

AB 32

- Allows that, "Any information collected or stored by the Department for the purpose of analyzing and understanding the criminal justice system, including, without limitation, information from a database, interview or other source, is confidential and not a public record within the meaning of NRS 239.010.
- Modifies membership of the NSC
- Requires collection of data related to homelessness
- Allows the NLJRCC to accept gifts and grants
- Allows for intermediate jail and electronic monitoring sanctions for temporary revocations for both probation and parole
- · Credits time served waiting for technical violations
- Revises definition of "absconder"

AB 388

- Gives appropriation of \$3 million to the Nevada Local Justice Reinvestment Coordinating Council for the purpose of funding grants relating to reducing recidivism
 - Reports
 - To IFC December 20, 2024
 - To IFC September 19, 2025
 - Deadlines
 - Committed for expenditure by June 30, 2025
 - Spent by September 19, 2025

- Establishes crimes and penalties related to fentanyl
- Requires the Nevada Sentencing Commission with assistance from the Nevada Department of Sentencing Policy to submit a report to the Joint Interim Standing Commission on Judiciary

- Creates NSC Subcommittee on Misdemeanors
- Establishes minimum subcommittee membership
- Requires the NSC to study misdemeanors and submit a report to the 2025 Legislature
- Allows for working groups within NSC
- Amends NSC membership

- Revises information submitted by district attorneys concerning cases filed for murder and voluntary manslaughter charges in Nevada
- Changes recipient of the information from the Attorney General's Office to the Nevada Department of Sentencing Policy

- Changes credits earned by those incarcerated within NDOC to a percentage of the sentence
- Maximum sentences will be reduced 35% for adherence to case plan/programming
- Minimum sentences will be reduced 35% for eligible convictions

Questions?