2025 Session (83rd)

A AB451 405

Amendment No. 405

Assembl	Assembly Amendment to Assembly Bill No. 451 (BDR 15-1057				
Proposed by: Assembly Committee on Judiciary					
Amends:	Summary: Yes	Title: Yes Pream	nble: Add	Joint Sponsorship:	No Digest: Yes
ASSEMB	LY ACTION	Initial and Dat	e SI	ENATE ACTION	Initial and Date

ASSEMBLY	ACTI	UN	Initial and Date	SENATE ACTION	JN 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 <u>green bold underlining</u> is language proposed to be added in this amendment; (3) red strikethrough is deleted language in the original bill; (4) purple double strikethrough 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.

NCA/BAW

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Date: 4/16/2025

A.B. No. 451—Establishes provisions for voluntarily placing temporary restrictions on the possession, custody, control, purchase or acquisition of firearms. (BDR 15-1057)



ASSEMBLY BILL NO. 451–ASSEMBLYMEMBERS JAUREGUI AND O'NEILL

MARCH 17, 2025

Referred to Committee on Judiciary

SUMMARY [Establishes provisions for voluntarily placing temporary restrictions on the possession, custody, control, purchase or acquisition of firearms.] Provides immunity from civil liability to certain persons returning a firearm under certain circumstances. (BDR [15-1057)] 3-1057)

FISCAL NOTE: Effect on Local Government: No. 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 [firearms; establishing provisions for voluntarily placing temporary restrictions on the possession, custody, control, purchase or acquisition of firearms; revising provisions relating to permits to carry a concealed firearm for persons with temporary restrictions on firearms; providing that forms and records relating to temporary restrictions on firearms are confidential; requiring the Department of Public Safety to adopt regulations relating to temporary restrictions on firearms;] civil immunity; providing immunity from civil liability to licensed firearm dealers and local law enforcement agencies under certain circumstances; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law {authorizes a family or household member who reasonably believes, or a law enforcement officer who has probable cause to believe, that a person poses an imminent risk of causing personal injury to himself or herself or another person by possessing, controlling, purchasing or otherwise acquiring a firearm, to file a verified application for an emergency or extended order for protection against high risk behavior. (NRS 33.560) Existing law also prohibits certain persons from owning or having in their possession or under their custody or control any firearm under certain circumstances. (NRS 202.360) Sections 2-14 of this bill establish a process wherein a person may voluntarily seek to temporarily restrict his or her ability to possess, have custody or control of or purchase or otherwise acquire any firearm.

and forms for inclusion on, and removal from, a list of temporary restricted persons; and (2) maintain the list. Section 9 of this bill requires: (1) a licensed firearm dealer or local law enforcement agency to accept such forms from persons requesting inclusion on the list of temporary restricted persons and transmit the forms to the Central Repository for Nevada Records of Criminal History through the Nevada Criminal Justice Information System; and (2) the Central Repository to add such persons to the list of temporary restricted persons and 17 enter the information in the National Instant Criminal Background Check System. Section 11 18 of this bill provides a similar process for requesting removal from the list of temporary restricted persons. Section 12 of this bill requires a licensed firearm dealer or local law enforcement agency, as applicable, to destroy the files and the Central Repository to destroy the records after a person is removed from the list of temporary restricted persons.

Under existing law, a person who wishes to carry a concealed firearm is required to obtain a permit from the sheriff and certain persons are prohibited from obtaining such a permit. (NRS 202.3657) Section 15 of this bill requires the sheriff to deny an application for or suspend a permit to carry a concealed firearm if a person is temporarily restricted from possessing, having custody or control of or purchasing or otherwise acquiring any firearm.

 $\begin{array}{c} 19\\ 20\\ 21\\ 223\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\end{array}$ Section 13 of this bill provides that all forms and records relating to temporary restrictions under sections 2-14 are confidential and are not public records. Section 16 of this bill makes a conforming change to indicate that such information is exempt from the requirement that public books and public records of a governmental entity must be open to inspection.] provides immunity from civil liability to certain persons for acts or omissions under certain circumstances. (Chapter 41 of NRS) This bill extends immunity from civil liability under certain circumstances to a licensed firearm dealer or local law enforcement agency who returns a firearm to the owner of the firearm pursuant to a firearm hold agreement, wherein the licensed firearm dealer or local law enforcement agency: (1) takes physical possession of the owner's lawfully possessed firearm at the 37 request of the owner; (2) holds the firearm for an agreed upon period of not less than 21 38 days; and (3) returns the firearm to the owner according to the terms of the agreement.

