

CERTIFICATION OF ENROLLMENT

SENATE BILL 5466

Chapter 62, Laws of 2013

63rd Legislature
2013 Regular Session

CRIMINAL HISTORY RECORDS--COMPLIANCE AUDITS

EFFECTIVE DATE: 07/28/13

Passed by the Senate February 25, 2013
YEAS 46 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House April 9, 2013
YEAS 93 NAYS 0

FRANK CHOPP

Speaker of the House of Representatives

Approved April 23, 2013, 4:52 p.m.

JAY INSLEE

Governor of the State of Washington

CERTIFICATE

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5466** as passed by the Senate and the House of Representatives on the dates hereon set forth.

HUNTER G. GOODMAN

Secretary

FILED

April 24, 2013

**Secretary of State
State of Washington**

SENATE BILL 5466

Passed Legislature - 2013 Regular Session

State of Washington 63rd Legislature 2013 Regular Session

By Senators Carrell, Kohl-Welles, and King; by request of Washington State Patrol

Read first time 01/31/13. Referred to Committee on Human Services & Corrections.

1 AN ACT Relating to criminal history record information compliance
2 audits; and amending RCW 10.98.100.

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

4 **Sec. 1.** RCW 10.98.100 and 2005 c 282 s 24 are each amended to read
5 as follows:

6 The section shall administer a compliance audit at least once
7 annually for each prosecuting attorney, district and municipal court,
8 and originating agency to ensure that all disposition reports have been
9 received and added to the criminal ((offender)) history record
10 information described in RCW 43.43.705. The section shall ((prepare
11 listings of all arrests charged and listed in the)) identify criminal
12 ((offender)) history record information for which no disposition report
13 has been received and ((which)) has been outstanding for ((more than
14 nine months)) one year or longer since the date of arrest. Each
15 ((prosecuting attorney, district and municipal court, and originating))
16 open arrest shall be researched for a final disposition by section
17 staff or the criminal justice agency shall be furnished a list of
18 outstanding disposition reports for criminal history record information
19 of persons who were arrested or against whom charges were filed by that

1 agency. Each criminal justice agency shall provide the section with a
2 current disposition report or status within sixty days of receipt of
3 notification of open arrest. Cases pending prosecution shall be
4 considered outstanding dispositions in the compliance audit. ((Within
5 ~~forty five days, the prosecuting attorney, district and municipal~~
6 ~~court, and originating agency shall provide the section with a current~~
7 ~~disposition report for each outstanding disposition. The section shall~~
8 ~~assist prosecuting attorneys with the compliance audit by cross~~
9 ~~checking outstanding cases with the administrative office of the courts~~
10 ~~and the department of corrections. The section may provide technical~~
11 ~~assistance to prosecuting attorneys, district or municipal courts, or~~
12 ~~originating agencies for their compliance audits.)) The results of
13 compliance audits shall be published annually and distributed to
14 legislative committees dealing with criminal justice issues, the office
15 of financial management, and criminal justice agencies and
16 associations.~~

Passed by the Senate February 25, 2013.

Passed by the House April 9, 2013.

Approved by the Governor April 23, 2013.

Filed in Office of Secretary of State April 24, 2013.