow for the imprisonment for life of such offenders.
- (c) Offenders who have committed offenses that do not include acts of violence and who have limited histories of criminality must receive sentences which reflect the need to conserve scarce economic resources through the use of various alternatives to traditional forms of incarceration.
- (d) Offenders with similar histories of criminality who are convicted of similar crimes must receive sentences that are generally similar.
- (e) Offenders sentenced to imprisonment must receive sentences which do not confuse or mislead the public as to the actual time those offenders must serve while incarcerated or before being released from confinement or supervision.
- (f) Offenders must not receive disparate sentences based upon factors such as race, gender or economic status.
- (g) Offenders must receive sentences which are based upon the specific circumstances and facts of their offenses, including the nature of the offense and any aggravating factors, the savagery of the offense, as evidenced by the extent of any injury to the victim, and the degree of criminal sophistication demonstrated by the offender's acts before, during and after commission of the offense.
- 4. Evaluate the effectiveness and efficiency of the Department of Corrections and the State Board of Parole Commissioners with consideration as to whether it is feasible and advisable to establish an oversight or advisory board to perform various functions and make recommendations concerning:

(a) Policies relating to parole;

- (b) Regulatory procedures and policies of the State Board of Parole Commissioners;
  - (c) Policies for the operation of the Department of Corrections;
  - (d) Budgetary issues; and

- (e) Other related matters.
- 5. Evaluate the effectiveness of specialty court programs in this State with consideration as to whether such programs have the effect of limiting or precluding reentry of offenders and parolees into the community.
- 6. Evaluate the policies and practices concerning presentence investigations and reports made by the Division of Parole and Probation of the Department of Public Safety, including, without limitation, the resources relied on in preparing such investigations and reports and the extent to which judges in this State rely on and follow the recommendations contained in such presentence investigations and reports.
- 7. Evaluate, review and comment upon issues relating to juvenile justice in this State, including, but not limited to:
- (a) The need for the establishment and implementation of evidence-based programs and a continuum of sanctions for children who are subject to the jurisdiction of the juvenile court; and
- (b) The impact on the criminal justice system of the policies and programs of the juvenile justice system.
- 8. Compile and develop statistical information concerning sentencing in this State.
- 9. Identify and study issues relating to the application of chapter 241 of NRS to meetings held by the:
- (a) State Board of Pardons Commissioners to consider an application for clemency; and
  - (b) State Board of Parole Commissioners to consider an offender for parole.
- 10. Identify and study issues relating to the operation of the Department of Corrections, including, without limitation, the system for allowing credits against the sentences of offenders, the accounting of such credits and any other policies and procedures of the Department which pertain to the operation of the Department.
- 11. Evaluate the policies and practices relating to the involuntary civil commitment of sexually dangerous persons.
- 12. Identify and study the impacts and effects of collateral consequences of convictions in this State. Such identification and study:
- (a) Must cause to be identified any provision in the Nevada Constitution, the Nevada Revised Statutes and the Nevada Administrative Code which imposes a collateral sanction or authorizes the imposition of a disqualification, and any provision of law that may afford relief from a collateral consequence;
- (b) May rely on the study of this State's collateral sanctions, disqualifications and relief provisions prepared by the National Institute of Justice described in section 510 of the Court Security Improvement Act of 2007, Public Law 110-177; and
- (c) Must include the posting of a hyperlink on the Commission's website to any study of this State's collateral sanctions, disqualifications and relief provisions prepared by the National Institute of Justice described in section 510 of the Court Security Improvement Act of 2007, Public Law 110-177.
- 13. Recommend standards, policies and procedures for integrated criminal justice information sharing between criminal justice agencies in this State and the Central Repository for Nevada Records of Criminal History.

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<u>15.</u> For each regular session of the Legislature, prepare a comprehensive report including the Commission's recommended changes pertaining to the administration of justice in this State, the Commission's findings and any recommendations of the Commission for proposed legislation. The report must be submitted to the Director of the Legislative Counsel Bureau for distribution to the Legislature not later than September 1 of each even-numbered year.

NRS 239.010 is hereby amended to read as follows: 239.010 Except as otherwise provided in this section and NRS 1.4683, 1.4687, 1A.110, 41.071, 49.095, 62D.420, 62D.440, 62E.516, 62E.620, 62H.025, 62H.030, 62H.170, 62H.220, 62H.320, 75A.100, 75A.150, 76.160, 78.152, 80.113, 81.850, 82.183, 86.246, 86.54615, 87.515, 87.5413, 87A.200, 87A.580, 87A.640, 88.3355, 88.5927, 88.6067, 88A.345, 88A.7345, 89.045, 89.251, 90.730, 91.160, 116.757, 116A.270, 116B.880, 118B.026, 119.260, 119.265, 119.267, 119.280, 119A.653, 119B.370, 119B.382, 120A.690, 125.130, 125B.140, 126.141, 126.161, 126.163, 126.730, 127.007, 127.057, 127.130, 127.140, 127.2817, 130.312, 130.712, 136.050, 159.044, 172.075, 172.245, 176.015, 176.0625, 176.09129, 176.156, 176A.630, 178.39801, 178.4715, 178.5691, 178.676, 176A.676, 176A.676, 176A.677, 176A.166, 176A.16 179.495, 179A.070, 179A.165, 179A.450, 179D.160, 200.3771, 200.3772, 200.5095, 200.604, 202.3662, 205.4651, 209.392, 209.3925, 209.419, 209.521, 200.3093, 200.604, 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2. A governmental entity may not reject a book or record which is copyrighted solely because it is copyrighted.