1	WHEREAS, Suicide is a public health crisis affecting countless Nevada
2	families and communities daily; and
3	WHEREAS, According to the Office of Suicide Prevention of the Division of
4	Public and Behavioral Health of the Department of Health and Human
5	Services, this State had the highest state rate of suicide from 1999-2015 for
6	people 65 years of age or older; and
7	WHEREAS, Suicide prevention for seniors, veterans, military members,
8	their families and all Nevada residents requires expanded secure, out-of-home
9	storage of firearms to reduce access to lethal means; and
10	WHEREAS, Encouraging temporary and voluntary out-of-home storage of
11	firearms is a critical step in reducing suicide risk and saving lives as has been
12	demonstrated by similar acts and programs in other states; and
13	WHEREAS, It is the intent of this act and the Legislature to facilitate efforts
14	to reduce the risk of suicide by establishing limited civil liability protections
15	for licensed firearm dealers and local law enforcement agencies who enter into
16	agreements with owners of firearms who are voluntarily seeking to securely
17	store their firearms; now, therefore,
18	
19	THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
20	SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:
21	
22	Section 1. Chapter $[202]$ <u>41</u> of NRS is hereby amended by adding thereto
23	Section 1. Chapter $\frac{[202]}{41}$ of NRS is hereby amended by adding thereto [the provisions set forth as sections 2 to 14, inclusive, of this act.] a new section to
24	read as follows:
25	1. Except as otherwise provided in subsection 2, a licensed firearm dealer or
26	local law enforcement agency is immune from civil liability for any act or
27	omission arising from a firearm hold agreement, including, without limitation,
28	any personal injury or death which results after the return of any firearm to the
29	owner of the firearm at the termination of a firearm hold agreement.
30	2. A licensed firearm dealer or local law enforcement agency is not immune
31	from civil liability pursuant to subsection 1 if:

Page	5

1	(a) An action arising from a firearm hold agreement was the result of gross
2	negligence or reckless or unlawful conduct on the part of the licensed firearm
3	dealer or local law enforcement agency; or
4	(b) The licensed firearm dealer or local law enforcement agency knew at the
5	time the person sought to retrieve a firearm pursuant to a firearm hold agreement
6	that the person was:
7	(1) Demonstrating behavior that the person would engage in the
8	unlawful use of the firearm;
9	(2) Demonstrating behavior that the person would cause harm to himself
	or herself or another person; or
10 11	
	(3) Prohibited from owning, possessing or having under his or her
12	custody or control any firearm pursuant to NRS 202.360.
13	3. As used in this section:
14	(a) "Firearm hold agreement" means a written or oral agreement between
15	an owner of a firearm and a licensed firearm dealer or local law enforcement
16	agency in which a licensed firearm dealer or local law enforcement agency:
17	(1) Takes physical possession of the owner's lawfully possessed firearm
18	at the request of the owner;
19	(2) Holds the firearm for an agreed upon period of not less than 21 days;
20	and
21	(3) Returns the firearm to the owner according to the terms of the
22	agreement.
23	(b) "Licensed firearm dealer" means a person licensed pursuant to 18 U.S.C.
24	$\frac{1}{\$}$ 923(a).
25	Sec. 2. [As used in sections 2 to 14, inclusive, of this act, unless the context
26	otherwise requires, the words and terms defined in sections 3 to 6, inclusive, of
27	this act have the meanings ascribed to them in those sections.] (Deleted by
28	amendment.)
28 29	Sec. 3. ["Central Repository" means the Central Repository for Nevada
30	Records of Criminal History.] (Deleted by amendment.)
31	Sec. 4. ["Department" means the Department of Public Safety.] (Deleted
32	by amendment.)
33	Sec. 5. ["Licensed firearm dealer" means a person licensed pursuant to 18
34	U.S.C. § 923(a).] (Deleted by amendment.)
35	Sec. 6. ["Local law enforcement agency" means:
36	<u>1. The sheriff's office of a county;</u>
37	<u>2. A metropolitan police department; or</u>
38	<u>3. A police department of an incorporated city.] (Deleted by amendment.)</u>
39	Sec. 7. [A person who is not prohibited from owning, possessing or having
40	under his or her custody or control any firearm pursuant to NRS 202.360 may be
41	voluntarily restricted through a temporary process from possessing, having under
42	his or her custody or control, purchasing or otherwise acquiring a firearm.]
43	(Deleted by amendment.)
44	Sec. 8. [1. The Department shall:
45	(a) Develop a process and forms for inclusion on, and removal from, a list of
46	temporary restricted persons;
47	(b) Maintain the list:
48	(c) Make the forms for inclusion and removal available on its Internet
49	website: and
50	(d) Require, at a minimum, the following information for the person
51	described in section 7 of this act:
52	(1) Namoi
	(1) Name; (2) Address;
53	(<i>2)</i> /1000-000-000-000-000-000-000-000-000-00

