SENATE BILL NO. 367-SENATORS CANNIZZARO; DONATE, DONDERO LOOP AND PAZINA

MARCH 23, 2023

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating public safety. to (BDR 15-942)

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

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

AN ACT relating to public safety; prohibiting a person from using, carrying or possessing a firearm under certain circumstances related to the commission of certain drug offenses; prescribing the unit of prosecution for certain crimes involving dangerous weapons; authorizing a juvenile justice agency, the juvenile court and an agency which provides child welfare services to release certain information and records for the purpose of conducting a background check relating to the sale or transfer of a firearm; providing a penalty; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

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Federal law provides that using or carrying a firearm during and in relation to a 23456789 drug trafficking crime or possessing a firearm in furtherance of the commission of a drug trafficking crime is a separate criminal offense from the underlying drug trafficking crime. (18 U.S.C. § 924(c)) Section 2 of this bill enacts provisions based on this federal law which prohibit a person from: (1) using or carrying a firearm during and in relation to the commission of certain drug offenses; and (2) possessing a firearm in furtherance of the commission of certain drug offenses. Section 2 provides that a person who violates this prohibition is guilty of a category B felony.

10 Existing law prohibits a person who has been convicted of a felony from owning or possessing "any firearm," unless the person has received a pardon. (NRS 11 12 202.360) The Nevada Supreme Court has held that the State may only charge a 13 defendant with one count of being a felon in possession of a firearm for each such 14 incident, regardless of the number of firearms that the defendant possessed at one 15 time, in one place. (State v. Fourth Jud. Dist. Court, 137 Nev. 37 (2021)) Section 3 16 of this bill clarifies the Legislature's intent with regard to certain prohibitions





17 against the ownership, possession, manufacture or sale of certain dangerous 18 weapons or metal-penetrating bullets by certain persons. Specifically, section 3 19 provides that, for purposes of prosecuting a violation of any such prohibition, each dangerous weapon or bullet owned, possessed, manufactured or sold by a person constitutes a separate violation. Section 4 of this bill makes a conforming change to indicate the proper placement of **section 3** in the Nevada Revised Statutes.

20 21 22 23 24 25 26 27 28 29 30 The Brady Handgun Violence Prevention Act requires that a background check be conducted on any person wishing to purchase or redeem a firearm to determine whether the person is prohibited from purchasing or possessing a firearm pursuant to federal or state law. (Pub. L. No. 103-159, 107 Stat. 1536) Among other requirements, the Bipartisan Safer Communities Act requires any background check conducted on a prospective buyer who is less than 21 years of age to include a review of certain information and records to determine whether the person is disqualified from purchasing or possessing a firearm under federal or state law. 31 (Pub. L. No. 117-159, 136 Stat. 1313) Sections 5-8 of this bill authorize a juvenile 32 33 justice agency, the juvenile court and an agency which provides child welfare services to release certain information and records for the purpose of performing a 34 background check to determine whether a person is eligible to purchase or possess 35 a firearm under federal or state law.

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

Section 1. Chapter 202 of NRS is hereby amended by adding 1 2 thereto the provisions set forth as sections 2 and 3 of this act.

Sec. 2. 1. A person shall not:

4 (a) Use or carry a firearm during and in relation to the 5 commission of any act in violation of NRS 453.321, 453.322, 453.337, 453.3385 or 453.401; or 6

(b) Possess a firearm in furtherance of the commission of any 7 act in violation of NRS 453.321, 453.322, 453.337, 453.3385 or 8 9 453.401.

2. A person who violates the provisions of subsection 1 is 10 11 guilty of a category B felony and shall be punished by imprisonment in the state prison for a minimum term of not less 12 13 than 1 year and a maximum term of not more than 6 years, and 14 may be further punished by a fine of not more than \$5,000.

Sec. 3. 1. For purposes of prosecuting a violation of NRS 15 202.257, 202.260, 202.262, 202.273 to 202.277, inclusive, 202.300, 16 202.350 or 202.360 or section 2 of this act, each dangerous 17 18 *metal-penetrating bullet* owned, weapon or possessed. manufactured, sold, disposed of, handled, used or carried by or 19 otherwise under the custody or control of a person constitutes a 20 separate violation. 21

22 2. As used in this section:

(a) "Dangerous weapon" means:

(1) An explosive or incendiary device;



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(2) A short-barreled rifle, short-barreled shotgun, pistol, 1 2 revolver or other firearm:

3 (3) An explosive substance, other than ammunition or any 4 components thereof; or 5

(4) A machete.

