# Washington State House of Representatives Office of Program Research

BILL ANALYSIS

## **State Government & Tribal Affairs Committee**

### **HB 2013**

**Brief Description:** Authorizing tribal and Indian nation law enforcement officers to act as Washington state peace officers.

**Sponsors:** Representatives Williams, O'Brien, Ericks, Appleton and Ormsby.

#### **Brief Summary of Bill**

- Authorizes the Washington State Patrol (WSP) to issue tribal law enforcement officers commissions to act as general authority Washington peace officers.
- Requires that the procedures regarding the issuance and revocation of a commission be set forth in a written agreement between the Chief of the WSP and a tribal government.

**Hearing Date:** 2/14/07

**Staff:** Alison Hellberg (786-7152).

#### **Background:**

#### **Tribal Jurisdiction**

Law enforcement jurisdiction on tribal lands is governed by a combination of tribal law, state law, federal law, and treaty. In 1963, Washington assumed criminal and civil jurisdiction over tribal lands within the state. The state has since retroceded this jurisdiction back to the federal government and the tribes for several tribes in Washington. The state does not exercise civil or criminal jurisdiction over tribal members on tribal lands except in certain limited situations.

Tribes generally have their own court systems, criminal statutes, and law enforcement agencies. Tribes that are subject to state jurisdiction may enter into agreements with local law enforcement agencies to provide law enforcement service on tribal lands. Tribes and local law enforcement agencies also cooperate on law enforcement matters. For example, in 2001, after retrocession of state criminal jurisdiction went into effect, the Tulalip tribal government and Snohomish county entered into a cooperative law enforcement agreement.

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Generally, tribal law enforcement officers do not have inherent jurisdiction to try and punish non-tribal persons on tribal lands. Tribal officers do, however, have the authority to stop non-tribal drivers to investigate possible violations of tribal law. If the non-tribal driver is suspected of a crime, the tribal officer may temporarily detain the driver and turn hin or her over to state law enforcement officials.

#### Criminal Justice Training Commission (CJTC)

The CJTC provides basic law enforcement training, corrections training, and education programs for criminal justice personnel, including officers, corrections officers, fire marshals, and prosecuting attorneys. Basic law enforcement training is generally required of all law enforcement officers and consists of 720 hours of training.

In addition to the basic training requirement, all Washington law enforcement officers must also obtain and retain certification as peace officers as a condition of continuing employment as a peace officer. The CJTC is authorized to issue or revoke all peace officer certifications. As a prerequisite to certification, a peace officer must release to the CJTC all personnel files, termination papers, criminal investigation files, or any other files, papers, or information that are directly related to the certification or decertification of the officer. The CJTC has the authority to grant, deny, or revoke the certification of peace officers.

Last year, HB 2367 was enacted and gave the CJTC the authority to grant, deny, or revoke the certification of tribal police officers employed by any tribal government that has voluntarily requested certification for their law enforcement officers.

#### **Summary of Bill:**

The Chief of the WSP is authorized to issue a tribal law enforcement officer a commission to act as a general authority Washington peace officer. This means that the tribal law enforcement officer may enforce the criminal and traffic laws of Washington state generally. A tribal law enforcement officer is defined as a duly commissioned officer of the police or public safety department of a Washington Indian nation or tribe or a law enforcement officer employed by the United States Bureau of Indian Affairs and is assigned in Washington.

Prior to issuing a commission, the chief of the WSP must enter into an agreement with the tribal government or the appropriate federal official. The agreement must outline the procedures to be followed in the issuance and revocation of commissions and the respective rights and responsibilities of the departments.

#### The agreement must contain the following conditions

- The tribal government must present proof of adequate liability and property damage insurance for vehicles operated by the peace officers and police professional liability insurance from a company licensed to sell insurance in the state;
- Each applicant must complete 400 hours of basic law enforcement training approved by the CJTC:
- The Chief of the WSP has the authority to suspend any commission for reasons solely within his or her discretion;
- If the tribal government or federal agency violates any provision of the agreement, the Chief of the WSP must suspend the agreement, with 5 days' notice, until the Chief is satisfied that the violation is corrected;

- A copy of any citation issued by a commissioned tribal officer must be submitted within 5 days to the WSP;
- Any citation issued by a commissioned tribal officer must be to a Washington court, except for citations issued to Indians within the boundaries of a reservation may be cited to a tribal court:
- The agreement will not confer any additional authority to a tribal court or tribal authority;
- The authority granted under any agreement is for areas within a reservation, except when a commissioned tribal officer is in hot pursuit of an offender; and
- Representatives of the WSP and the tribal government must meet annually to discuss the status of the agreement.

County sheriffs continue to have the authority to appoint duly commissioned state or federally certified tribal law enforcement officers as deputy sheriffs authorized to enforce the criminal and traffic laws of Washington.

**Appropriation:** None.

Fiscal Note: Available.

**Effective Date:** The bill takes effect 90 days after adjournment of session in which bill is passed.