ASSEMBLY BILL NO. 61-COMMITTEE ON JUDICIARY

(ON BEHALF OF THE DISTRICT ATTORNEY'S ASSOCIATION)

FEBRUARY 10, 2003

Referred to Committee on Judiciary

- SUMMARY—Makes various changes to provisions governing testimony and evidence of witness who is granted immunity in criminal proceeding. (BDR 14-281)
- FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

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

AN ACT relating to criminal procedure; providing that evidence that is derived from the testimony or evidence of a witness who is granted immunity may be introduced in another proceeding if the evidence is obtained from an independent source; clarifying the duties of a witness to whom immunity is granted; and providing other matters properly relating thereto.

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

Section 1. NRS 178.572 is hereby amended to read as follows: 178.572 1. In any investigation before a grand jury, or any preliminary examination or trial in any court of record, the court on motion of the State may order that any material witness be released from all liability to be prosecuted or punished on account of any testimony or other evidence he may be required to produce [...] *pursuant to the order*.

8 2. Any motion, hearing or order regarding the immunity of a 9 grand jury witness must not be made public before an indictment or 10 presentment is issued in the case.

- 11 Sec. 2. NRS 178.574 is hereby amended to read as follows:
- 12 178.574 [Such]



1. Except as otherwise provided in subsection 2, an order of
 immunity [shall forever be] pursuant to NRS 178.572 is forever a
 bar to prosecution against the witness for any offense shown in
 whole or in part by such testimony or other evidence except for
 perjury committed in the giving of such testimony.

2. Evidence that is discovered as a result of, or otherwise 6 7 derived from, testimony or evidence compelled by an order issued 8 pursuant to NRS 178.572 is not admissible in a proceeding against 9 the witness to whom immunity was granted unless it is obtained 10 from a source that is independent from the testimony or evidence provided by the witness to whom immunity was granted. If there is 11 an objection to the admissibility of such evidence, the person 12 offering the evidence must establish by clear and convincing evidence that the evidence offered was obtained from that 13 14 15 independent source. Sec. 3. NRS 178.576 is hereby amended to read as follows: 16 178.576 1. If the court issues an order and grants immunity 17 to a witness pursuant to NRS 178.572, the witness shall testify or 18 19

produce all evidence compelled by the order regardless of whether
the testimony or evidence may tend to incriminate him or subject
him to a penalty or forfeiture.

22 2. Any witness [who having] to whom such immunity has
23 been granted [immunity] who refuses to testify or produce other
24 evidence is in contempt of court.

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