3. A governmental entity that has legal custody or control of a public book or record shall not deny a request made pursuant to subsection 1 to inspect or copy or receive a copy of a public book or record on the basis that the requested public book or record contains information that is confidential if the governmental entity can redact, delete, conceal or separate the confidential information from the information included in the public book or record that is not otherwise confidential.

4. A person may request a copy of a public record in any medium in which the public record is readily available. An officer, employee or agent of a governmental entity who has legal custody or control of a public record:

(a) Shall not refuse to provide a copy of that public record in a readily available medium because the officer, employee or agent has already prepared or would prefer to provide the copy in a different medium.

(b) Except as otherwise provided in NRS 239.030, shall, upon request, prepare the copy of the public record and shall not require the person who has requested the copy to prepare the copy himself or herself.

Sec. 3. NRS 453A.700 is hereby amended to read as follows:

453A.700 1. Except as otherwise provided in this section, NRS 239.0115 and subsection 4 of NRS 453A.210, the Division shall not disclose:

- (a) The contents of any tool used by the Division to evaluate an applicant or its affiliate.
- (b) Any information, documents or communications provided to the Division by an applicant or its affiliate pursuant to the provisions of this chapter, without the prior written consent of the applicant or affiliate or pursuant to a lawful court order after timely notice of the proceedings has been given to the applicant or affiliate.
  - (c) The name or any other identifying information of:

(1) An attending physician; or

(2) A person who has applied for or to whom the Division or its designee has issued a registry identification card or letter of approval.

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→ Except as otherwise provided in NRS 239.0115, the items of information described in this subsection are confidential, not subject to subpoena or discovery and not subject to inspection by the general public. 2. Notwithstanding the provisions of subsection 1, the Division or its designee

{may}: (a) Shall release the name and other identifying information of a person who

has applied for a registry identification card to authorized employees of the Division of Parole and Probation of the Department of Public Safety, if notified by the Division of Parole and Probation that the applicant is on parole or probation.

(b) May release the name and other identifying information of a person to whom the Division or its designee has issued a registry identification card or letter of approval to:

(1) Authorized employees of the Division or its designee as necessary to perform official duties of the Division; and

(b) (2) Authorized employees of state and local law enforcement agencies, only as necessary to verify that a person is the lawful holder of a registry identification card or letter of approval issued to him or her pursuant to NRS 453A.220 or 453A.250.

Sec. 4. NRS 179A.079 is hereby repealed.

#### TEXT OF REPEALED SECTION

## 179A.079 Advisory Committee on Nevada Criminal Justice Information Sharing: Creation; members; duties; terms of office; meetings.

- 1. The Director of the Department shall establish within the Department the Advisory Committee on Nevada Criminal Justice Information Sharing.
  - 2. The Advisory Committee consists of:
  - (a) The Director of the Department or the Director's designee;
  - (b) The Attorney General or the Attorney General's designee;
  - (c) The Director of the Department of Corrections or the Director's designee;
- (d) One member who is a representative of the Judicial Branch of State Government, appointed by the Chief Justice of the Supreme Court;
- (e) One member appointed by the Nevada Sheriffs' and Chiefs' Association, or a successor organization;
- (f) One member appointed by the Nevada District Attorneys Association, or a successor organization;
- (g) One member appointed by the Director of the Department who uses the Central Repository to obtain information relating to records of criminal history for purposes other than criminal justice, which may include, without limitation, for purposes of determining eligibility of persons for employment or licensure;
- (h) One member of the Senate appointed by the Majority Leader of the Senate; and
  - (i) One member of the Assembly appointed by the Speaker of the Assembly.
  - 3. The Advisory Committee shall:
- (a) Recommend policies and procedures that apply the best management practices to the activities at the Central Repository;
  - (b) Advise on technological support for the Central Repository; and
- (c) Advise on the integrated information sharing of statistical data relating to crime or the delinquency of children.

- 4. Each member that is appointed to the Advisory Committee pursuant to subsection 2, other than a member of the Senate or the Assembly, shall serve a term of 3 years. A member of the Senate and the Assembly appointed to the Advisory Committee shall serve until a replacement is appointed. Any vacancy occurring in the membership of the Advisory Committee must be filled in the same manner as the original appointment.
  - 5. The Advisory Committee shall meet twice annually.
- 6. The Director may assign such other employees of the Department as the Director deems necessary to assist the Advisory Committee in its duties.
- 7. Members of the Advisory Committee serve without compensation. If sufficient money is available, members are entitled to travel allowances provided for state officers and employees generally while attending meetings of the Advisory Committee.