1	(2) Date of high.
2	
3	
4	(6) An acknowledgment of the statement described in subsection 2.
5	<u>2. The form must have the following language prominently displayed before</u>
6	the signature.
	the signature:
7	
8	ACKNOWLEDCMENT
9	By presenting this completed form to a licensed firearm dealer or local
10	law enforcement agency, I understand that I am voluntarily requesting
11	that my name be placed on a list that restricts my ability to possess, have
12	custody or control of, purchase or otherwise acquire a firearm for not less
13	t han 21 days. I understand that by making myself a temporary restricted
14	person, I may not have a firearm in my possession, custody or control and
15	any attempt to purchase or otherwise acquire a firearm while I am on this
16	list will be denied. I also understand that any time after 21 days, I may
17	request removal from the list of temporary restricted persons and all
18	previous rights will be restored. In addition, if I am in possession of a
19	permit to carry a concealed firearm issued pursuant to NRS 202.3653 to
20	202.369, inclusive, my permit will be suspended during the time I am on
21	the list but will be reinstated upon my removal unless the permit has been
22	revoked, suspended for another reason or expired or I have become
23	prohibited from owning, possessing or having under my custody or
24	control any firearm. Additionally, I acknowledge that if I possess, obtain
25	custody or control of, purchase or otherwise acquire a firearm while I am
26	outside of this State, I will be subject to the law of that jurisdiction
27	regarding restricted persons. ¹ (Deleted by amendment.)
28	Sec. 9. [1. A person requesting inclusion on the list of temporary
29	restricted persons maintained pursuant to section 8 of this act shall deliver the
30	completed form in person to a licensed firearm dealer or local law enforcement
31	agency who:
32	(a) Shall verify the identity of the person before accepting the form;
33	(b) May not a form from anyong other than the person named on the
	(b) May not accept a form from anyone other than the person named on the
34	form; and
35	(c) Shall electronically transmit the form to the Central Repository through
36	the Nevada Criminal Justice Information System.
37	2. Upon receipt of a varified form requesting inclusion on the list of
38	2. Upon receipt of a verified form requesting inclusion on the list of temporary restricted persons, the Central Repository shall, within 24 hours:
39	(a) Add the name of the person to the list; and
40	(b) Enter the information in the National Instant Criminal Background
41	Check System, including the date of the entry.
42	<u>3. A person who is added to the list of temporary restricted persons may not</u>
43	and the second from the list unless the person has been on the list for at less 21
	request removal from the list unless the person has been on the list for at least 21
44	days.] (Deleted by amendment.)
45	Sec. 10. [If a person who is added to the list of temporary restricted persons
46	pursuant to sections 2 to 14, inclusive, of this act possesses a permit to carry a
47	concealed firearm issued pursuant to NRS 202.3653 to 202.369, inclusive, the
48	
	person's permit must be:
49	1. Suspended upon entry onto the list of temporary restricted persons; and
50	2. Reinstated upon removal from the list of temporary restricted persons,
51	unloss:
52	(a) The permit has expired, been revoked or suspended for a reason other
53	than under sections 2 to 14, inclusive, of this act; or
55	man under sections 2 to 14, menusite, of this det, or