6 (b) "Metal-penetrating bullet" has the meaning ascribed to it 7 in NRS 202.273. 8

Sec. 4. NRS 202.253 is hereby amended to read as follows:

9 202.253 As used in NRS 202.253 to 202.369, inclusive [+], 10 and section 3 of this act:

11 "Antique firearm" has the meaning ascribed to it in 18 1. U.S.C. § 921(a)(16). 12

13 2. "Explosive or incendiary device" means any explosive or 14 incendiary material or substance that has been constructed, altered, 15 packaged or arranged in such a manner that its ordinary use would 16 cause destruction or injury to life or property.

17 3. "Firearm" means any device designed to be used as a weapon from which a projectile may be expelled through the barrel 18 by the force of any explosion or other form of combustion. 19

20 4. "Firearm capable of being concealed upon the person" 21 applies to and includes all firearms having a barrel less than 12 22 inches in length.

23 5. "Firearms importer or manufacturer" means a person 24 licensed to import or manufacture firearms pursuant to 18 U.S.C. 25 Chapter 44.

26 "Machine gun" means any weapon which shoots, is 6. 27 designed to shoot or can be readily restored to shoot more than one 28 shot, without manual reloading, by a single function of the trigger.

29 7. "Motor vehicle" means every vehicle that is self-propelled.

30 8. "Semiautomatic firearm" means any firearm that:

31 (a) Uses a portion of the energy of a firing cartridge to extract 32 the fired cartridge case and chamber the next shell or round;

33 (b) Requires a separate function of the trigger to fire each 34 cartridge; and

35 (c) Is not a machine gun.

"Unfinished frame or receiver" means a blank, a casting or a 36 9. 37 machined body that is intended to be turned into the frame or lower 38 receiver of a firearm with additional machining and which has been formed or machined to the point at which most of the major 39 machining operations have been completed to turn the blank, casting 40 or machined body into a frame or lower receiver of a firearm even if 41 42 the fire-control cavity area of the blank, casting or machined body is 43 still completely solid and unmachined.





1 **Sec. 5.** NRS 62H.025 is hereby amended to read as follows:

2 Juvenile justice information is confidential and 62H.025 1. 3 may only be released in accordance with the provisions of this section or as expressly authorized by other federal or state law. 4

5 2. For the purpose of ensuring the safety, permanent 6 placement, rehabilitation, educational success and well-being of a child or the safety of the public, a juvenile justice agency may 7 8 release juvenile justice information to: 9

(a) A director of juvenile services or his or her designee;

(b) The Chief of the Youth Parole Bureau or his or her designee; 10

(c) The Chief Parole and Probation Officer or his or her 11 12 designee:

13 (d) The Director of the Department of Corrections or his or her 14 designee:

15 (e) A district attorney or his or her designee;

16 (f) An attorney representing the child;

(g) The director, chief or sheriff of a state or local law 17 18 enforcement agency or his or her designee;

(h) The director of a state or local agency which administers 19 20 juvenile justice or his or her designee;

21 (i) A director of a state or local facility for the detention of 22 children or regional facility for the treatment and rehabilitation of 23 children or his or her designee;

24 (i) The director of an agency which provides child welfare services or his or her designee; 25

26 (k) The director of an agency which provides mental health 27 services or his or her designee;

28 (1) A guardian ad litem or court appointed special advocate who 29 represents the child;

30 (m) A parent or guardian of the child;

(n) The child to whom the juvenile justice information pertains 31 32 if the child has reached the age of majority, or a person who presents a release that is signed by the child who has reached the age 33 of majority and which specifies the juvenile justice information to 34 35 be released and the purpose for the release;

(o) A school district, if the juvenile justice agency and the 36 37 school district have entered into a written agreement to share 38 juvenile justice information and data from an educational record of a 39 child maintained by the school district for a purpose consistent with 40 the purposes of this section;

41 (p) A person or organization who has entered into a written 42 agreement with the juvenile justice agency to provide assessments 43 or juvenile justice services;

44 (q) A person engaged in bona fide research that may be used to 45 improve juvenile justice services or secure additional funding for





