



*Synopsis of Senate Committee Amendments**

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Legislative Service Commission

Sub. H.B. 30

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(S. Highways & Transportation)

For documentation regarding each criminal conviction and plea of guilty before a municipal court, county court, or court of common pleas, allows the documentation to be retained in a form that is readily convertible to or producible in a form that is admissible as evidence in a criminal proceeding as evidence of a prior conviction, as well as in a form that is admissible as evidence in a criminal proceeding as evidence of a prior conviction under current law. (Secs. 1901.41, 1907.231, and 2301.141.)

For documentation of cases concerning misdemeanor traffic offenses other than minor misdemeanor offenses or minor misdemeanor traffic offenses, requires the documentation to be retained for a period of 25 years after the entry of judgment in the case, rather than 50 years as under existing law. (Secs. 1901.41, 1907.231, and 2301.141.)

For documentation of cases solely concerning minor misdemeanor offenses or minor misdemeanor traffic offenses, requires the clerk to comply with existing law provisions that generally allow the destruction or other disposition of such cases that have been finally disposed of for at least five years, without having copied or reproduced the files prior to their destruction, rather than retaining the documentation for 50 years as under existing law. (Secs. 1901.41, 1907.231, and 2301.141.)

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* This synopsis does not address amendments that may have been adopted on the Senate floor.