	or control any firearm pursuant to NRS 202.360.] (Deleted b
amendment.	<u>)</u>
	[1. A person requesting removal from the list of temporal
	rsons maintained pursuant to section 8 of this act shall deliver i
	npleted form for removal to the licensed firearm dealer or local la
	agency that processed the form for inclusion on the list pursuant -
section_9_of	this act. The licensed firearm dealer or local law enforceme t
agency:	
	l verify the identity of the person before accepting the form;
	not accept a form from someone other than the person named on th
form; and	
	l-electronically transmit the form to the Central Repository throug
	Griminal Justice Information System.
	n receipt of a verified form for removal, the Central Repository sha
	urs remove the person from the list of temporary restricted persor
	prmation from the National Instant Criminal Background Chee
	<u>leted by amendment.)</u>
	[1. A licensed firearm dealer or local law enforcement agen
	a form for inclusion on the list of temporary restricted persor
	pursuant to section 8 of this act shall maintain the form and c
subsequent _.	forms related to the person who requested such inclusion in-
separate file.	
<u> </u>	licensed firearm dealer or local law enforcement agency receives
form for rem	woval pursuant to section 11 of this act, the licensed firearm dealer (
local law en	forcement agency, as applicable, shall destroy the entire file afte
	the form to the Central Repository.
<u> 3. Upo</u>	n removal of a person from the list of temporary restricted person
the Central	Repository shall destroy all records related to the inclusion an
	te person.] (Deleted by amendment.)
Sec. 13.	[All forms and records created pursuant to sections 2 to 1
inclusive, of	this act are confidential and are not public records pursuant
chapter 239	of NRS.] (Deleted by amendment.)
Sec. 14.	[The Department shall adopt regulations to develop the process
and forms to	carry out the provisions of sections 2 to 14, inclusive, of this ac
(Deleted by a	amendment.)
Sec. 15.	[NRS 202.3657 is hereby amended to read as follows:
	<u>1. Any person who is a resident of this State may apply to the test of the state may apply to the state of the state may apply to the state of the </u>
	county in which he or she resides for a permit on a form prescribed l
regulation of	the Department. Any person who is not a resident of this State ma
	sheriff of any county in this State for a permit on a form prescribed l
	the Department. Application forms for permits must be furnished l
	each county upon request.
<u>2. A pe</u>	rson applying for a permit may submit one application and obtain o
	ry all handguns owned by the person. The person must not be require
*	entify on the application each handgun owned by the person. A pern
	my handgun which is owned or thereafter obtained by the person
	mit is issued.
	pt as otherwise provided in this section, the sheriff shall issue a pern
	n who is qualified to possess a handgup under state and federal la
to any perso	
to any perso	n who is qualified to possess a handgun under state and federal lav an application in accordance with the provisions of this section ar

