JAN 2 1 2022

A BILL FOR AN ACT

RELATING TO POLICING.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that, in 2016, the 2 Washington D.C. Council unanimously passed the Neighborhood 3 Engagement Achieve Results (NEAR) Act, which provides a 4 comprehensive framework to promote public safety and reduce 5 crime in the District. Recognizing that a number of issues in communities have been criminalized, thus leading to high rates 6 7 of incarceration and the breakdown of those communities, the 8 NEAR Act consists of several tools and public safety initiatives 9 designed to reduce violent crime, reform criminal justice 10 provisions, and improve community-police relations. One of 11 these tools is a requirement that the D.C. Metro Police 12 Department collect data on felony crimes, stops and frisks, and 13 use of force incidents in an effort to build transparency, 14 increase community trust, and improve internal accountability 15 and data analysis.

Accordingly, the purpose of this Act is to require eachcounty police department to collect certain data regarding

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1 police stops, uses of force, and arrests, and submit to the 2 legislature annual reports to help the State identify offenses 3 that should be decriminalized; better determine conditions for 4 situations of interest, such as trends in the use of force; 5 safequard law enforcement officers from injury; and allow 6 greater overall academic analysis of policing in the State. 7 SECTION 2. Chapter 52D, Hawaii Revised Statutes, is 8 amended by adding a new section to be appropriately designated 9 and to read as follows: 10 "§52D- Police stops; uses of force; arrests; data 11 collection; report to legislature. (a) The chief of each 12 county police department shall submit to the legislature no 13 later than January 31 of each year an annual report of all 14 police stops, uses of force, and arrests. The reporting period 15 of each report shall be from January 1 - December 31 of the year 16 immediately prior to the year of the report submission. The 17 standards and procedures of this report and the collection of 18 data for this report shall be consistent with the requirements, 19 definitions, and methods of the National Use of Force Data 20 Collection administered by the Federal Bureau of Investigation. 21 (b) The report shall include:

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1	(1)	Data concerning all police stops, including the
2		following information:
3		(A) The date, location, and time of the stop;
4		(B) Approximate duration of the stop;
5		(C) The traffic violation or alleged traffic
6		violation that led to the stop;
7		(D) Whether a search was conducted as a result of the
8		stop and, if a search was conducted:
9		(i) The reason for the search;
10		(ii) Whether the search was consensual or non-
11		consensual;
12		(iii) Whether person, property, or both, was
13		searched; and
14		(iv) Whether contraband or property was seized
15		during the search;
16		(E) Whether a warning or traffic citation was issued,
17		and if so, the reason for the warning or
18		citation;
19		(F) Whether an arrest was made, and if so, the crime
20		charged;

1		(G)	The gender, race, ethnicity, and date of birth of
2			the person stopped; and
3		(H)	Whether force was used, and if so, the reason for
4			the use of force;
5	(2)	Data	concerning all arrests, including:
6		(A)	The case number, date, and time that the arrest
7			was made;
8		(B)	The name, date of birth, race, birthplace,
9			occupation, and marital status of the person
10			arrested;
11		<u>(C)</u>	The charged offense;
12		(D)	Location of the arrest;
13		<u>(E)</u>	Name and address of the complainant;
14		(F)	Name of the arresting officer; and
15		(G)	The disposition of the case;
16	(3)	Data	concerning all uses of force, including:
17		<u>(A)</u>	Total number of use of force incidents and type
18			of force used;
19		<u>(B)</u>	Total number of officers involved in each use of
20			force incident;

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1		<u>(C)</u>	Total number of persons involved in each use of
2			<pre>force incident;</pre>
3		(D)	Number of civilian complaints about excessive use
4			of force, including the applicable police
5			department, outcome, and any disciplinary action;
6		<u>(E)</u>	If an arrest was made, the crime charged;
7		<u>(F)</u>	The gender, race, age, and ethnicity of each
8			person involved in the use of force incident; and
9		(G)	The gender, race, age, and ethnicity of each
10			officer involved in the use of force incident;
11			and
12	(4)	Data	concerning felony arrests, including:
13		<u>(A)</u>	Number of type of felony arrests;
14		<u>(B)</u>	Number of felony arrests that resulted in
15			conviction and sentence imposed;
16		<u>(C)</u>	Location of felony arrests by city;
17		(D)	Number of suspects involved in each felony
18			arrest;
19		<u>(E)</u>	Number of victims involved in each felony arrest;
20		<u>(F)</u>	Arrestee's age, race, gender, level of education,
21			city of residence, number of prior arrests,



1		number and type of convictions, relationship to
2		the victim or victims, and if known, any prior
3		contact with state mental health care services;
4		and
5	<u>(</u> G)	The victim's age, race, gender, level of
6		education, city of residence, prior contact with
7		police, number and type of convictions, and
8		relationship to arrestee.
9	(c) The	chief of each county police department shall post
10	a copy of the	report submitted to the legislature pursuant to
11	this section o	n the department's website on an annual basis.
12	(d) The	chief of each county police department shall
13	retain the rec	ords in accordance with the department's record
14	retention poli	cy or at least eighteen months after the annual
15	report submitt	ed, whichever period is longer.
16	(e) For	purposes of this section, "stop" means a temporary
17	investigative	detention of a person for the purpose of
18	determining wh	ether probable cause exists to make an arrest. A
19	"stop" is a se	izure of an individual's person and occurs
20	whenever an of	ficer uses his or her authority to compel a person
21	to halt or rem	ain in a certain place."

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SECTION 3. Section 52D-3.5, Hawaii Revised Statutes, is
amended by amending its title to read as follows:

 "§52D-3.5 [Reports to legislature.] Annual report to
 legislature of misconduct incidents."
 SECTION 4. Statutory material to be repealed is bracketed
 and stricken. New statutory material is underscored.

SECTION 5. This Act shall take effect upon its approval.

INTRODUCED BY: 8556

Report Title: Collection of Data; Annual Report

Description:

Requires each county police department to collect certain data regarding police stops, uses of force, and arrests, and submit to the legislature annual reports.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.



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