



Justice & Public Safety Steering Committee
Thursday, February 24, 2022 | 9:15—9:45 am (approx.)

Agenda as of 2/18/2022

Welcome/Introductions

Chair: Commissioner Tamara Pogue, Summit County
 Vice Chair: Commissioner Longinos Gonzalez, El Paso County
 CCI Staff: Kyle Burruss (kburruss@ccionline.org | M: 303-638-9243)

New Legislation for Discussion

n/a

Legislation to Revisit / for Updates

| <u>HB22-1041, Privacy Protections For Protected Persons</u> | | | |
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| H-Spon | A. Boesenecker & C. Larson | S-Spon | J. Ginal |
| Summary | <p>The bill adds code enforcement officers to the list of protected persons whose personal information may be withheld from the internet if the protected person believes dissemination of such information poses an imminent and serious threat to the protected person or the safety of the protected person's immediate family.</p> <p>The bill adds a protected person's full name and home address to the list of personal information that the protected person's written request for removal must include.</p> <p>The bill authorizes access to records maintained by a county recorder, county assessor, or county treasurer for certain individuals if such access is related to a real estate matter.</p> | | |
| Status | Introduced In Senate - Assigned to Health & Human Services | | |
| Position | Support (CCI Priority Bill) | | |

| <u>HB22-1063, Jail Standards Commission</u> | | | |
|--|--|---------------|--|
| H-Spon | A. Benavidez & J. Amabile | S-Spon | |
| Summary | <p>The bill creates the Colorado jail standards commission (commission) in the department of public safety. The commission creates standards for the operation of Colorado's county jails (jails) and updates the standards as necessary. The commission consists of the following 20 members:</p> <ul style="list-style-type: none"> • 5 sheriffs or senior jail administrators; • 2 county commissioners; • 3 people with lived experience of being incarcerated or having a family member who is or was incarcerated in a jail; • One mental health professional with experience working in a jail; • One health professional with experience working in a jail; • One person representing a lesbian, gay, bisexual, transgender, or queer advocacy organization; • One person representing an organization advocating for the rights of people with disabilities; | | |

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| | <ul style="list-style-type: none"> • One person representing an organization advocating for the rights of communities of color; • One person representing an organization advocating for the rights of persons with mental or physical disabilities; • One non-law-enforcement person with experience working in a jail, appointed by the executive director of the department of public safety; • The state public defender or the state public defender's designee; • One district attorney, appointed by the Colorado district attorneys' council; and • One person representing the department of public safety with expertise in jail operations. <p>The commission shall develop standards for all aspects of jail operations as follows:</p> <ul style="list-style-type: none"> • Reception and release; • Classification of inmates; • Security; • Housing; • Sanitation and environmental conditions; • Communication; • Visitation; • Health care, mental and behavioral health care, and dental care; • Food service; • Recreation and programming; • Inmate disciplinary processes; • Restrictive housing; • Inmate grievances; • Staffing; and • Inmates' prerogatives. <p>The commission shall establish standards regarding oversight of the standards; compliance with the standards, including a requirement for a biennial compliance inspection of each jail; a complaint process and investigation process; and possible sanctions for noncompliance with or violations of the standards. The department of public safety shall promulgate rules adopting the standards and possible sanctions.</p> <p>The department of public safety shall provide oversight of the implementation of the standards. The commission shall evaluate the effectiveness of the standards after implementation and make any needed changes to the standards.</p> <p>The bill sunsets the commission on September 1, 2029.</p> |
| Status | House Committee on Judiciary Refer Amended to Appropriations |
| Position | Amend CCI is secured amendments which have been adopted to create a study/ report within this bill. |

Past Legislation for Updates and/or Reference

| SB22-018, Expand Court Reminder Program | | | |
|--|---|---------------|-------------------|
| H-Spon | A. Benavidez & M. Soper | S-Spon | P. Lee & J. Cooke |
| Summary | <p>Under existing law, the court reminder program (program) provides 2 text message reminders to criminal defendants and juveniles who have been alleged to have committed a delinquent act (collectively, "defendants") to appear at each of their scheduled court appearances. The defendants must enroll in the program and provide a telephone number specifically for the purposes of the program.</p> <p>The bill requires every defendant to be automatically enrolled in the program and allows a defendant to opt out of the program. The bill clarifies that defendants alleged to have committed traffic offenses are enrolled in the program. The bill requires the program to use the best contact information available to the courts. The bill requires the program to provide at least 3 reminders, including one reminder the day before the court appearance, and, for court appearances that can be attended virtually, the final reminder must include a link to the virtual court appearance. The program must send reminders by text message, but may use another method if a defendant is unable to receive text messages.</p> <p>The program is required to track the number of defendants that opt out of the program and to implement or recommend changes to improve participation. The judicial department is required to report information regarding reminders sent by methods other than text message.</p> <p>Because defendants are automatically enrolled in the program, the bill repeals provisions related to notifying defendants of the opportunity to enroll in the program.</p> | | |
| Status | Senate Committee on Judiciary Refer Amended to Appropriations | | |
| Position | Support | | |

Adjourn