1	— (1) Twenty-one years of age or older; or
2	(2) At least 18 years of age but less than 21 years of age if the person:
3	(I) Is a member of the Armed Forces of the United States, a reserve
4	component thereof or the National Guard; or
5	(II) Was discharged or released from service in the Armed Forces of
6	the United States, a reserve component thereof or the National Guard under
7	honorable conditions;
8	(b) Is not prohibited from possessing a firearm pursuant to NRS 202.360; and
	(b) is not promoted from possessing a findam pursuant to type 2022,500, and
9	(c) Demonstrates competence with handguns by presenting a certificate or
10	other documentation to the sheriff which shows that the applicant:
11	(1) Successfully completed a course in firearm safety approved by a sheriff
12	in this State; or
13	(2) Successfully completed a course in firearm safety offered by a federal,
14	state or local law enforcement agency, community college, university or national
15	organization that certifies instructors in firearm safety.
16	Such a course must include instruction in the use of handguns and in the laws of
17	this State relating to the use of a firearm. A sheriff may not approve a course in
18	firearm safety pursuant to subparagraph (1) unless the sheriff determines that the
19	course meets any standards that are established by the Nevada Sheriffs' and Chiefs'
20	Association or, if the Nevada Sheriffs' and Chiefs' Association ceases to exist, its
20	
	legal successor.
22	4. The sheriff shall deny an application or revoke a permit if the sheriff
23	determines that the applicant or permittee:
24	(a) Has an outstanding warrant for his or her arrest.
25	(b) Has been judicially declared incompetent or insane.
26	(c) Has been voluntarily or involuntarily admitted to a mental health facility
27	during the immediately proceeding 5 years.
28	(d) Has habitually used intoxicating liquor or a controlled substance to the
29	extent that his or her normal faculties are impaired. For the purposes of this
30	paragraph, it is presumed that a person has so used intoxicating liquor or a
31	controlled substance if, during the immediately preceding 5 years, the person has:
32	(1) Been convicted of violating the provisions of NRS 484C.110; or
33	(2) Participated in a program of treatment pursuant to NRS 176A.230 to
34	176A.245, inclusive.
35	(c) Has been convicted of a crime involving the use or threatened use of force
36	
37	or violence punishable as a misdemeanor under the laws of this or any other state,
	or a territory or possession of the United States at any time during the immediately
38	preceding 3 years.
39	(f) Has been convicted of a felony in this State or under the laws of any state,
40	territory or possession of the United States.
41	(g) Has been convicted of a crime involving domestic violence or stalking, or
42	is currently subject to a restraining order, injunction or other order for protection
43	against domestic violence.
44	(h) Is currently subject to an emergency or extended order for protection
45	against high risk behavior issued pursuant to NRS 33.570 or 33.580.
46	(i) Is currently on parole or probation from a conviction obtained in this State
47	or in any other state or territory or possession of the United States.
48	(j) Has, within the immediately preceding 5 years, been subject to any
49	requirements imposed by a court of this State or of any other state or territory or
50	possession of the United States, as a condition to the court's:
51	
	(1) Withholding of the entry of judgment for a conviction of a felony or
52	 (1) Withholding of the entry of judgment for a conviction of a felony; or (2) Suspension of sentence for the conviction of a felony.

-	(k) Has made a false statement on any application for a permit or for the
	enced of a permit.
	(1) Has been discharged or released from service in the Armed Forces of the
	Inited States, a reserve component thereof or the National Guard under conditions
	ther than honorable conditions and is less than 21 years of age.
	<u>5. The sheriff may deny an application or revoke a permit if the sheriff</u>
	sectives a sworn affidavit stating articulable facts based upon personal knowledge
	om any natural person who is 18 years of age or older that the applicant or
	ermittee has or may have committed an offense or engaged in any other activity
S	pecified in subsection 4 which would preclude the issuance of a permit to the
a	pplicant or require the revocation of a permit pursuant to this section.
-	<u>6. If the sheriff receives notification submitted by a court or law enforcement</u>
	gency of this or any other state, the United States or a territory or possession of the
	nited States that a permittee or an applicant for a permit has been charged with a
	rime involving the use or threatened use of force or violence, the conviction for
	thich would require the revocation of a permit or preelude the issuance of a permit
	the applicant pursuant to this section, the sheriff shall suspend the person's
	ermit or the processing of the person's application until the final disposition of the
	harges against the person. If a permittee is acquitted of the charges, or if the
e	harges are dropped, the sheriff shall restore his or her permit without imposing a
ŧ)0.
-	<u>7. The sheriff shall deny an application or suspend a permit if the applicant</u>
	r permittee is a temporary restricted person pursuant to sections 2 to 14,
Ĥ	relusive, of this act. If a permittee is removed from the temporary restricted list,
t	te sheriff shall restore his or her permit without imposing a fee.
-	8. An application submitted pursuant to this section must be completed and
6	gned under oath by the applicant. The applicant's signature must be witnessed by
a	n employee of the sheriff or notarized by a notary public. The application must
÷	velude:
-	(a) The name, address, place and date of birth, social security number, ecupation and employer of the applicant and any other names used by the policant.
θ	ecupation and employer of the applicant and any other names used by the
- tt	
-	(b) A complete set of the applicant's fingerprints taken by the sheriff or his or
h	er agent;
-	(c) A front view colored photograph of the applicant taken by the sheriff or his
θ	r her agent:
-	(d) If the applicant is a resident of this State, the driver's license number or lentification card number of the applicant issued by the Department of Motor
i	lentification card number of the applicant issued by the Department of Motor
T.	vehicles;
_	(c) If the applicant is not a resident of this State, the driver's license number or
i	lentification card number of the applicant issued by another state or jurisdiction;
_	(f) If the applicant is a person described in subparagraph (2) of paragraph (a) of
	absorbed in Supprediction (2) of paragraph (a) of absorbed in Supprediction (2) of paragraph (a) of absorbed in Supprediction (2) of paragraph (a) of a
_	(1) Is a member of the Armed Forces of the United States, a reserve
-	emponent thereof or the National Guard, as evidenced by his or her current
	illitary identification card; or
	(2) Was discharged or released from service in the Armed Forces of the
Т	(2) was discharged of follased from source in the famile forces of the initial forces of
•	onditions, as evidenced by his or her DD Form 214, "Certificate of Release or
е Г	bischarge from Active Duty" or other document of honorphic separation issued by
	vischarge from Active Duty," or other document of honorable separation issued by
e	the United States Department of Defense; (a) A percentuadable fee equal to the pervelupteer rate charged by the Central
D	(g) A nonrefundable fee equal to the nonvolunteer rate charged by the Central
H	epository for Nevada Records of Criminal History and the Federal Bureau of

