Nevada has four criminal statutes that need to be examined and addressed in any effort to modernize its HIV criminal laws. Each will be examined in turn.

The first, NV Rev Stat Section 201.205, enacted in 1993, makes it a class B felony with a mandatory minimum 2 year and maximum 10 year sentence for an individual who knows he has the virus and *intentionally, knowingly or willfully engages in conduct in a manner that is intended or likely to transmit the disease to another person*. It is an affirmative defense (one that must be pled and proven by the Defendant) that the person with whom the person with HIV engaged in the prohibited conduct with knew the risk and consented.

#### Universal Citation: NV Rev Stat § 201.205 (2017)

1. A person who, after testing positive in a test approved by the State Board of Health for exposure to the human immunodeficiency virus and receiving actual notice of that fact, intentionally, knowingly or willfully engages in conduct in a manner that is intended or likely to transmit the disease to another person is guilty of a category B felony and shall be punished by imprisonment in the state prison for a minimum term of not less than 2 years and a maximum term of not more than 10 years, or by a fine of not more than \$10,000, or by both fine and imprisonment.

2. It is an affirmative defense to an offense charged pursuant to subsection 1 that the person who was subject to exposure to the human immunodeficiency virus as a result of the prohibited conduct:

(a) Knew the defendant was infected with the human immunodeficiency virus;

(b) Knew the conduct could result in exposure to the human immunodeficiency virus; and

(c) Consented to engage in the conduct with that knowledge.

(Added to NRS by 1993<sup>1</sup>, 1943; A 1995, 1199)

<sup>1</sup> Senate Bill No. 514—Committee on Judiciary

#### CHAPTER 472

[Approved July 9, 1993]

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

AN ACT relating to the human immunodeficiency virus; making it unlawful to engage in certain conduct through which the virus may be transmitted after testing positive for the disease; providing an affirmative defense to such unlawful conduct; and providing other matters properly relating thereto.

PLHIV are not allowed to engage in sex work in Nevada. It is a misdemeanor to engage in sex work outside of a licensed house of prostitution. In addition, it is a B felony punishable by a minimum of 2 and a maximum of ten years if PLHIV engaging in sex work at all whether in a licensed house of prostitution or not. There are no defenses listed. Even if you are a sex worker living with HIV who has an undetectable viral load (use of latex condoms in licensed houses of prostitution are already statutorily required) you are not allowed to work any longer in a licensed house. As stated, sex work outside of the licensed houses is illegal and graduates from a misdemeanor to the same B felony for PLHIV. Again, no defenses exist based on the risk/activity, use of risk reduction measures or otherwise.

#### Universal Citation: NV Rev Stat § 201.358 (2017)

1. A person who:

(a) Violates NRS 201.354<sup>2</sup>; or

<sup>2</sup> NV Rev Stat § 201.354 (2017)

1. It is unlawful for any person to engage in prostitution or solicitation therefor, except in a licensed house of prostitution.

2. Except as otherwise provided in subsection 3, a person who violates subsection 1 is guilty of a misdemeanor.

3. A person who violates subsection 1 by soliciting a child for prostitution:

Section 1. Chapter 201 of NRS is hereby amended by adding thereto a new section to read as follows:

<sup>1.</sup> Any person who, after testing positive in a test approved by the state board of health for exposure to the human immunodeficiency virus and receiving actual notice of that fact, intentionally, knowingly or willfully engages in conduct in a manner that is intended or likely to transmit the disease to another person is guilty of a felony and shall be punished by imprisonment in the state prison for not less than 1 year nor more than 20 years, or by a fine of not more than \$10,000, or by both fine and imprisonment.

<sup>2.</sup> It is an affirmative defense to an offense charged pursuant to subsection 1 that the person who was subject to exposure to the human immunodeficiency virus as a result of the prohibited conduct:

<sup>(</sup>a) Knew the defendant was infected with the human immunodeficiency virus;

<sup>(</sup>b) Knew the conduct could result in exposure to the human immunodeficiency virus; and

<sup>(</sup>c) Consented to engage in the conduct with that knowledge

<sup>(</sup>a) For a first offense, is guilty of a category E felony and shall be punished as provided in NRS 193.130, and by a fine of not more than \$5,000.

