Local Government Mandate Statement Kentucky Legislative Research Commission 2021 Regular Session

Part I: Measure Information

Bill Request #: 182							
Bill #: SB 247							
Document ID #: 4706							
Bill Subject/Title: AN ACT relating to oversight of the police for a consolidated local government and declaring an emergency.							
Sponsor: Senator Morgan McGarvey							
Unit of Government:		County	Urban-County Unified Local				
Office(s) Impacted:	Charter County X Consolidated Local Government Mayor, Metro Council, Law Enforcement, Creates Civilian Review Board.						
Requirement: X	Mandatory Opti	onal					
Effect on Powers & Duties:	_ Modifies Existing _	X Adds New X Elimit	nates Existing				

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

SB 247 creates a new section of KRS Chapter 67C to allow consolidated local governments to create by ordinance governmental bodies to investigate and review policies, procedures, and operations of its police department and member of the police department in the officer's interactions with the public. The body shall include, but not limited to, an investigatory office led by a mayor-appointee and a board made up of residents of the county responsible for providing oversight to the leader of the investigatory office.

The ordinances establishing governmental bodies must include direction regarding each body's powers, duties, memberships, internal protocols, and reporting requirements. The bodies may adopt bylaws, policies, and procedures consistent with the direction provided outlined in the ordinance. The appointed leader shall have the power to administer oaths and by subpoena compel testimony and the production of documents / records. Failure to honor the subpoena may result in the leader petitioning the appropriate Circuit Court to compel obedience by proceedings for contempt.

SB 247 provides guidelines for closed-session handling of potential or ongoing investigations, the handling of information and records including confidential material, and records retention.

All proceedings, records, opinions, and deliberations of the bodies shall be privileged and not subject to discovery, subpoena, or introduction as evidence in any civil action in such a way as to identify any person or case. However, evidence may be used in a civil action if discovered independently of the body proceedings.

SB 247 will only affect Louisville / Jefferson County Metro Government as they comprise the only consolidated local government in the Commonwealth.

Discussions were had with both the Jefferson County Clerk's Office and the Jefferson County Attorney's Office. Both offices stated no fiscal impact.

Local governments that choose to create ordinances will incur costs associated with the drafting, publication, indexing and recording of adopted ordinances, and at least every five years, review and eliminate redundant, obsolete, inconsistent, and invalid provisions.

According to Kentucky League of Cities, most cities, especially the smaller ones, retain their city attorney on contract and pay on an hourly basis. Time spent drafting an ordinance is influenced by its complexity and the amount of research that is necessary. In FY 2020, the average hourly rate was \$107. Rates for legal notices vary greatly depending on the length of the publication, the number of times it needs to be published and the newspaper in which the publication is placed. Therefore, these costs are unknown.

There will be administrative cost related to governmental body proceedings and the recording and storage of records and documents generated by the body.

The proposal is silent as to compensation for board members and appointees.

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

Part II refers to SB 247 as introduced.

Data Sourc	ce(s): <u>LRC Staff, Jef</u>	ferson County Cl	erk's Office, J	efferson Counry A	ttorney's
	Office				
Preparer:	Wendell F. Butler	Reviewer:	KHC	Date:	2/19/21