
Public Safety Committee

HB 1531

Brief Description: Modifying criminal history record information compliance audit provisions.

Sponsors: Representatives Hayes, Goodman, Klippert, Hope, Ryu, Holy and Moscoso; by request of Washington State Patrol.

Brief Summary of Bill

- Provides that the Washington State Patrol's disposition audit will be based upon cases with no disposition report received for one year or longer.
- Expands the time period for local criminal justice agencies to respond to cases where dispositions are still pending.

Hearing Date: 2/13/13

Staff: Yvonne Walker (786-7841).

Background:

The Washington State Patrol's (WSP) Identification and Criminal History Section of the agency is the central repository for criminal history record information (CHRI) for the State of Washington. The CHRI consists of fingerprint-based records and disposition information submitted by law enforcement agencies and courts throughout the state.

Local criminal justice agencies are required by law to submit felony and gross misdemeanor arrest and disposition information to the WSP, where it is included in a CHRI database called Washington State Identification System.

At least once year the WSP must complete an audit of disposition records for the each prosecuting attorney, district and municipal court, and any other originating agency. The purpose of the audit is to ensure that all disposition reports have been received and added to the WSP's CHRI database.

This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not a part of the legislation nor does it constitute a statement of legislative intent.

Outstanding Dispositions.

Generally, it can often take up to a year for courts and local agencies to finalize a disposition on a case. However, under statute the WSP is required to prepare a list of all arrests charged and listed in the database for which no disposition report has been received in more than nine months since the date of arrest. That list of outstanding dispositions must be provided to each respective prosecuting attorney, district and municipal court, and originating agency.

Response Time.

Each prosecuting attorney, district and municipal court, and originating agency must respond within 45 days and provide the WSP with a current disposition report for each outstanding disposition. The WSP must assist each entity with the compliance audit by cross checking outstanding cases with the Administrative Office of the Courts and the Department of Corrections. The WSP may also provide any needed technical assistance with the compliance audits. Any case still pending prosecution must be considered an outstanding disposition in the compliance audit.

The results of the audit are published annually and distributed to the Office of Financial Management, each legislative committee responsible for criminal justice issues, and criminal justice agencies and associations.

Summary of Bill:

Outstanding Dispositions.

The time period is expanded for receiving disposition reports. For auditing purposes and creating a list of outstanding dispositions, the WSP must identify those records where no disposition report has been received for one year or longer (instead of nine months) since the date of arrest.

Response Time.

Each criminal justice agency must provide the WSP with a current disposition report or the current status of each outstanding disposition within 60 days (instead of 45 days) of receiving notification of an open arrest.

Appropriation: None.

Fiscal Note: Available.

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