ASSEMBLY BILL NO. 3-COMMITTEE OF THE WHOLE

PREFILED JULY 30, 2020

Referred to Committee of the Whole

SUMMARY—Makes various changes relating to public safety. (BDR 14-14)

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

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

AN ACT relating to public safety; authorizing a person to record enforcement activity in certain circumstances; law revising provisions relating to the use of physical force by a peace officer; requiring a peace officer to intervene to prevent the use of unjustified physical force by another peace officer in certain circumstances and to report the observation of the use of unjustified physical force by another peace officer; requiring law enforcement agencies to adopt a written policy regarding the drug and alcohol testing of a peace officer in certain circumstances; providing that the newly effective provisions of law reducing the maximum period of probation or suspension of sentence that may be imposed upon a person apply to persons sentenced on or after July 1, 2020; requiring law enforcement agencies to provide a report to the Legislature containing certain information relating to traffic stops and other stops by law enforcement officers and the software used to process certain information during such traffic stops and other stops; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Section 1 of this bill authorizes a person who is not under arrest or in the custody of a peace officer to record law enforcement activity in certain circumstances and prohibits a peace officer from interfering with a person's lawful recording of a law enforcement activity.





5 Existing law provides that when a peace officer is arresting a person, the peace 6 officer is prohibited from subjecting the person to more restraint than is necessary 7 to arrest and detain the person. If the person flees or forcibly resists, the peace 8 officer is authorized to use all means necessary to effect the arrest. (NRS 171.122) 9 Existing law also authorizes a peace officer to use a choke hold on another person 10 only if: (1) the peace officer's employer authorizes the use of a choke hold; and (2) 11 the peace officer completed training regarding the proper use of a choke hold and is 12 certified for its use. (NRS 289.810)

13 Section 2 of this bill provides that when a peace officer is arresting a person 14 and the person flees or forcibly resists, the peace officer is generally authorized to 15 use only the amount of reasonable force necessary to effect the arrest. Section 4 of 16 this bill prohibits a peace officer from: (1) using a choke hold on another person; or 17 (2) placing a person who is in the custody of the peace officer in any position that 18 compresses his or her airway or restricts his or her ability to breathe. Section 4 also 19 requires a peace officer to monitor any person who is in the custody of the peace 20 21 22 23 24 officer for any signs of distress and to take any actions necessary to place such a person in a recovery position if he or she appears to be in distress or indicates that he or she cannot breathe. Section 4 further requires a peace officer to ensure that medical aid is rendered to any person who is injured by the use of physical force by the peace officer. Sections 7 and 12 of this bill make conforming changes.

25 26 27 28 29 Section 5 of this bill requires a peace officer to: (1) intervene to prevent or stop another peace officer from using unjustified physical force if the peace officer observes or reasonably should have observed the use of such unjustified physical force and it is safe for the peace officer to intervene; and (2) if the peace officer who observes the use of unjustified physical force is a supervisor of the peace 30 officer using the unjustified physical force, issue a direct order to stop the use of 31 such physical force. Section 5 also requires any peace officer who observes the use 32 33 of unjustified physical force to report the observation to his or her immediate supervisor or, if the observation involves his or her immediate supervisor, the 34 supervisor of his or her immediate supervisor. Section 5 additionally prohibits a 35 member of a law enforcement agency from disciplining or retaliating in any way 36 against a peace officer solely for intervening in the use of unjustified physical force 37 or reporting the observation of the use of unjustified physical force. Section 5 38 further requires each law enforcement agency to train its peace officers on the duty 39 to intervene in the use of unjustified physical force and the reporting of any 40 observation of the use of unjustified physical force.

41 Section 6 of this bill: (1) requires each law enforcement agency to adopt a 42 written policy regarding the drug and alcohol testing of a peace officer following an 43 officer-involved shooting or when the conduct of a peace officer results in 44 substantial bodily harm to or the death of another person; and (2) establishes certain 45 requirements concerning such a written policy.

Section 9 of this bill requires each law enforcement agency in this State to provide a report to the Legislature on or before November 1, 2020, that includes certain information relating to: (1) traffic stops and other stops by law enforcement officers; and (2) the software used to process the identity or driver's license number of a person during such a traffic stop or other stop.

