

Approved 5-6-92
Date

MINUTES OF THE House COMMITTEE ON Computers, Communications & Technology.

The meeting was called to order by George Dean at
Chairperson

7:30 a.m./p.m. on March 27, 1992 in room 529-S of the Capitol.

All members were present except:

Representative McKechnie - Excused
Representative Kline - Excused
Representative Patrick - Excused

Committee staff present:

Julian Efird, Research
Jim Wilson, Revisor
Donna Stadel, Committee Secretary

Conferees appearing before the committee:

Others attending: See attached list.

The meeting convened at 7:30 a.m. Discussion commenced regarding H.B. 3143 with Chairman Dean restating a question brought up in the previous meeting, the addition of a fifth person to the task force, that being secretary of SRS, or the secretary's designee. He also had a question about the dates of July 1 and Line 14. If a task force was appointed, would this be a reasonable time frames?

Mr. Efird added, the policy question brought to the Chairman's attention at the last meeting regarding data to be collected is somewhat narrow by the definition that had been presented to the committee by the sentencing commission. You may be looking at a task force on criminal justice information that has a much broader scope than the one of non-incarcerated sanctions. Consequently you have a task force with a broad charge and a portion of the bill very specific, or more narrow, than the charge to the task force. If you are talking about a common uniform data base of offender information, that could be very broad and may not be possible to accomplish by July 1, 1993; whereas, the other portion might be.

Discussion followed regarding policy, appropriations and authority of the task force; what information is to be included in data base and where it is to be stored; who should have access to the data base and the responsibility of maintaining it. Mr. Stotts, Secretary of Corrections said, it was his understanding the purpose of the task force was to develop the data base and determine what should be included in it. Chairman Dean summarized the issue by stating the committee will designate the task force and give them some direction, but it will be the charge of the task force to solve the above issues.

The next subject for discussion was Page 1, Line 15, and Line 17, of H.B. 3143; the issue of whether you want to define offender, to include children in need of care and clarification regarding scope of data to be collected and maintained.

Revisor Wilson suggested at this point, the committee might want to consider stating the changes and amendments as a substitute bill, it would possibly be a cleaner version.

CONTINUATION SHEET

MINUTES OF THE House COMMITTEE ON Computers, Communications & Technology,
room 529-S, Statehouse, at 7:30 a.m./~~P.M.~~ on March 27, 1992

He volunteered to put together some language for the committee to review. Chairman Dean concurred with this suggestion. The revisor summarized the changes to be made.

The meeting was recessed until adjournment of the House. At that time, the committee will reconvene at the "Rail" to review the substitute bill and make possible recommendations.

The committee reconvened at the "Rail" at approximately 11:00 a.m., to further review and discuss the balloon amendment to H.B. 3143, with Revisor Jim Wilson presenting newly written language in rough form (attachment 1).

Rep. Patrick moved to adopt the balloon amendments as a substitute bill to H.B. 3143. Seconded by Rep. Rock. Motion carried.

Rep. Pauls presented a status report regarding work her sub-committee had accomplished regarding S.B. 626, stating they will be ready to present before the committee at the next scheduled meeting.

The Chair adjourned the meeting until Tuesday, March 31, at which time the committee will consider action on the above bills.

Substitute for **HOUSE BILL No. 3143**

By Committee on ^{Computers, Communications and Technology} ~~Judiciary~~

2-26

establishing a task force ^{on} criminal justice information

8 AN ACT concerning criminal procedure, relating to the development
 9 of a uniform database of offender information ^{regarding adult and juvenile}
 10 ^{offenders and certain other}
 11 ^{Juveniles under court}
 12 ^{supervision.}
 13 ~~Be it enacted by the Legislature of the State of Kansas: Section 1. The judicial administrator of the courts shall confer~~
 14 ~~and consult with the secretary of corrections in order to develop a~~
 15 ~~common, uniform database of offender information, by July 1, 1993.~~
 16 ~~After July 1, 1993, the data collected by the courts, community~~
 17 ~~corrections programs and parole programs, shall adhere to the re-~~
 18 ~~quirements of this new database. Data shall be collected on each~~
 19 ~~offender placed in a nonincarcerative sanction. This information shall~~
 20 ~~be stored in the Kansas bureau of investigation's central repository.~~
 21 ~~All field service officers shall have access to data contained in the~~
 22 ~~Kansas bureau of investigation's central repository.~~
 23 Sec. 2. This act shall take effect and be in force from and after its publication in the statute book.

(a) There is hereby established the task force on criminal justice information which shall be composed of ~~members as follows:~~ ^{the following}

- (1) A representative from the office of judicial administration appointed by the chief justice of the supreme court, who shall be the chairperson of the task force;
- (2) the director of the Kansas bureau of investigation, or the director's designee;
- (3) the director of information systems and communications of the department of administration, or the director's designee; and
- (4) the secretary of corrections, or the secretary's designee; and (5) the secretary of social and rehabilitation services, or the secretary's designee.

(b) The task force on criminal justice information shall meet on call of the chairperson and shall ^{develop} recommendations for the types of ^{data to be included in}

The task force on criminal justice information shall submit a report to the committee on ways and means of the senate and the committee on appropriations and computers, communications and technology ^{of the house of representatives} at the beginning of the 1993 regular session of the legislature.

~~Direct~~

(b) In developing such recommendations, the task force shall consider: (1)

regarding adult and juvenile offenders placed in nonincarcerative dispositions and juveniles under supervision of court service officers; (2) the location ^{or locations} of the data recommended to be collected and maintained; and (3) the level ^{and nature} of access to such data, including access by ^{authorized} court services officers, community corrections officers and parole officers

CCT-HOUSE
Attachment 1
3-27-92 11:00AM

data to be included in

study and

standards for and

designee

the committee on