1 juvenile justice services if the juvenile justice information is 2 provided in the aggregate and without any personal identifying 3 information;

4 (r) A person who is authorized by a court order to receive the 5 juvenile justice information, if the juvenile justice agency was 6 provided with notice and opportunity to be heard before the issuance 7 of the order; [or]

8 (s) A law enforcement agency in the course of a criminal 9 investigation, a delinquency proceeding conducted pursuant to the 10 provisions of this title or a situation involving a child who is subject 11 to the jurisdiction of the juvenile court and who poses a threat to 12 himself or herself or to the safety or well-being of others [-]; or

13 (t) A federal, state or local governmental entity, or an agency 14 of such an entity, that needs access to the information to perform 15 a background check to determine whether a person who is less 16 than 21 years of age is eligible to purchase and possess firearms 17 under state and federal law.

- 18 3. A juvenile justice agency may deny a request for juvenile 19 justice information if:
- (a) The request does not, in accordance with the purposes of this
 section, demonstrate good cause for the release of the information;
 or
- (b) The release of the information would cause material harm to
 the child or would prejudice any court proceeding to which the child
 is subject.
- A denial pursuant to this subsection must be made in writing to
 the person requesting the information not later than 5 business days
 after receipt of the request.
- 4. Any juvenile justice information provided pursuant to this
 section may not be used to deny a child access to any service for
 which the child would otherwise be eligible, including, without
 limitation:
- 33 (a) Educational services;
- 34 (b) Social services;
- 35 (c) Mental health services;
- 36 (d) Medical services; or
- 37 (e) Legal services.

5. Except as otherwise provided in this subsection, any person who is provided with juvenile justice information pursuant to this section and who further disseminates the information or makes the information public is guilty of a gross misdemeanor. This subsection does not apply to:

(a) A district attorney who uses the information solely for the
 purpose of initiating legal proceedings; [or]





1 (b) A person or organization described in subsection 2 who 2 provides a report concerning juvenile justice information to a court 3 or other party pursuant to this title or chapter 432B of NRS []; or

(c) A federal, state or local governmental entity, or an agency 4 5 of such an entity, that uses the information to perform a 6 background check to determine whether a person who is less than 21 years of age is eligible to purchase and possess firearms under 7 8 state and federal law. 9

As used in this section: 6.

(a) "Juvenile justice agency" means the Youth Parole Bureau or 10 11 a director of juvenile services.

12 (b) "Juvenile justice information" means any information which 13 is directly related to a child in need of supervision, a delinquent 14 child or any other child who is otherwise subject to the jurisdiction 15 of the juvenile court.

16 **Sec. 6.** NRS 62H.030 is hereby amended to read as follows:

17 62H.030 1. The juvenile court shall make and keep records 18 of all cases brought before the juvenile court.

19 Except as otherwise provided in this section and NRS 2. 20 217.110, records of any case brought before the juvenile court may 21 be opened to inspection only by court order to persons who have a 22 legitimate interest in the records.

23 The following records and information may be opened to 3. 24 inspection without a court order:

25 (a) Records of traffic violations which are being forwarded to 26 the Department of Motor Vehicles;

27 (b) Records which have not been sealed and which are required 28 by the Division of Parole and Probation for preparation of 29 presentence investigations and reports pursuant to NRS 176.135 or 30 general investigations and reports pursuant to NRS 176.151;

31 (c) Records which have not been sealed and which are to be 32 used, pursuant to chapter 179D of NRS, by:

33 34 (1) The Central Repository; (2) The Division of Parole and Probation; or

35 (3) A person who is conducting an assessment of the risk of 36 recidivism of an adult or juvenile sex offender;

37 (d) **Regardless** of whether or not they have been sealed, records which are to be used for the purpose of conducting a 38 background check to determine whether a person who is less than 39 40 21 years of age is eligible to purchase and possess firearms under 41 state and federal law:

42 (e) Information maintained in the standardized system 43 established pursuant to NRS 62H.200; and

44 (e) (f) Information that must be collected by the Division of 45 Child and Family Services pursuant to NRS 62H.220.





1 4. The clerk of the court shall prepare and cause to be printed 2 forms for social and legal records and other papers as may be 3 required.