51 Section 34 of Assembly Bill No. 236 of the 2019 Legislative Session reduced 52 53 the maximum period of probation or suspension of sentence that can be imposed upon a person. Such a change became effective on July 1, 2020. (Chapter 633, 54 55 Statutes of Nevada 2019, at pages 4399 and 4488) Section 8 of this bill provides that such a change applies to: (1) any offense committed on or after July 1, 2020; 56 and (2) any offense committed before July 1, 2020, if the person is sentenced on or 57 after July 1, 2020. Section 10 of this bill provides that any person who is sentenced 58 on or after July 1, 2020, and before the date that this bill becomes effective is 59 entitled to have his or her period of probation or suspension of sentence reduced to





60 the maximum applicable period set forth pursuant to the change in law that became 61 effective on July 1, 2020.

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

1 **Section 1.** Chapter 171 of NRS is hereby amended by adding 2 thereto a new section to read as follows:

3 A person who is not under arrest or in the custody of a 1. 4 peace officer may record a law enforcement activity and maintain 5 custody and control of that recording and any property or instruments used by the person to record a law enforcement 6 7 activity. A person who is under arrest or in the custody of a peace officer does not, by that status alone, forfeit the right to have any 8 9 such recordings, property or instruments maintained and returned to him or her. This subsection must not be construed to authorize 10 a person to engage in actions that physically interfere with or 11 obstruct a law enforcement activity or otherwise violate any other 12 13 law in an effort to record a law enforcement activity.

14 2. A peace officer shall not act to interfere with a person's 15 recording of a law enforcement activity, including, without 16 limitation, by:

17 (a) Intentionally preventing or attempting to prevent the 18 person from recording a law enforcement activity;

19 (b) Threatening the person for recording a law enforcement 20 activity;

(c) Commanding that the person cease recording a law
 enforcement activity when the person was nevertheless authorized
 by law to record the law enforcement activity;

24 (d) Stopping, seizing or searching the person because he or 25 she recorded a law enforcement activity; or

(e) Unlawfully seizing property or instruments used by the
person to record a law enforcement activity, unlawfully destroying
or seizing any recorded image of a law enforcement activity or
copying such a recording of a law enforcement activity without the
consent of the person who recorded it or obtaining approval from
an appropriate court.

32 **3**.

3. As used in this section:

(a) "Law enforcement activity" means any activity by a peace
officer acting under the color of law.

(b) "Peace officer" means any person upon whom some or all
of the powers of a peace officer are conferred pursuant to NRS
289.150 to 289.360, inclusive.

38 (c) "Record" means to capture or attempt to capture any 39 moving or still image, sound or impression through the use of any



recording device, camera or any other device capable of capturing
 audio or moving or still images, or by means of written notes or
 observations. The term includes, without limitation, the capturing
 of or the attempt to capture any moving or still image, sound or
 impression through the use of any such device for the purpose of
 broadcasting an event or occurrence in real time.

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Sec. 2. NRS 171.122 is hereby amended to read as follows:

8 171.122 1. Except as otherwise provided in subsection 2, the 9 warrant must be executed by the arrest of the defendant. The officer need not have the warrant in the officer's possession at the time of 10 the arrest, but upon request the officer must show the warrant to the 11 12 defendant as soon as possible. If the officer does not have a warrant 13 in the officer's possession at the time of the arrest, the officer shall 14 then inform the defendant of the officer's intention to arrest the defendant, of the offense charged, the authority to make it and of the 15 16 fact that a warrant has or has not been issued. The defendant must 17 not be subjected to any more restraint than is necessary for the 18 defendant's arrest and detention. If the defendant either flees or 19 forcibly resists, the officer may, except as otherwise provided in 20 NRS 171.1455, use **[all]** only the amount of reasonable force 21 necessary [means] to effect the arrest.