<sup>(</sup>b) For a second offense, is guilty of a category D felony and shall be punished as provided in NRS 193.130.

(b) Works as a prostitute in a licensed house of prostitution, after testing positive in a test approved by the State Board of Health for exposure to the human immunodeficiency virus and receiving notice of that fact is guilty of a category B felony and shall be punished by imprisonment in the state prison for a minimum term of not less than 2 years and a maximum term of not more than 10 years, or by a fine of not more than \$10,000, or by both fine and imprisonment.

2. As used in this section, notice means:

(a) Actual notice; or

(b) Notice received pursuant to NRS 201.356.

(Added to NRS by 1987, 2027; A 1989, 589, 925; 1995, 1203)

There are two statutes that give health authorities wide latitude to confine PLHIV. NV Rev Stat 441A.300 allows a court to confine a PLHIV for engaging "in behavior through which the disease **may** be spread," and NV Rev Stat 441.A.180 makes it a misdemeanor for PLHIV to conduct himself in a manner or engage in an occupation that is **likely** to transmit the disease to others after being warned in writing by the public health authority.

#### Universal Citation: NV Rev Stat § 441A.300 (2017)

A person who is diagnosed as having acquired immunodeficiency syndrome who fails to comply with a written order of a health authority, or who engages in behavior through which the disease may be spread to others, is, in addition to any other penalty imposed pursuant to this chapter, subject to confinement by order of a court of competent jurisdiction.

(Added to NRS by 1989, 297)

Universal Citation: NV Rev Stat § 441A.180 (2017)

<sup>(</sup>c) For a third or subsequent offense, is guilty of a category C felony and shall be punished as provided in NRS 193.130. The court shall not grant probation to or suspend the sentence of a person punished pursuant to this paragraph.

<sup>(</sup>Added to NRS by 1987, 2027; A 1991, 462; 2009, 1245; 2015, 1003)

1. A person who has a communicable disease in an infectious state shall not conduct himself or herself in any manner likely to expose others to the disease or engage in any occupation in which it is likely that the disease will be transmitted to others.

2. A health authority who has reason to believe that a person is in violation of subsection 1 shall issue a warning to that person, in writing, informing the person of the behavior which constitutes the violation and of the precautions that the person must take to avoid exposing others to the disease. The warning must be served upon the person by delivering a copy to him or her.

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3. A person who violates the provisions of subsection 1 after service upon him or her of a warning from a health authority is guilty of a misdemeanor.

(Added to NRS by 1989, 296)

### **Elements of Modernization**

While advocates in different states have developed a variety of approaches to addressing HIV-specific statutes, the most common approach is to bring an existing HIV-specific statute into line with modern science. Some general principles of reform/modernization to keep in mind as you go through your own decision making process:

-Lower any penalty to the lowest graded misdemeanor

-Eliminate any sentence enhancement that results from being a PLHIV such as for an HIV positive sex worker.

-Assign all burdens of proof the prosecution.

-Make the law applicable to all non-airborne contagious or infectious disease, not HIV in isolation.

-Include a requirement that the law apply only to those act with specific intent to transmit and who engage in conduct that carries a substantial risk of transmission defined as a reasonable probability of transmission as proven by competent medical evidence.

-Include a statement that the prosecution cannot meets its burden of proving specific intent to transmit where the PLHIV undertook or attempted to undertake practical means to prevent transmission defined as any method, device, behavior or activity demonstrated epidemiologically to measurable limit, reduce, or eliminate the risk of transmission (use of barrier protection, use of ART).

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and other prevention programs.

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## Why are these current laws so problematic?

We have made significant advances in our scientific understanding of HIV and the medical inflastrantions available to treat it.

