

ONE HUNDRED SEVENTH LEGISLATURE - SECOND SESSION - 2022
COMMITTEE STATEMENT
LB1010

Hearing Date: Friday January 28, 2022
Committee On: Judiciary
Introducer: Geist
One Liner: Require information to be included in the Nebraska Criminal Justice Information System and accessible to law enforcement

Roll Call Vote - Final Committee Action:
Advanced to General File with amendment(s)

Vote Results:
Aye: 7 Senators Brandt, DeBoer, Geist, Lathrop, Morfeld, Pansing Brooks, Slama
Nay: 1 Senator McKinney
Absent:
Present Not Voting:

Oral Testimony:

Proponents:
Senator Suzanne Geist
Tyler Stricker
Colleen Rickard
Jason Wesch
Jim Maguire

Representing:
Introducer
Omaha Police Department
Self
Lincoln Police Union
Nebraska Fraternal Order of Police

Opponents:
Spike Eickholt

Representing:
Nebraska Criminal Defense Attorneys Association

Neutral:
Deb Minardi

Representing:
Administrative Office of Nebraska Supreme Court

Summary of purpose and/or changes:

Section 1 would amend Sec. 29-2263 to require that a probationers name, probation officer, and conditions of probation be made available to law enforcement and entered into the Nebraska Criminal Justice Information System ("NCJIS").

Section 2 would amend Sec. 43-250 to require that electronic monitoring data for juveniles be made immediately available to law enforcement upon request.

Section 3 would amend Sec. 43-2,108 to make a juvenile's name, probation officer, and conditions of probation available on NCJIS.

Section 4 would amend Sec. 83-1,125.01. It is included in the section on parole, but refers to probation officers and conditions of probation.

Explanation of amendments:

AM2435 replaces the original bill.

Section 1 would amend Sec. 29-2252 to add a duty for the state probation administrator to provide access to information to the Crime Commission for access for law enforcement through NCJIS in a readily accessible manner.

Section 2 would amend Sec. 29-2262 to require any court that sentences a person to probation to enter an order to provide the offender's name, probation officer, and conditions of probation through NCJIS.

Section 3 would amend Sec. 43-2,108 to require any court order that places a juvenile on electronic monitoring to also state whether the data from electronic monitoring be made available to law enforcement immediately upon request. This section would also require a juvenile's name, probation officer, and conditions of probation included in a publicly available order to be provided through NCJIS.

Section 4 would amend Sec. 83-1,125.01 to require the Board of Parole to provide the name, parole officer, and conditions of parole for each parolee through NCJIS.

Steve Lathrop, Chairperson