

## Sectional Analysis Senate Bill 115

- **Sec. 1:** Updates court laws to add confidentiality for peace officers and state and municipal correctional officers to existing laws for victims and witnesses
- **Sec. 2:** Personal address and telephone number of peace officers and correctional officers are confidential in court documents and must be redacted before release.
- **Sec. 3:** Personal address and telephone number of peace officers and correctional officers are confidential in open court and cannot be placed in court files unless ordered by the court.
- **Sec. 4:** Defines state and municipal correctional officers.
- **Sec. 5:** Assigns the duty to administer an address confidentiality program to the Department of Administration.
- **Sec. 6:** Creates the new program, describing its purpose, requiring a Post Office Box as a substitute mailing address for enrollees, and requiring the department to adopt regulations. This section describes eligibility, requires state and municipal agency to accept the P.O. Box, and describes the five-year eligibility period. It lays out how that period may be extended and forbids the department from charging a fee. The section allows a peace officer access to an enrollee's personal address with a search warrant and establishes penalties for unlawfully revealing a protected individual's address.
- **Sec. 7:** Establishes a transition period for the department to adopt regulations to implement the bill.
- **Sec. 8:** Sets an immediate effective date for the process to adopt regulations.
- Sec. 9: Sets an effective date of Feb. 1, 2022 for the rest of the bill.