Department of Legislative Services

Maryland General Assembly 2011 Session

FISCAL AND POLICY NOTE Revised

House Bill 1279 Judiciary (Delegate Carter, et al.)

Judicial Proceedings

Criminal Procedure - Charges Not Resulting in Conviction - Shielding

This bill authorizes a person who was convicted of one or more charges in a unit to file a petition to shield information regarding other charges in the unit that were disposed of by acquittal, dismissal, *nolle prosequi*, or stet. "Shield" is defined as removing information from a public website and public computer terminals maintained by the Maryland Judiciary.

A petition must be filed with the Administrative Office of the Courts. A petition to shield information relating to a stetted charge may not be filed until the expiration of three years since the time the stet was entered. Within 30 days after receipt of a petition filed in accordance with the bill, the Administrative Office of the Courts must shield the information. The Administrative Office of the Courts may assess a reasonable fee for a petition filed under the bill to offset implementation costs.

Fiscal Summary

State Effect: Potential significant increase in general fund expenditures for the Judiciary in FY 2012 to reprogram its computers. Under one set of assumptions, computer reprogramming costs may total \$124,000. These costs may be offset by an increase in general fund revenues from petition fees. Potential increase in general fund expenditures in FY 2013 and future years for the Judiciary to process petitions, offset by an increase in general fund revenues from petition fees.

Local Effect: None.

Small Business Effect: None.

Analysis

Current Law: Under the Criminal Procedure Article, a person who has been charged with the commission of a crime may file a petition for expungement listing the relevant facts of a police record, court record, or other record maintained by the State or a political subdivision of the State, under various circumstances listed in the statute. These grounds include acquittal, dismissal of charges, entry of probation before judgment, entry of *nolle prosequi*, *stet* of charge, and gubernatorial pardon. Individuals convicted of specified public nuisance crimes are also eligible for expungement of the associated criminal records under certain circumstances.

If two or more charges, other than one for a minor traffic violation, arise from the same incident, transaction, or set of facts, they are considered to be a unit. If a person is not entitled to expungement of one charge or nuisance conviction in a unit, the person is not entitled to expungement of any other charge in the unit.

Expungement of a court record means removal from public inspection:

- by obliteration;
- by removal to a separate secure area to which persons who do not have a legitimate reason for access are denied access; and
- if access to a court record or police record can be obtained only by reference to another such record, by the expungement of that record, or the part of it that provides access.

State Fiscal Effect: The Judiciary currently has the ability to shield names and addresses from view on its public websites and computer terminals. The Judiciary advises that accommodating the bill's requirements will necessitate the reprogramming of eight computer systems, at an estimated cost of \$124,000 in fiscal 2012. However, the exact extent to which the Judiciary's computers will need to be reprogrammed cannot be determined until an extensive examination of the computer systems is conducted.

Additional Information

Prior Introductions: HB 564 of 2004, a similar bill, was withdrawn after receiving a hearing in the House Judiciary Committee.

Cross File: None.

Information Source(s): Anne Arundel, Harford, and Montgomery counties; Judiciary (Administrative Office of the Courts); Department of Public Safety and Correctional Services; Maryland Department of Transportation; Department of Legislative Services

Fiscal Note History: First Reader - March 23, 2011

ncs/kdm Revised - House Third Reader - April 7, 2011

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