1 Investigation to -obtain the reports required pursuant to subsection 1 2 202 266 and 3 (h) A nonrefundable fee set by the sheriff not to exceed \$60.1 (Deleted by 4 amendment.) 5 [NRS 239.010 is hereby amended to read as follows: Sec. 16. 6 230.010 Except as otherwise provided in this section and NRS 1.4683. 7 2202 41.0307 <u>41.071, 49.095, 49.293, 62D.420, 62D.440</u> 14687 1A 110 8 62E.516. 62E.620. 62H.025. 62H.030. 62H.170. 62H.220. 62H.320. 75A.100. 9 75A.150. 76.160. 78.152. 80.113. 81.850. 82.183. 86.246. 86.54615. 87.515. 5413. 87A.200. 87A.580. 87A.640. 88.3355. 88.5927. 88.6067. 88A.345. 10 7345, 89.045, 89.251, 90.730, 91.160, 116.757, 116A.270, 116B.880, 11 118B.026, 119.260, 119.265, 119.267, 119.280, 119A.280, 119A.653, 119A.677 12 13 119B.370, 119B.382, 120A.640, 120A.690, 125.130, 125B.140, 126.141, 126.161, 126.163. 126.730. 127.007. 127.057. 127.130. 127.140. 127.2817. 128.090. 14 15 130.312, 130.712, 136.050, 159.044, 159A.044, 164.041, 172.075, 172 245 16 176.01334. 176.01385. 176.015. 176.0625. 176.09129. 176.156. 176A.630. 178.5691, 178.5717, 179.495, 179A.070, 179A.165 17 178.39801. 178.4715. 179D.160, 180.600, 200.3771, 200.3772, 200.5095, 200.604, 202.3662, 205.4651. 18 19 209.392, 209.3923, 209.3925, 209.419, 209.429, 209.521, 211A.140, 213.010, 20 213.040, 213.095, 213.131, 217.105, 217.110, 217.464, 217.475, 218A.350, 218F.150, 218G.130, 218G.240, 218G.350, 218G.615, 224.240, 21 218E.625. <u>226 706</u> 228 270 228 /05 228 570 231 060 228 450 22 462 23 232.1369. 233.190. 237.300. 239.0105 239.0113. 239.014. 1473 230B 026 230B.040 230B 030 239C.140. 239C.210 239C.230. 24 230B 050 220C 250 25 <u>230C 270 230C 420 240 007 241 020 241 030 241 030 242 105</u> 244 264 26 244.335. 247.540. 247.545. 247.550. 247.560. 250.087. 250.130. 250.140. 250.145. 281 105 250.150 268.095, 268.0978, 268.490, 268.910, 269.174, 271A.105, 27 <u>281A.350</u> <u>281A.680</u> <u>281A.685</u> <u>281A.750</u> 281A.755. 2<u>91 A</u> 28 281 805 780 284.4086, 287.0438. 289.025. 289.080 29 284 4068 286.110, 286.118, 280 387 293.504, 293.558, 203 5757 30 289.830. 293.4855, 293.5002, 293.503 203 870 31 203.006 293.908, 293.909, 293.910, 293B.135, 293D.510, 331.110, 332.061 32 222 251 333 333 333 335 338 070 338 1370 338 1503 338 1775 228 1727 340 507 340 775 353 205 353 A 040 353 A 085 353 A 100 353C 240 33 348 420 360.240, 360.247, 360.255, 360.755, 361.044, 361.2242 34 252D 250 361 610 370.327 35 130 366.160. 368A.180. 370.257. 3724.080 378 200 378 300 379.0075. 379.008, 379.1495, 385A.830, 385B.100, 387.626, 387.631, 388.1455, 36 37 388.259. 388.501. 388.503. 388.513. 388.750. 388A.247. 388A.249. 391.033. 301 035 302 264 38 391.0365. 391.120. 391.925. 302.020 302.147 302 271 302.315 202 217 202 225 202 227 202 225 302 850 303.045 39 304 167 394.16975, 394.1698, 394.447, 394.460, 394.465, 396.1415, 306 143 40 306 1425 41 306 150 396.3295, 396.405, 396.525, 396.535, 396.9685, 398A.115 109 3995 408.5484, 412.153, 414.280, 416.070, 422.2749 42 108 3886 108 3888 122 305 43 <u>472 A 342</u> <u>422A.350. 425.400. 427A.1236. 427A.872. 427A.940.</u> 132 028 432B 280 432B 200 432B 4018 432B 407 132B 130 44 205 432B 175 433A 360 432C.140. 432C.150. 433.534 45 432B 560 122B 2002 130 10/1 430.4088. 439.5282. 439.840. 439.914. 439A.116. 439A.124. 439B.420. 439B.754 46 439B.760, 439B.845, 440.170, 441A.195, 441A.220, 441A.230, 442.330, 442.395, 47 48 442.735, 442.774, 445A.665, 445B.570, 445B.7773, 449.209, 449.245, 449.4315, 49 449A.112. 450.140. 450B.188. 450B.805. 453.164. 453.720. 458.055. 458.280. 459.050, 459.3866, 459.555, 459.7056, 459.846, 463.120, 463.15993, 463 240 50 463.3407, 463.790, 467.1005, 480.535, 480.545, 480.935. 51 463.3403. 480.040 481.091, 481.093, 482.170, 482.368, 482.5536, 183 340 52 481.063 183 363 53 483.575, 483.659, 483.800, 484A.469, 484B.830, 484B.833, 484E.070, 185 316

