HOUSE BILL 1063

State of Washington 57th Legislature 2001 Regular Session

By Representatives Ballasiotes, O'Brien, Lovick, Haigh and Benson

Read first time 01/15/2001. Referred to Committee on Criminal Justice & Corrections.

AN ACT Relating to adding a victim notification system to the state jail booking and reporting system; amending RCW 36.28A.040; and adding a new section to chapter 36.28A RCW.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 36.28A 6 RCW to read as follows:

7 (1) The Washington association of sheriffs and police chiefs
8 shall integrate a victim notification system into its electronic
9 statewide city and county jail booking and reporting system
10 described in RCW 36.28A.040.

(2) At a minimum, the victim notification system shall provide to victims of crime who have made a notification request, notification of the release or transfer of an incarcerated person from a local jail, juvenile detention facility, or release from a partial confinement program operated by a city or county.

16 **Sec. 2.** RCW 36.28A.040 and 2000 c 3 s 1 are each amended to read 17 as follows:

(1) No later than December 31, 2001, the Washington association 1 of sheriffs and police chiefs shall implement and operate an 2 3 electronic statewide city and county jail booking and reporting 4 system. The system shall serve as a central repository and instant information source for offender information and jail statistical 5 data. The system shall be placed on the Washington state justice 6 7 information network and be capable of communicating electronically 8 with every Washington state city and county jail and with all 9 other Washington state criminal justice agencies as defined in RCW 10 10.97.030.

(2) After the Washington association of sheriffs and police 11 chiefs has implemented an electronic jail booking system as 12 described in subsection (1) of this section, if a city or county 13 jail or law enforcement agency receives state or federal funding 14 15 to cover the entire cost of implementing or reconfiguring an electronic jail booking system, the city or county jail or law 16 17 enforcement agency shall implement or reconfigure an electronic jail booking system that is in compliance with the jail booking 18 19 system standards developed pursuant to subsection (4) of this 20 section.

(3) After the Washington association of sheriffs and police 21 chiefs has implemented an electronic jail booking system as 22 described in subsection (1) of this section, city or county jails, 23 24 or law enforcement agencies that operate electronic jail booking 25 systems, but choose not to accept state or federal money to 26 implement or reconfigure electronic jail booking systems, shall electronically forward jail booking information to the Washington 27 association of sheriffs and police chiefs. At a minimum the 28 29 information forwarded shall include the name of the offender, 30 vital statistics, the date the offender was arrested, the offenses 31 arrested for, the date and time an offender is released or transferred from a city or county jail, a city or county juvenile 32 detention facility, or a partial confinement program that is 33 34 operated by a city or county, and if available, the mug shot. The electronic format in which the information is sent shall be at the 35 discretion of the city or county jail, or law enforcement agency 36 forwarding the information. City and county jails or law 37

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enforcement agencies that forward jail booking information under
 this subsection are not required to comply with the standards
 developed under subsection (4)(b) of this section.

4 (4) The Washington association of sheriffs and police chiefs shall appoint, convene, and manage a statewide jail booking and 5 reporting system standards committee. The committee shall include 6 7 representatives from the Washington association of sheriffs and 8 police chiefs correction committee, the information service 9 board's justice information committee, the judicial information 10 system, at least two individuals who serve as jailers in a city or county jail, and other individuals that the Washington association 11 of sheriffs and police chiefs places on the committee. 12 The 13 committee shall have the authority to:

(a) Develop and amend as needed standards for the statewide
jail booking and reporting system and for the information that
must be contained within the system. At a minimum, the system shall
contain:

18 (i) The offenses the individual has been charged with;

(ii) Descriptive and personal information about each offender booked into a city or county jail. At a minimum, this information shall contain the offender's name, vital statistics, address, and mugshot;

(iii) Information about the offender while in jail, which could
be used to protect criminal justice officials that have future
contact with the offender, such as medical conditions, acts of
violence, and other behavior problems;

(iv) Statistical data indicating the current capacity of each
 jail and the quantity and category of offenses charged; ((and))

(v) The ability to communicate directly and immediately with
the city and county jails and other criminal justice entities; and
(vi) The date and time that an offender was released or

32 <u>transferred from a local jail, juvenile detention facility, or</u> 33 <u>released from a partial confinement program operated by a city or</u> 34 <u>county;</u>

35 (b) Develop and amend as needed operational standards for city 36 and county jail booking systems, which at a minimum shall include 37 the type of information collected and transmitted, and the 1 technical requirements needed for the city and county jail booking 2 system to communicate with the statewide jail booking and 3 reporting system;

4 (c) Develop and amend as needed standards for allocating grants 5 to city and county jails or law enforcement agencies that will be 6 implementing or reconfiguring electronic jail booking systems.

7 (5) By January 1, 2001, the standards committee shall complete 8 the initial standards described in subsection (4) of this section, 9 and the standards shall be placed into a report and provided to all Washington state city and county jails, all other criminal 10 justice agencies as defined in RCW 10.97.030, the chair of the 11 Washington state senate human services and corrections committee, 12 and the chair of the Washington state house of representatives 13 14 criminal justice and corrections committee.

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