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11	RELATING TO PUBLIC OFFICIALS;
12	OFFICE IMMEDIATELY UPON CONVIC
13	FORFEITURE OF CAMPAIGN FUNDS.
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15	BE IT ENACTED BY THE LEGISLATU
16	SECTION 1. Section 10-1-
17	Chapter 44, Section 1, as amen
18	"10-1-2. PUBLIC OFFICE
19	DISQUALIFICATIONREMOVALFOR
20	A. A person convic
21	crime] <u>felony</u> , unless such per
22	to political rights, shall <u>not</u>
23	appointed to any public office
24	B. If a person who

#### SENATE BILL 287

# 51st legislature - STATE OF NEW MEXICO - second session, 2014

### INTRODUCED BY

#### Moores

## N ACT

PROVIDING FOR REMOVAL FROM PUBLIC TION OF A FELONY; PROVIDING FOR

RE OF THE STATE OF NEW MEXICO:

2 NMSA 1978 (being Laws 1912, ded) is amended to read:

CONVICTION OF CRIME--FEITURE.--[Sec. 2. That No]

ted of a [<del>felonious or infamous</del> son has been pardoned or restored be qualified to be elected or in this state.

holds a public office in this state is convicted of a felony, the person shall be deemed to .195731.2

1	have resigned from the public office immediately upon
2	conviction, and the office shall be deemed vacant. All funds
3	belonging to the person's campaign committee or committees
4	shall be subject to forfeiture pursuant to the provisions of
5	the Forfeiture Act; provided that upon forfeiture, any funds
6	shall be deposited into the children's trust fund.
7	C. As used in this section, "public office" means:
8	(1) any state elective office;
9	(2) the office of a cabinet secretary; or
10	(3) an appointed position on a public board or
11	commission."
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