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Senate Bill 1321 (Substitute S-1 as reported)

(as enrolled)

Sponsor: Senator Rick Jones

Committee: Judiciary

CONTENT

The bill would amend the Private Security Business and Security Alarm Act to require a private security guard, private security police officer, or private college security force officer to notify a law enforcement agency immediately if, while acting in the course of his or her employment, the guard or officer reasonably suspected that any of the following crimes had occurred: an "assaultive crime" under Section 9a of Chapter 10 of the Code of Criminal Procedure; a child sexually abusive activity or material violation; or surveillance of, or dissemination of a recording or image of, an individual who has a reasonable expectation of privacy.

(Under Section 9a, "assaultive crime" includes various assault offenses; attempted murder, first-degree murder, second-degree murder, and manslaughter; kidnapping; hostage-taking by a prisoner; mayhem; stalking; first-, second-, third-, and fourth degree criminal sexual conduct (CSC) and assault with intent to commit CSC; carjacking; use of force or violence, or possession of a weapon, during the course of committing larceny; a violation of Chapter 33 (Explosives and Bombs, and Harmful Devices) of the Michigan Penal Code; and a violation of the Michigan Anti-Terrorism Act.)

Proposed MCL 338.1067a

Legislative Analyst: Patrick Affholter

FISCAL IMPACT

The bill would have no fiscal impact on State or local government.

Date Completed: 11-13-12 Fiscal Analyst: Josh Sefton