

JUDICIAL COUNCIL OF CALIFORNIA

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MEMORANDUM

Date

October 7, 2016

То

Members of the Policy Coordination and Liaison Committee

From

Court Executives Advisory Committee Jake Chatters, Chair

Subject

Proposal for Judicial Council-Sponsored Legislation: Retention of Court Records in

Gun Violence Cases

Action Requested

Recommend for Judicial Council

Sponsorship

Deadline

N/A

Contact

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Executive Summary

The Court Executives Advisory Committee recommends that the Judicial Council sponsor legislation to amend Government Code section 68152(a)(6) to specify the retention period for court records in gun violence cases. It also recommends a technical amendment to Government Code section 68150(a).

Recommendation

The Court Executives Advisory Committee recommends that the Judicial Council sponsor legislation to:

- 1. Amend Government Code section 68152(a)(6) to specify the retention period for court records in gun violence cases; and
- 2. Amend Government Code section 68150(a) to remove references to the future adoption of rules of court, pursuant subdivision (c).

The text of the amended Government Code sections is attached at page 4.

Previous Council Action

In 2012, the Court Executives Advisory Committee led a collaborative effort with other advisory committees to modernize and improve the records retention statutes in the Government Code. The Judicial Council subsequently sponsored records retention legislation. This initiative resulted in the enactment of Assembly Bill 1352 (Stats. 2013, ch. 274), which amended the Government Code to reduce the record retention periods for certain court records, to establish retention periods for new types of records that were not dealt with under existing law, and to eliminate ambiguities in the law relating to records retention.

Rationale for Recommendation

Gun violence cases

Since Assembly Bill 1352 was enacted in 2012, new legislation has been passed that provides for protective orders in proceedings to prevent gun violence. (See Assem. Bill 1014 [Stats. 2014, ch. 872].) This proposal would amend Government Code section 68152, on court records retention, to specify the statutory period for retaining court records in gun violence cases. The proposed amendment would require the superior courts to retain the court records for gun violence cases for the same period that records must be retained for civil harassment, domestic violence, elder and dependent adult abuse, private postsecondary school violence, and workplace violence cases. Superior courts must retain records for these case types "for the same period of time as the duration of the restraining or other orders and any renewals thereof, then retain the restraining or other orders permanently as a judgment." (Gov. Code, § 68152(a)(6).)

Technical amendments

This proposal would also amend Government Code section 68150(a) to remove references to the future adoption of rules of court, pursuant subdivision (c). The Judicial Council adopted these rules in 2011. It would also remove the references to national standards that applied while the rule and implementing standards and guidelines were in development. ¹

Comments, Alternatives Considered, and Policy Implications

This proposal was circulated for public comment in the spring of 2015 in conjunction with other legislative proposals. No comments were submitted concerning the proposals discussed in this report.²

Because of the enactment of AB 1014, there is a need for new statutory provisions on the retention period for court records in gun violence cases. No alternatives to recommending such legislation were considered.

¹ The standards and guidelines for electronic court records are stated in the *Trial Court Records Manual*. (Cal. Rules of Court, rule 10.854; Judicial Council of Cal., *Trial Court Records Manual* (rev. Jan. 1, 2016), pp. 35–45.)

² Members of the public commented on other proposals concerning the retention of original wills in probate proceedings. Those proposals have been withdrawn for further consideration and are not included in this proposal.

Implementation Requirements, Costs, and Operational Impacts

By clarifying the retention period for court records relating to gun violence cases, the proposed amendments are expected to assist courts in maintaining and, when appropriate, destroying applicable court records.

Attachments

1. Text of amended Government Code sections 68150 and 68152.

Sections 68150 and 68152 of the Government Code would be amended, effective January 1, 2018, to read:

Government Code section 68150

- 2 (a) Trial court records may be created, maintained, and preserved in any form or forms of
- 3 communication or representation, including paper, optical, electronic, magnetic, micrographic, or
- 4 photographic media or other technology, if the form or forms of representation or
- 5 communication satisfy the rules adopted by the Judicial Council pursuant to subdivision (c), once
- 6 those rules have been adopted. Until those rules are adopted, the court may continue to create,
- 7 maintain, and preserve records according to the minimum standards or guidelines for the
- 8 preservation and reproduction of the medium adopted by the American National Standards
- 9 Institute or the Association for Information and Image Management.
- 10 (b)–(l) * * *

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Government Code section 68152

- 13 The trial court clerk may destroy court records under Section 68153 after notice of destruction,
- and if there is no request and order for transfer of the records, except the comprehensive
- 15 historical and sample superior court records preserved for research under the California Rules of
- 16 Court, when the following times have expired after the date of final disposition of the case in the
- 17 categories listed:
- 18 (a) Civil actions and proceedings, as follows:
- 19 (1)–(5) * * *
- 20 (6) Civil harassment, domestic violence, elder and dependent adult abuse, private postsecondary
- school violence, gun violence, and workplace violence cases: retain for the same period of time
- as the duration of the restraining or other orders and any renewals thereof, then retain the
- restraining or other orders permanently as a judgment; 60 days after expiration of the temporary
- restraining or other temporary orders; retain judgments establishing paternity under Section 6323
- of the Family Code permanently.
- 26 (7)–(15) * * *