22 2. In lieu of executing the warrant by arresting the defendant, a 23 peace officer may issue a citation as provided in NRS 171.1773 if:

(a) The warrant is issued upon an offense punishable as a misdemeanor;

26 (b) The officer has no indication that the defendant has 27 previously failed to appear on the charge reflected in the warrant;

28 (c) The defendant provides satisfactory evidence of his or her 29 identity to the peace officer;

30 (d) The defendant signs a written promise to appear in court for31 the misdemeanor offense; and

32 (e) The officer has reasonable grounds to believe that the 33 defendant will keep a written promise to appear in court.

34 3. The summons must be served upon a defendant by 35 delivering a copy to the defendant personally, or by leaving it at the 36 defendant's dwelling house or usual place of abode with some 37 person then residing in the house or abode who is at least 16 years 38 of age and is of suitable discretion, or by mailing it to the 39 defendant's last known address. In the case of a corporation, the 40 summons must be served at least 5 days before the day of 41 appearance fixed in the summons, by delivering a copy to an officer 42 or to a managing or general agent or to any other agent authorized 43 by appointment or by law to receive service of process and, if the 44 agent is one authorized by statute to receive service and the statute 45 so requires, by also mailing a copy to the corporation's last known





address within the State of Nevada or at its principal place of
 business elsewhere in the United States.

3 **Sec. 3.** Chapter 193 of NRS is hereby amended by adding 4 thereto the provisions set forth as sections 4 and 5 of this act.

5 Sec. 4. 1. In carrying out his or her duties, a peace officer 6 shall not use a choke hold on another person.

7 2. A peace officer shall not place a person who is in the 8 custody of the peace officer in any position which compresses his 9 or her airway or restricts his or her ability to breathe. A peace 10 officer shall monitor any person who is in the custody of the peace 11 officer for any signs of distress and shall take any actions 12 necessary to place such a person in a recovery position if he or she 13 appears to be in distress or indicates that he or she cannot breathe.

14 3. If a peace officer, in carrying out his or her duties, uses 15 physical force on another person, the peace officer shall ensure 16 that medical aid is rendered to any person who is injured by the 17 use of such physical force as soon as practicable.

18 19 4.

(a) "Choke hold" means:

As used in this section:

20 (1) A method by which a person applies sufficient pressure 21 to another person to make breathing difficult or impossible, 22 including, without limitation, any pressure to the neck, throat or 23 windpipe that may prevent or hinder breathing or reduce intake of 24 air; or

25 (2) Applying pressure to a person's neck on either side of 26 the windpipe, but not the windpipe itself, to stop the flow of blood 27 to the brain via the carotid arteries.

(b) "Peace officer" means any person upon whom some or all
of the powers of a peace officer are conferred pursuant to NRS
289.150 to 289.360, inclusive.

31 (c) "Physical force" means the application of physical 32 techniques, chemical agents or weapons to another person.

33 Sec. 5. 1. Except as otherwise provided in this subsection, a peace officer shall, without regard for chain of command, 34 35 intervene to prevent or stop another peace officer from using physical force that is not justified in pursuance of the other peace 36 37 officer's law enforcement duties in carrying out the arrest of a person, placing a person under detention, taking a person into 38 custody or booking a person. The duty to intervene in the use of 39 physical force that is not justified as required by this subsection 40 41 only applies if:

42 (a) A peace officer observes the use of physical force that is 43 not justified or reasonably should have observed the use of 44 physical force that is not justified; and





1 (b) The circumstances are such that it is safe for the peace 2 officer to intervene.

3 2. If a peace officer who observes the use of physical force
4 that is not justified is a supervisor of the peace officer who is using
5 such physical force, the peace officer making the observation shall
6 issue a direct order to stop the use of such physical force.

7 3. A peace officer who observes the use of physical force that 8 is not justified shall report the observation to his or her immediate 9 supervisor unless the observation involves his or her immediate 10 supervisor, in which case the peace officer shall report the 11 observation to the supervisor of his or her immediate supervisor. 12 Such a report must:

13 14 (a) Include, without limitation:

(1) The date, time and location of the incident;

15 (2) The identity, if known, and a description of the 16 participants; and

17 (3) A description of the actions taken as a result of the 18 observation.

19 (b) Be made in writing not later than 10 days after the 20 occurrence of the use of physical force and observation and 21 appended to all other reports of the incident.