Our taxes should reflect this progress.

Living with a dutinic illusts should not be criminalized, but that is exactly what I awst1 at use outsided language and science do.

We offer elemen its o (moderniz) tion biat are based in orience and not stigno; that ask to rproof of transmission and intent; that require a realistic possibility of transmission; and promote public health. They wert created horn a lack of information and science.

At the height of the ArUS opid emicthere was little upderstanding of HIY and widt spread concern about its transmission.

Out of lear and invited scientific boowhodge encoystates enacted harurhal and discriminatory tens that have done anore born than good, These Robbics are unrese 3447 and

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2019 PWN USA POLICY FELLOW PROJECT

# ELEMENTS OF MODERNIZATION

#### If any statute criminalizing HIV must exist, it must meet the following criteria:

#### Proxil of Tranismission

#### **Based in Science, not Stigma**

ada HEV Prevention Planning Group CANAPPED

Laws should not criminalize behavior that poles no

nisk of transmission. This includes discriminatory

penalty enhancing sentences for propier with a

known HIV status.

#### **Promote Public Health**

Oriminalizing HIV in broad terms - or having poorly dealted legislation that allows for inappropriate application - undermines

the public health goals of such laws. They further marginalize and isolate communities of color, Latina and immigrant

communities, women, the LGBTQ+ communities, people in the commercial sex trade,

and the community of people who use drugs.

All these communities are priority groups in every plan to End The (HIV) Epidemic (EHE) nationwide.

# What is HIV Modernization CoalitionWhat is HIV Modernization?HIV Modernization is the modernization of the current unwarranted<br/>use of the criminal law to address a public health issue.HIV Modernization efforts use new science to help update language<br/>written into current laws that target people living with HIV for<br/>prosecution and excessive punishment.HIV criminalization laws don't<br/>align with current science.

Many of these laws are based on decades old science and irrational fears based on the stigma associated with HIV.

The outdated laws are often referred to as "HIV Criminalizaiton."

# <u>Co-Chairs</u>

HIV specific criminalization

laws are redundant and

increase stigma.

Twitter: @NVMOD\_Coalition Facebook: <u>https://www.facebook.com/NVHIVModernizationCoalition</u> Join the conversation: <u>https://forms.gle/sRdyVUxR2aFCVHiX6</u> Email: nvhivmodernizationcoalition@gmail.com

<u>Southern NV</u> Davina Conner Connie Shearer Chris Reynolds

<u>Northern Nevada</u> Jen Howell Stephan Page

# **Nevada HIV Modernization Coalition**

## **Mission Statement**

The Coalition brings together people living with HIV (PLHIV), medical and public health leaders, policy experts, and other allies to improve public health, advance social justice, humanize PLHIV, and end HIV criminalization. We seek to modernize outdated laws and to end inappropriate arrests and prosecutions, unnecessary detentions, excessive bail and inadequate legal representation of PLHIV. We do this by speaking with a collective voice that is anchored in science and informed by the leadership of PLHIV working with public health and policy experts to educate our communities, our legislators,

the judiciary, and law enforcement officials in order to pass meaningful reform measures. We will work to amplify the voices of PLHIV by engaging in these activities and will approach all our activiities while honoring the dignity of those most affected by HIV.

# Why should you care about HIV Criminalization?

HIV criminalization laws don t work as intended.

HIV criminalization laws do work against public health.

HIV criminalization laws don't align with current science.

HIV specific crimianlization laws are redundent and increase stigma.

# Twitter: @NVMOD\_Coalition

Facebook: <u>https://www.facebook.com/NVHIVModernizationCoalition</u> Join the conversation: <u>https://forms.gle/sRdyVUxR2aFCVHiX6</u> Email: nvhivmodernizationcoalition@gmail.com

#### Co-Chairs

<u>Southern NV</u> Davina Conner Connie Shearer Chris Reynolds <u>Northern Nevada</u> Jen Howell Stephan Page