4 Sec. 7. NRS 62H.170 is hereby amended to read as follows:

5 62H.170 1. Except as otherwise provided in this section, if 6 the records of a person are sealed:

7 (a) All proceedings recounted in the records are deemed never to 8 have occurred; and

9 (b) The person may reply accordingly to any inquiry concerning 10 the proceedings and the acts which brought about the proceedings.

11 2. The juvenile court may order the inspection of records that 12 are sealed if:

(a) The person who is the subject of the records petitions the
juvenile court to permit the inspection of the records by the persons
named in the petition;

(b) An agency charged with the medical or psychiatric care of
the person who is the subject of the records petitions the juvenile
court to permit the inspection of the records by the agency;

(c) A prosecuting attorney or a defendant in a criminal action
petitions the juvenile court to permit the inspection of the records to
obtain information relating to the persons, including the defendant,
who were involved in the acts detailed in the records;

23 (d) The person who is the subject of the records has committed 24 an act which subjects the person to the jurisdiction of the juvenile 25 court and which may form the basis of a civil action and a person 26 who, in good faith, intends to bring or has brought the civil action, 27 or any other person who is a party to the civil action, petitions the 28 juvenile court to permit the inspection of the records to obtain 29 information relating to the person who is the subject of the records; 30 or

31 (e) The juvenile court determines that the inspection of the 32 records is necessary to:

(1) Perform bona fide outcome and recidivism studies, which
may include, without limitation, using personal identifying
information from sealed juvenile records to perform criminal
background checks on persons who were adjudicated pursuant to
this title;

38 (2) Further bona fide research to determine the effectiveness39 of juvenile justice services;

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(3) Improve the delivery of juvenile justice services; or

41 (4) Obtain additional resources for the delivery of juvenile 42 justice services.

43 → Personal identifying information contained in records inspected 44 or obtained from criminal background checks pursuant to this





paragraph must remain confidential in a manner consistent with any
 applicable laws and regulations.

3 3. Upon its own order, any court of this State may inspect 4 records that are sealed if the records relate to a person who is less 5 than 21 years of age and who is to be sentenced by the court in a 6 criminal proceeding.

7 4. A federal, state or local governmental entity, or an agency 8 of such an entity, may inspect or release records or information 9 used to perform a background check to determine whether a 10 person who is less than 21 years of age is eligible to purchase and 11 possess firearms under state and federal law.

Sec. 8. NRS 432B.290 is hereby amended to read as follows:

432B.290 1. Information maintained by an agency which
provides child welfare services must be maintained by the agency
which provides child welfare services as required by federal law as a
condition of the allocation of federal money to this State.

17 2. Except as otherwise provided in this section and NRS 18 432B.165, 432B.175 and 432B.513, information maintained by an 19 agency which provides child welfare services may, at the discretion 20 of the agency which provides child welfare services, be made 21 available only to:

(a) A physician, if the physician has before him or her a child
who the physician has reasonable cause to believe has been abused
or neglected;

(b) A person authorized to place a child in protective custody, if the person has before him or her a child who the person has reasonable cause to believe has been abused or neglected and the person requires the information to determine whether to place the child in protective custody;

30 (c) An agency, including, without limitation, an agency in 31 another jurisdiction, responsible for or authorized to undertake the 32 care, treatment or supervision of:

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(1) The child; or(2) The person responsible for

(2) The person responsible for the welfare of the child;

35 (d) A district attorney or other law enforcement officer who 36 requires the information in connection with an investigation or 37 prosecution of the abuse or neglect of a child;

(e) Except as otherwise provided in paragraph (f), a court other
than a juvenile court, for in camera inspection only, unless the court
determines that public disclosure of the information is necessary for
the determination of an issue before it;

42 (f) A court, as defined in NRS 159A.015, to determine whether 43 a guardian or successor guardian of a child should be appointed 44 pursuant to chapter 159A of NRS or NRS 432B.466 to 432B.468, 45 inclusive;





1 (g) A person engaged in bona fide research or an audit, but 2 information identifying the subjects of a report must not be made 3 available to the person;

4 (h) The attorney and the guardian ad litem of the child, if the 5 information is reasonably necessary to promote the safety, 6 permanency and well-being of the child;

