LEGISLATURE OF NEBRASKA

ONE HUNDRED FOURTH LEGISLATURE

FIRST SESSION

LEGISLATIVE BILL 504

Introduced by Krist, 10.

Read first time January 21, 2015

Committee: Judiciary

- 1 A BILL FOR AN ACT relating to criminal procedure; to amend section
- 2 29-2261, Revised Statutes Cumulative Supplement, 2014; to change
- 3 provisions relating to presentence reports and examinations; and to
- 4 repeal the original section.
- 5 Be it enacted by the people of the State of Nebraska,

Section 1. Section 29-2261, Revised Statutes Cumulative Supplement,

2 2014, is amended to read:

29-2261 (1) Unless it is impractical to do so, when an offender has 3 been convicted of a felony other than murder in the first degree, the 4 5 court shall not impose sentence without first ordering a presentence investigation of the offender and according due consideration to a 6 7 written report of such investigation. When an offender has been convicted of murder in the first degree and (a) a jury renders a verdict finding 8 9 the existence of one or more aggravating circumstances as provided in the information contains a notice 10 section 29-2520 or (b)(i) aggravation as provided in section 29-1603 and (ii) the offender waives 11 his or her right to a jury determination of the alleged aggravating 12 13 circumstances, the court shall not commence the sentencing determination 14 proceeding as provided in section 29-2521 without first ordering a presentence investigation of the offender and according due consideration 15 to a written report of such investigation. 16

- (2) A court may order a presentence investigation in any case,
 except in cases in which an offender has been convicted of a Class IIIA
 misdemeanor, a Class IV misdemeanor, a Class V misdemeanor, a traffic
 infraction, or any corresponding city or village ordinance.
- (3) The presentence investigation and report shall include, when 21 22 available, an analysis of the circumstances attending the commission of the crime, the offender's history of delinquency or criminality, physical 23 24 and mental condition, family situation and background, economic status, education, occupation, and personal habits, and any other matters that 25 the probation officer deems relevant or the court directs to be included. 26 All local and state police agencies and Department of Correctional 27 Services adult correctional facilities shall furnish to the probation 28 officer copies of such criminal records, in any such case referred to the 29 probation officer by the court of proper jurisdiction, as the probation 30 officer shall require without cost to the court or the probation officer. 31

- 1 Such investigation shall also include:
- 2 (a) Any written statements submitted to the county attorney by a
- 3 victim; and
- 4 (b) Any written statements submitted to the probation officer by a
- 5 victim.
- 6 (4) If there are no written statements submitted to the probation
- 7 officer, he or she shall certify to the court that:
- 8 (a) He or she has attempted to contact the victim; and
- 9 (b) If he or she has contacted the victim, such officer offered to
- 10 accept the written statements of the victim or to reduce such victim's
- 11 oral statements to writing.
- For purposes of subsections (3) and (4) of this section, the term
- 13 victim shall be as defined in section 29-119.
- 14 (5) Before imposing sentence, the court may order the offender to
- 15 submit to psychiatric observation and examination for a period of not
- 16 exceeding sixty days or such longer period as the court determines to be
- 17 necessary for that purpose. The offender may be remanded for this purpose
- 18 to any available clinic or mental hospital, or the court may appoint a
- 19 qualified psychiatrist to make the examination. The report of the
- 20 examination shall be submitted to the court.
- 21 (6) Any presentence report or psychiatric examination shall be
- 22 privileged and shall not be disclosed directly or indirectly to anyone
- 23 other than a judge, probation officers to whom an offender's file is duly
- 24 transferred, the probation administrator or his or her designee, or
- 25 others entitled by law to receive such information, including personnel
- 26 and mental health professionals for the Nebraska State Patrol
- 27 specifically assigned to sex offender registration and community
- 28 notification for the sole purpose of using such report or examination for
- 29 assessing risk and for community notification of registered sex
- 30 offenders. For purposes of this subsection, mental health professional
- 31 means (a) a practicing physician licensed to practice medicine in this

state under the Medicine and Surgery Practice Act, (b) a practicing 1 2 psychologist licensed to engage in the practice of psychology in this state as provided in section 38-3111, or (c) a practicing mental health 3 4 professional licensed or certified in this state as provided in the 5 Mental Health Practice Act. The court may permit inspection of the report or examination of parts thereof by the offender or his or her attorney, 6 7 or other person having a proper interest therein, whenever the court finds it is in the best interest of a particular offender. A copy of the 8 9 report or examination shall be provided to counsel for the defendant and 10 the prosecution at no charge at least seven days in advance of the sentencing hearing. The court may order that the report or examination 11 not be reproduced or disseminated to persons other than the defendant and 12 13 his or her counsel and counsel for the prosecution. Upon application by counsel for the prosecution or the defendant, the court may order that 14 addresses, telephone numbers, and other contact information for victims 15 16 or witnesses named in the report or examination be redacted upon a showing by a preponderance of the evidence that such redaction is 17 warranted in the interests of public safety. The court may allow fair 18 19 opportunity for an offender to provide additional information for the court's consideration. 20

- (7) If an offender is sentenced to imprisonment, a copy of the report of any presentence investigation or psychiatric examination shall be transmitted immediately to the Department of Correctional Services.

 Upon request, the Board of Parole or the Office of Parole Administration may receive a copy of the report from the department.
- (8) Notwithstanding subsection (6) of this section, the Supreme
 Court or an agent of the Supreme Court acting under the direction and
 supervision of the Chief Justice shall have access to psychiatric
 examinations and presentence investigations and reports for research
 purposes. The Supreme Court and its agent shall treat such information as
 confidential, and nothing identifying any individual shall be released.

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1 Sec. 2. Original section 29-2261, Revised Statutes Cumulative

2 Supplement, 2014, is repealed.