1	<u>501.344. 503.452. 522.040. 534A.031. 561.285. 571.160. 584.655. 587.877.</u>
2	598.0964, 598.098, 598A.110, 598A.420, 599B.090, 603.070, 603A.210,
3	604A.303, 604A.710, 604D.500, 604D.600, 612.265, 616B.012, 616B.015,
	616B.315, 616B.350, 618.341, 618.425, 622.238, 622.310, 623.131, 623A.137,
5	624.110. 624.265. 624.327. 625.425. 625A.185. 628.418. 628B.230. 628B.760.
5	629.043, 629.047, 629.069, 630.133, 630.2671, 630.2672, 630.2673, 630.2687,
7	630,30665, 630,336, 630A,327, 630A,555, 631,332, 631,368, 632,121, 632,125,
8	632.3415, 632.3423, 632.405, 633.283, 633.301, 633.427, 633.4715, 633.4716
5 9	633.4717, 633.524, 634.055, 634.1303, 633.204, 634.A.169, 634A.185, 634B.730
	635.111, 635.158, 636.262, 636.342, 637.085, 637.145, 637B.192, 637B.288,
1	638.087, 638.089, 639.183, 639.2485, 639.570, 640.075, 640.152, 640A.185,
2	640A.220, 640B.405, 640B.730, 640C.580, 640C.600, 640C.620, 640C.745,
3	640C.760, 640D.135, 640D.190, 640E.225, 640E.340, 641.090, 641.221, 641.2215,
4	<u>641A.191, 641A.217, 641A.262, 641B.170, 641B.281, 641B.282, 641C.455,</u>
5	<u>641C.760, 641D.260, 641D.320, 642.524, 643.189, 644A.870, 645.180, 645.625,</u>
	645A.050, 645A.082, 645B.060, 645B.092, 645C.220, 645C.225, 645D.130,
	645D.135, 645G.510, 645H.320, 645H.330, 647.0945, 647.0947, 648.033, 648.197,
	<u>649.065, 649.067, 652.126, 652.228, 653.900, 654.110, 656.105, 657A.510,</u>
	661.115, 665.130, 665.133, 669.275, 669.285, 669A.310, 670B.680, 671.365,
	671.415, 673.450, 673.480, 675.380, 676A.340, 676A.370, 677.243, 678A.470,
	678C.710, 678C.800, 679B.122, 679B.124, 679B.152, 679B.159, 679B.190,
	679B.285, 679B.690, 680A.270, 681A.440, 681B.260, 681B.410, 681B.540,
	683A.0873, 685A.077, 686A.289, 686B.170, 686C.306, 687A.060, 687A.115,
	687B.404, 687C.010, 688C.230, 688C.480, 688C.490, 689A.696, 692A.117,
	692C.190, 692C.3507, 692C.3536, 692C.3538, 692C.354, 692C.420, 693A.480,
	693A.615, 696B.550, 696C.120, 703.196, 704B.325, 706.1725, 706A.230,
	710.159, 711.600, and section 13 of this act, sections 35, 38 and 41 of chapter 478,
	Statutes of Nevada 2011 and section 2 of chapter 391, Statutes of Nevada 2013 and
	unless otherwise declared by law to be confidential, all public books and public
	records of a governmental entity must be open at all times during office hours to
	inspection by any person, and may be fully copied or an abstract or memorandum
	may be prepared from those public books and public records. Any such copies,
	abstracts or memoranda may be used to supply the general public with copies,
	abstracts or memoranda of the records or may be used in any other way to the
	advantage of the governmental entity or of the general public. This section does not
	supersede or in any manner affect the federal laws governing copyrights or enlarge,
	diminish or affect in any other manner the rights of a person in any written book or
	record which is copyrighted pursuant to federal law.
	- 2. A governmental entity may not reject a book or record which is
	copyrighted solely because it is copyrighted.
	<u>3. A governmental entity that has legal custody or control of a public book or</u>
	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, including, without limitation, electronically,
	the confidential information from the information included in the public book or
	record that is not otherwise confidential.
	4. If requested, a governmental entity shall provide a copy of a public record
	in an electronic format by means of an electronic medium. Nothing in this
	subsection requires a governmental entity to provide a copy of a public record in an
	electronic format or by means of an electronic medium if:
	(a) The public record:
	(1) Was not created or prepared in an electronic format; and
	(-) as not element of prepared in an electronic format, and