7 (i) A person who files or intends to file a petition for the appointment of a guardian or successor guardian of a child pursuant 9 to chapter 159A of NRS or NRS 432B.466 to 432B.468, inclusive, 10 if the identity of the person responsible for reporting the abuse or 11 neglect of the child to a public agency is kept confidential and the 12 information is reasonably necessary to promote the safety, 13 permanency and well-being of the child;

(j) The proposed guardian or proposed successor guardian of a child over whom a guardianship is sought pursuant to chapter 159A of NRS or NRS 432B.466 to 432B.468, inclusive, if the identity of the person responsible for reporting the abuse or neglect of the child to a public agency is kept confidential and the information is reasonably necessary to promote the safety, permanency and wellbeing of the child;

(k) A grand jury upon its determination that access to these
 records and the information is necessary in the conduct of its official
 business;

(1) A federal, state or local governmental entity, or an agency of
such an entity, or a juvenile court, that needs access to the
information to [carry]:

27 (1) Carry out its legal responsibilities to protect children 28 from abuse and neglect; or

(2) Perform a background check to determine whether a
 person who is less than 21 years of age is eligible to purchase and
 possess firearms under state and federal law;

(m) A person or an organization that has entered into a written
agreement with an agency which provides child welfare services to
provide assessments or services and that has been trained to make
such assessments or provide such services;

36 (n) A team organized pursuant to NRS 432B.350 for the 37 protection of a child;

(o) A team organized pursuant to NRS 432B.405 to review the
 death of a child;

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(p) A multidisciplinary team, as defined in NRS 432B.4014;

(q) A parent or legal guardian of the child and an attorney of a
parent or guardian of the child, including, without limitation, the
parent or guardian of a child over whom a guardianship is sought
pursuant to chapter 159A of NRS or NRS 432B.466 to 432B.468,
inclusive, if the identity of the person responsible for reporting the





abuse or neglect of the child to a public agency is kept confidential
and the information is reasonably necessary to promote the safety,
permanency and well-being of the child and is limited to
information concerning that parent or guardian;

5 (r) The child over whom a guardianship is sought pursuant to 6 chapter 159A of NRS or NRS 432B.466 to 432B.468, inclusive, if:

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(1) The child is 14 years of age or older; and

8 (2) The identity of the person responsible for reporting the 9 abuse or neglect of the child to a public agency is kept confidential 10 and the information is reasonably necessary to promote the safety, 11 permanency and well-being of the child;

(s) The persons or agent of the persons who are the subject of a
report, if the information is reasonably necessary to promote the
safety, permanency and well-being of the child and is limited to
information concerning those persons;

16 (t) An agency that is authorized by law to license foster homes 17 or facilities for children or to investigate persons applying for 18 approval to adopt a child, if the agency has before it an application 19 for that license or is investigating an applicant to adopt a child;

(u) Upon written consent of the parent, any officer of this State
or a city or county thereof or Legislator authorized by the agency or
department having jurisdiction or by the Legislature, acting within
its jurisdiction, to investigate the activities or programs of an agency
which provides child welfare services if:

25 (1) The identity of the person making the report is kept 26 confidential; and

(2) The officer, Legislator or a member of the family of the
officer or Legislator is not the person alleged to have committed the
abuse or neglect;

30 (v) The Division of Parole and Probation of the Department of 31 Public Safety for use pursuant to NRS 176.135 in making a 32 presentence investigation and report to the district court or pursuant 33 to NRS 176.151 in making a general investigation and report;

(w) Any person who is required pursuant to NRS 432B.220 to
make a report to an agency which provides child welfare services or
to a law enforcement agency;

37 (x) A local advisory board to expedite proceedings for the 38 placement of children created pursuant to NRS 432B.604;

(y) The panel established pursuant to NRS 432B.396 to evaluate
 agencies which provide child welfare services;

41 (z) An employer in accordance with subsection 3 of 42 NRS 432.100;

43 (aa) A team organized or sponsored pursuant to NRS 217.475 or
44 228.495 to review the death of the victim of a crime that constitutes
45 domestic violence;





1 (bb) The Committee on Domestic Violence appointed pursuant 2 to NRS 228.470; or

3 (cc) The Committee to Review Suicide Fatalities created by 4 NRS 439.5104.