4. A member of a law enforcement agency shall not discipline
or retaliate in any way against a peace officer solely for:

(a) Intervening in the use of physical force that is not justified
 as required by subsection 1; or

(b) Reporting the observation of the use of physical force that
 is not justified as required by subsection 3.

28 5. Each law enforcement agency in this State shall train its
29 peace officers on the provisions of this section.

30 6. As used in this section:

(a) "Peace officer" means any person upon whom some or all
of the powers of a peace officer are conferred pursuant to NRS
289.150 to 289.360, inclusive.

(b) "Physical force" has the meaning ascribed to it in section 4
of this act.

36 **Sec. 6.** Chapter 289 of NRS is hereby amended by adding 37 thereto a new section to read as follows:

1. Each law enforcement agency shall adopt a written policy regarding the drug and alcohol testing of a peace officer following an officer-involved shooting or when the conduct of a peace officer results in substantial bodily harm to or the death of another person. The written policy adopted by the law enforcement agency must include the following requirements:





(a) Each peace officer who is involved in an officer-involved 1 2 shooting or whose conduct resulted in substantial bodily harm to 3 or the death of another person must submit to drug and alcohol testing, including, without limitation, testing for the use of 4 5 cannabis, prescription drugs and illegal drugs; and

6 (b) The drug and alcohol testing must be completed as soon as practicable after the officer-involved shooting or the conduct of 7 8 the peace officer that resulted in substantial bodily harm to or the 9 death of another person, but not later than the end of the involved peace officer's shift. 10

11 2. As used in this section, "officer-involved shooting" means 12 any instance when a peace officer discharges his or her firearm 13 during the performance of his or her official duties or in the line 14 of duty and thereby causes injury or death to one or more persons. 15

Sec. 7. NRS 289.010 is hereby amended to read as follows:

16 289.010 As used in this chapter, unless the context otherwise 17 requires:

"Administrative file" means any file of a peace officer 18 1. containing information, comments or documents about the peace 19 20 officer. The term does not include any file relating to an 21 investigation conducted pursuant to NRS 289.057 or a criminal 22 investigation of a peace officer.

23 2. ["Choke hold" means the holding of a person's neck in a 24 manner specifically intended to restrict the flow of oxygen or blood 25 to the person's lungs or brain. The term includes the arm bar 26 restraint, carotid restraint and lateral vascular neck restraint.

-3.1 "Law enforcement agency" means any agency, office, 27 28 bureau, department, unit or division created by any statute, 29 ordinance or rule which:

30 (a) Has a duty to enforce the law; and

31 (b) Employs any person upon whom some or all of the powers 32 of a peace officer are conferred pursuant to NRS 289.150 to 33 289.360, inclusive.

[4.] 3. "Peace officer" means any person upon whom some or 34 35 all of the powers of a peace officer are conferred pursuant to NRS 36 289.150 to 289.360, inclusive.

37 [5.] **4**. "Punitive action" means any action which may lead to 38 dismissal, demotion, suspension, reduction in salary, written reprimand or transfer of a peace officer for purposes of punishment. 39

40 Sec. 8. Chapter 633, Statutes of Nevada 2019, at page 4488, is hereby amended by adding thereto a new section to be designated as 41 42 section 135.3, immediately following section 135, to read as 43 follows:





Sec. 135.3. The amendatory provisions of section 34 of 1 2 this act apply to: 3 An offense committed on or after July 1, 2020; and 1. An offense committed before July 1, 2020, if the 4 2. 5 person is sentenced on or after July 1, 2020. 1. On or before November 1, 2020, each law 6 Sec. 9. 7 enforcement agency in this State shall provide a report containing 8 the following information to the Director of the Legislative Counsel 9 Bureau for transmittal to the 81st Session of the Nevada Legislature: 10 (a) Information concerning traffic stops and other stops, 11 including, without limitation: 12 (1) The way in which traffic stops and other stops are 13 recorded and what is included in such recordings; (2) The period for which recordings of traffic stops and other 14 stops are maintained; and 15 16 (3) The information that is collected and maintained relating 17 to traffic stops and other stops, including, without limitation, any 18 information relating to the identity of a person and any geographic 19 information relating to the stop. 20 (b) Information concerning the software used to process the 21 identity or driver's license number of a person during a traffic stop 22 or other stop, including, without limitation: 23 (1) The name of the provider of the software used in law 24 enforcement vehicles and law enforcement dispatch offices to 25 process the identity or driver's license number of a person; and 26 (2) Information regarding the data collected through the use 27 of the software, including, without limitation: 28 (I) Whether the software tracks queries through the use of 29 unique identifiers such as identifiers for software users; 30 (II) Whether there are any limitations on the history of the 31 data collected through the use of the software, including, without 32 limitation, whether there is only a certain amount of history that is 33 stored and whether the history is ever cleared; and 34 (III) Whether there are any limitations on accessing the 35 data collected through the use of the software, including, without 36 limitation, who is authorized to request the data and how the data 37 can be requested. 38 2. As used in this section: (a) "Law enforcement agency" has the meaning ascribed to it in 39 NRS 289.010. 40 41 (b) "Other stop" means any occasion when a person is halted by 42 a law enforcement officer for an alleged violation of law, or any 43 other purpose.





1 (c) "Traffic stop" means any occasion when the driver of a 2 motor vehicle is halted by a law enforcement officer for an alleged 3 traffic violation or infraction, or any other purpose.

Sec. 10. If, pursuant to the provisions of NRS 176A.500 as 4 5 that section existed before July 1, 2020, a person is sentenced on or 6 after July 1, 2020, and before the effective date of this act to a period of probation or suspension of sentence that exceeds the 7 8 maximum period of probation set forth in NRS 176A.500 as that section existed on July 1, 2020, the person is entitled to have his or 9 10 her period of probation or suspension of sentence reduced to the 11 maximum applicable period of probation or suspension of sentence 12 set forth in NRS 176A.500 as that section existed on July 1, 2020.

Sec. 11. Notwithstanding the provisions of NRS 218D.430 and 218D.435, a committee may vote on this act before the expiration of the period prescribed for the return of a fiscal note in NRS 218D.475. This section applies retroactively from and after July 30, 2020.

Sec. 12. NRS 289.590 and 289.810 are hereby repealed.

19 Sec. 13. This act becomes effective upon passage and 20 approval.

TEXT OF REPEALED SECTIONS

289.590 Training in proper use of choke hold as condition of certification; annual training and recertification; regulations.

1. As a condition of the certification of a peace officer employed by an agency that authorizes the use of a choke hold in the course of the peace officer's duties, the Peace Officers' Standards and Training Commission shall require the peace officer to be trained in the proper use of the choke hold. In addition, the Commission shall require annual training and recertification in the proper use of the choke hold if the agency employing the peace officer continues to authorize the official use of the choke hold.

2. The Commission shall adopt regulations regarding the minimum training and testing required to comply with the requirements of subsection 1 and the manner in which each such agency shall demonstrate its continuing compliance with the requirements of subsection 1.

289.810 Peace officer prohibited from using choke hold; exceptions; agencies required to adopt regulations.

1. A peace officer shall not use a choke hold on any other person unless:





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(a) The agency employing the peace officer authorizes the use of the choke hold by its peace officers in the course of their duties; and

(b) The peace officer has successfully completed training in the proper use of the choke hold and holds current certification for its use by the agency which employs the peace officer.

2. If a law enforcement agency finds that a peace officer has violated the provisions of subsection 1, the peace officer is subject to such disciplinary action as is provided for such an offense by the agency.

3. Each agency in this state which employs a peace officer shall adopt regulations which govern whether the use of a choke hold by its officers during the course of their duties is authorized. If an agency authorizes such a use of a choke hold, the agency shall also adopt regulations which specifically address:

(a) The manner in which a peace officer, certified for use of a choke hold, is authorized to use the hold in the course of the peace officer's duties;

(b) The manner in which records of training, certification and recertification will be maintained to ensure compliance with any applicable statutory or other related requirements; and

(c) The consequences of unauthorized or uncertified use of a choke hold.

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