Local Government Mandate Statement Kentucky Legislative Research Commission 2020 Regular Session

Part I: Measure Information

Bill Request #: 982						
Bill #: HB 298 HCS 1						
Document ID #: 5087						
Bill Subject/Title: AN ACT relating to police pursuit policies and making an appropriation therefor.						
Sponsor: Rep. James A. Tipton						
Unit of Government:XCityXCountyXUrban-CountyXCharter CountyXConsolidated LocalXGovernment						
Office(s) Impacted: Local law enforcement						
Requirement: <u>X</u> Mandatory Optional						
Effect on Powers & Duties: X Modifies Existing X Adds New Eliminates Existing						

Part II: Bill Provisions and the Estimated Fiscal Impact Relating to Local Government

HB 298 HCS 1, Section 1, requires law enforcement agencies to develop (by January 1, 2021) written policies that establish standards for police vehicular pursuit of a person who has violated (or suspected to have violated) state law. The policy may be a national or state organization model if it addresses the criteria requirements in the bill, and each agency must file its policy with the Justice Cabinet. Officers in each law enforcement agency must provide the agency with written confirmation that the officer received a copy of the policy and had training on it.

The agency must review the policy annually, revise if necessary, and file any revision with the cabinet. None of the requirements regarding the policies may be used to mandate actions during a particular pursuit, restrict an agency from adopting additional policies, or create civil liability on the officers or agencies.

Section 2 prohibits a law enforcement officer who is not certified under KRS 15.510-15.510 or who has not completed a Kentucky Law Enforcement Council course and four hours in each calendar year in emergency vehicle operation from engaging in vehicular pursuit of a person who has violated or suspected to have violated state law and who is actively attempting to elude any elected peace officer.

Section 3 amends the training requirements for law enforcement agency eligibility for Kentucky Law Enforcement Foundation Program (KLEFP) funding by providing that the current requirement of 40 hours of in-service training for police officers must now include no less than four hours of annual in-service training in emergency vehicle operation. The bill does not increase the total number of required in-service training hours.

Section 4 requires the Transportation Cabinet to *revoke* the license of a motor vehicle operator who has been convicted of fleeing or evading police in the second degree. Section 5 requires the court to *suspend* the license of a person convicted of fleeing or evading the police for a period of at least 30 days to no more than one year. Section 6 names Section 1 of the Act as "Jill's Law."

The bill may have an indeterminable to minimal negative fiscal impact initially, but it may have a minimal to moderate positive fiscal impact after pursuit policies are developed. There may be a minimal cost associated with developing pursuit policies, training officers, and maintaining records for some law enforcement agencies. Because the new policies may be based upon already-established *model* policies, there could be no additional cost for development. Training may be included within *existing* training already required for officers, so there may not be any additional expense. Records must already be maintained, thus maintaining additional records should be a minimal additional expense.

The Kentucky League of Cities reported that the required pursuit policies may result in fewer instances of police officer death and injury, and would further reduce costs associated with insurance, vehicle repairs, and civil judgments. KLC said that most cities already have pursuit policies, and that those that do not could use a municipal order (which does not need to be published in a newspaper) and a model pursuit policy provided by KLC. There should be little if any cost with submitting a copy of the policy to the Justice Cabinet.

Because the bill specifically prohibits extending liability for failure to follow pursuit policies, there should be no additional expense for failure to develop or follow the policies.

Part III: Differences to Local Government Mandate Statement from Prior Versions

Part II, above, refers to HB 298/HCS 1. The fiscal impact of HB 298 HCS 1 has not changed from that of HB 298 as introduced. HB 298 HCS 1 keeps most of the substantive provisions of HB 298 as introduced but makes the following changes:

• deletes the Open Records exemption for law enforcement agencies' vehicular pursuit policies;

- deletes the requirement that state agencies suspend delivery of discretionary payments of state funds to a law enforcement agency that has not provided the Justice Cabinet with a copy its vehicle pursuit policy;
- rewrites the prohibition against elected law enforcement officers from engaging in vehicular pursuit unless they have completed a Kentucky Law Enforcement Council-approved course and four hours each year in emergency vehicle operation;
- reduces the number of required in-service training in emergency vehicle operation from eight hours to four hours;
- deletes the fine of \$50 to \$200 for an elected law enforcement officer convicted of malfeasance in office for engaging in unauthorized vehicular pursuit; and
- deletes the driver's license suspension related specifically to a person under 18. The result of this deletion is to subject persons under 18 to the same standard/penalty as those over the age of 18, namely a suspension of 30 days to one year.

Data Source(s):	LRC Staff; Ke	ntucky League of	Cities		
Preparer: Rob	pert Jenkins	Reviewer:	KHC	Date:	2/20/20