5 3. An agency investigating a report of the abuse or neglect of a 6 child shall, upon request, provide to a person named in the report as 7 allegedly causing the abuse or neglect of the child:

8 (a) Å copy of:

9 (1) Any statement made in writing to an investigator for the 10 agency by the person named in the report as allegedly causing the 11 abuse or neglect of the child; or

12 (2) Any recording made by the agency of any statement 13 made orally to an investigator for the agency by the person named in 14 the report as allegedly causing the abuse or neglect of the child; or

15 (b) A written summary of the allegations made against the 16 person who is named in the report as allegedly causing the abuse or 17 neglect of the child. The summary must not identify the person 18 responsible for reporting the alleged abuse or neglect or any 19 collateral sources and reporting parties.

Except as otherwise provided by subsection 6, before 20 4. releasing any information maintained by an agency which provides 21 22 child welfare services pursuant to this section, an agency which 23 provides child welfare services shall take whatever precautions it 24 determines are reasonably necessary to protect the identity and safety of any person who reports child abuse or neglect and to 25 26 protect any other person if the agency which provides child welfare 27 services reasonably believes that disclosure of the information 28 would cause a specific and material harm to an investigation of the 29 alleged abuse or neglect of a child or the life or safety of any person.

5. The provisions of this section must not be construed to require an agency which provides child welfare services to disclose information maintained by the agency which provides child welfare services if, after consultation with the attorney who represents the agency, the agency determines that such disclosure would cause a specific and material harm to a criminal investigation.

36 A person who is the subject of a report of child abuse or 37 neglect made pursuant to this chapter that is assigned a disposition other than substantiated pursuant to NRS 432B.305 and who 38 believes that the report was made in bad faith or with malicious 39 40 intent may petition a district court to order the agency which provides child welfare services to release information maintained by 41 42 the agency which provides child welfare services. The petition must 43 specifically set forth the reasons supporting the belief that the report 44 was made in bad faith or with malicious intent. The petitioner shall 45 provide notice to the agency which provides child welfare services





so that the agency may participate in the action through its counsel. 1 2 The district court shall review the information which the petitioner 3 requests to be released and the petitioner shall be allowed to present 4 evidence in support of the petition. If the court determines that there 5 is a reasonable question of fact as to whether the report was made in 6 bad faith or with malicious intent and that the disclosure of the 7 identity of the person who made the report would not be likely to 8 endanger the life or safety of the person who made the report, the 9 court shall provide a copy of the information to the petitioner and the original information is subject to discovery in a subsequent civil 10 action regarding the making of the report. 11

12 7. If an agency which provides child welfare services receives 13 any information that is deemed confidential by law, the agency 14 which provides child welfare services shall maintain the 15 confidentiality of the information as prescribed by applicable law.

16 8. Pursuant to this section, a person may authorize the release 17 of information maintained by an agency which provides child 18 welfare services about himself or herself, but may not waive the 19 confidentiality of such information concerning any other person.

9. An agency which provides child welfare services may provide a summary of the outcome of an investigation of the alleged abuse or neglect of a child to the person who reported the suspected abuse or neglect.

10. Except as otherwise provided in this subsection, any person who is provided with information maintained by an agency which provides child welfare services and who further disseminates the information or makes the information public is guilty of a gross misdemeanor. This subsection does not apply to:

(a) A district attorney or other law enforcement officer who uses
 the information solely for the purpose of initiating legal
 proceedings;

(b) An employee of the Division of Parole and Probation of the
 Department of Public Safety making a presentence investigation and
 report to the district court pursuant to NRS 176.135 or making a
 general investigation and report pursuant to NRS 176.151; [or]

36 (c) An employee of a juvenile justice agency who provides the
37 information to the juvenile court [.]; or

(d) A federal, state or local governmental entity, or an agency
of such an entity, that uses the information to perform a
background check to determine whether a person who is less than
21 years of age is eligible to purchase and possess firearms under
state and federal law.

43 11. An agency which provides child welfare services may 44 charge a fee for processing costs reasonably necessary to prepare





1 information maintained by the agency which provides child welfare2 services for release pursuant to this section.

12. An agency which provides child welfare services shall adopt rules, policies or regulations to carry out the provisions of this section.

- 6 13. As used in this section, "juvenile justice agency" means the 7 Youth Parole Bureau or a director of juvenile services.
- Youth Parole Bureau or a director of juvenile services.
 Sec. 9. This act becomes effective on July 1, 2023.