1	<u>(2) Is not available in an electronic format; or</u>
2	(b) Providing the public record in an electronic format or by means of an
3	electronic medium would:
4	(1) Give access to proprietary software; or
5	(2) Require the production of information that is confidential and that
6	cannot be redacted, deleted, concealed or separated from information that is not
7	otherwise confidential
8	5. An officer, employee or agent of a governmental entity who has legal
9	custody or control of a public record:
10	(a) Shall not refuse to provide a copy of that public record in the medium that
11	is requested because the officer, employee or agent has already prepared or would
12	prefer to provide the copy in a different medium.
13	(b) Except as otherwise provided in NRS 239.030, shall, upon request, prepare
14	the copy of the public record and shall not require the person who has requested the
15	copy to prepare the copy himself or herself.] (Deleted by amendment.)
16	Sec. 17. [1. This section becomes effective upon passage and approval.
17	2. Sections 1 to 16, inclusive, of this act become effective:
18	(a) Upon passage and approval for the purpose of adopting any regulations and
19	performing any other preparatory administrative tasks that are necessary to carry
20	out the provisions of this act; and
20	out the provisions of this act, and (b) On October 1, 2025, for all other purposes.] (Deleted by amendment.)
21	(b) On October 1, 2023, for an other purposes.] (Deleted by amendment.)