STATE OF ARIZONA 30th LEGISLATURE 1st REGULAR SESSION

## SENATE

S.B. 233
INTRODUCED
February 16, 1971

Referred to	Date	Repeated Out	
Kare.			
			,
Committee of Whole			
hid Raiding Ave	No	Absent	
House Action			
Sent to Governor		Action	

## Introduced by Senator O'Connor

## AN ACT

RELATING TO CRIMES; PROVIDING FOR RESTORATION OF CIVIL RIGHTS AFTER CONVICTION IN A FEDERAL COURT, AND AMENDING TITLE 13, CHAPTER 6, ARIZONA REVISED STATUTES, BY ADDING ARTICLE 12.

- 1 Be it enacted by the Legislature of the State of Arizona:
- Section 1. Title 13, chapter 6, Arizona Revised Statutes,
- 3 is amended by adding article 12, sections 13-1751 to 13-1754,
  - inclusive, to read:
- New 5 ARTICLE 12. RESTORATION OF CIVIL RIGHTS
- AFTER CONVICTION IN U. S. DISTRICT COURT
- New 7 13-1751. Definition
- Sec. 8 IN THIS ARTICLE, UNLESS THE CONTEXT OTHERWISE REQUIRES:
  - "CIVIL RIGHTS" MEANS ALL THE CIVIL RIGHTS CONFERRED
  - 10 ON A PERSON BY THE CONSTITUTION AND LAWS OF THIS STATE AND
  - 11 INCLUDES THE CIVIL RIGHTS REFERRED TO IN ARTICLE 7. SECTION
  - 12 2, OF THE CONSTITUTION OF ARIZONA.
- New 13 13-1752. Persons completing probation Sec. 14
  - 14 A. A PERSON WHOSE PERIOD OF PROBATION HAS BEEN COMPLETED
  - 15 MAY HAVE ANY CIVIL RIGHTS WHICH WERE LOST OR SUSPENDED BY HIS
  - 16 FELONY CONVICTION IN A UNITED STATES DISTRICT COURT RESTORED
  - 17 BY THE PRESIDING JUDGE IN THE COUNTY IN WHICH HE NOW RESIDES,
  - 18 UPON FILING OF AN AFFIDAVIT OF DISCHARGE FROM THE JUDGE WHO
  - 19 DISCHARGED HIM AT THE END OF THE TERM OF PROBATION.

B. UPON PROPER APPLICATION, A PERSON WHO HAS BEEN DIS-1 CHARGED FROM PROBATION PRIOR TO THE ADOPTION OF THIS ARTICLE 3 MAY HAVE ANY CIVIL RIGHTS WHICH WERE LOST OR SUSPENDED BY HIS FELONY CONVICTION RESTORED BY APPLICATION TO THE PRESID-5 ING JUDGE OF THE SUPERIOR COURT IN THE COUNTY IN WHICH HE 6 NOW RESIDES. THE ATTORNEY GENERAL SHALL PROCESS THE APPLICA-7 TION UPON REQUEST OF THE PERSON INVOLVED OR HIS ATTORNEY. 13-1753. Applications by persons discharged New Sec. 9 from federal prison 10 UPON PROPER APPLICATION, A PERSON WHO HAS RECEIVED 11 AN ABSOLUTE DISCHARGE FROM IMPRISONMENT IN A FEDERAL PRISON MAY HAVE ANY CIVIL RIGHTS WHICH WERE LOST OR SUSPENDED BY HIS CONVICTION RESTORED BY THE PRESIDING JUDGE OF THE SUPERIOR 13 14 COURT IN THE COUNTY IN WHICH HE NOW RESIDES. 15 B. AN APPLICATION FOR RESTORATION OF CIVIL RIGHTS SHALL 16 BE ACCOMPANIED BY A CERTIFICATE OF ABSOLUTE DISCHARGE FROM THE DIRECTOR OF THE FEDERAL BUREAU OF PRISONS, UNLESS IMPOS-17 18 SIBILITY TO OBTAIN SUCH CERTIFICATE IS SHOWN. THE ATTORNEY 19 GENERAL IS RESPONSIBLE FOR PROCESSING APPLICATIONS FOR 20 RESTORATION OF CIVIL RIGHTS UPON REQUEST OF THE PERSON IN-21 VOLVED OR HIS ATTORNEY. 22 New 13-1754. Restoration of civil rights in Sec. 23 the discretion of the presiding 24 judge of the superior court 25 THE RESTORATION OF CIVIL RIGHTS UNDER PROVISIONS OF THIS 26 ARTICLE IS WITHIN THE DISCRETION OF THE PRESIDING JUDGE OF 27 THE SUPERIOR COURT IN THE COUNTY IN WHICH THE PERSON RESIDES.

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