Provides when properly served with criminal process issued under this act, the recipient shall provide the applicant all records sought pursuant to the criminal process. The records shall be produced within twenty business days of receipt of the criminal process, unless the process requires earlier production. An applicant may consent to a recipient's request for additional time to comply with the criminal process.

Provides when properly served with criminal process issued under this act, a recipient who seeks to quash the criminal process must seek relief from the court where the criminal process was issued, within the time originally required for production of records. The court shall hear and decide the motion no later than five court days after the motion is filed.

Requires, upon written request from the applicant, or if ordered by the court, the recipient of criminal process shall verify the authenticity of records that it produces by providing an affidavit, declaration, or certification.

Requires a Washington recipient, when served with process that was issued by or in another state that on its face purports to be valid criminal process to comply with that process as if that process had been issued by a Washington court.