## SENATE BILL No. 161

## By Senator Haley

2-9

AN ACT concerning law enforcement; creating the uniform citizen contact data form.

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Be it enacted by the Legislature of the State of Kansas:

Section 1. (a) On and after January 1, 2012, a uniform citizen contact data form shall be filled out by all Kansas law enforcement officers on each traffic or pedestrian stop to collect data. The uniform citizen contact data form shall be used in addition to the traffic tickets used by the law enforcement agencies throughout the state of Kansas. Such form shall be optically scanable.

- (b) The uniform citizen contact data form shall be designed by the Kansas criminal justice coordinating council in consultation with representatives from the following groups: Police officers, sheriffs, Kansas highway patrol, national association for the advancement of colored persons, american civil liberties union, Kansas human rights commission, national council of La Raza and Kansas civil rights advocates
- 18 (c) The data collected at each stop shall include, but not be limited 19 to:
  - (1) Officer identification number;
    - (2) law enforcement agency code;
    - (3) month, day, year, hour and minute of stop;
- 23 (4) who was stopped, a motorist or pedestrian;
  - (5) gender of person stopped;
    - (6) specific age of person stopped;
  - (7) race of person stopped, as stated by the person stopped or by officer observation;
  - (8) religious dress, if any;
    - (9) specific reason for stop, call related or officer initiated;
- 30 (10) result of stop: Citation, search, warning, arrest, assistance provided or no action;
  - (11) if person was arrested, what crime or violation was alleged;
  - (12) number of passengers in the vehicle;
- 34 (13) the nature of the search conducted on the pedestrian, driver or 35 passenger, or of the vehicle or property;
  - (14) the search authority;

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(15) if contraband was discovered, and if so, the type of contraband;

- (16) the exact location of the stop, including the street address or highway mile marker, city and county;
  - (17) the duration of the stop listing the number of minutes;
  - (18) the vehicle license plate number; and
- (19) whether the information was obtained by the officers perception or an investigation.
- (d) Such form shall be signed by the law enforcement officer making the stop.
- (e) A copy of the completed form shall be given by the law enforcement officer to the motorist or pedestrian who was stopped.
- (f) Within 15 days after each stop, such forms shall be mailed, faxed, optically scanned or sent electronically by each Kansas law enforcement agency to the attorney general. Such data shall be compiled into a statewide citizen contact database. The attorney general shall monthly compile data received from law enforcement agencies and make such data available to the public and all law enforcement agencies.
- (g) The data will be analyzed by statistical experts for patterns of racial profiling at least once every three months. The results of each three-month analysis shall be posted on the official website of the attorney general starting with the data collected from January 1, 2012 through March 31, 2012.
- (h) Law enforcement agencies or individual officers who need to correct such agency's or individual's racially biased behavior shall be contacted by the attorney general's office within two weeks after a pattern of racial discrimination is identified as one standard deviation above the mean for all races of motorists and pedestrians stopped in a five-block radius in a town or city or a 10-mile section of road or highway.
- (i) An annual report summarizing the types of citizen contacts and which law enforcement agencies need to end their racially biased policing shall be prepared by the attorney general and submitted annually to the legislature, governor and Kansas law enforcement agencies on or before January 31. The annual report shall be posted on the official website of the attorney general.
- (j) The attorney general shall be responsible for implementing the provisions of this section.
- Sec. 2. This act shall take effect and be in force from and after its publication in the statute book.