

FINAL BILL REPORT

HB 2500

C 205 L 98

Synopsis as Enacted

Brief Description: Amending uniform act on fresh pursuit.

Sponsors: Representatives Sheahan, Appelwick, McMorris, Radcliff, Alexander, Grant, O'Brien, Doumit, Ogden and Thompson.

House Committee on Law & Justice

Senate Committee on Law & Justice

Background: In 1943, the state adopted the Uniform Act on Fresh Pursuit. The act has not been amended since. The act allows police officers of another state to enter Washington in "fresh pursuit" of a person suspected of having committed a felony in the other state and to arrest the person in this state. Upon arrest, the suspect is to be taken without unnecessary delay to a judge in the Washington county of arrest. If the judge determines the arrest was lawful, the suspect is to be confined awaiting extradition.

"Fresh pursuit" is defined for purposes of the act to include the common law meaning of the term, and also to include the pursuit of a person who reasonably is suspected of having committed a felony. In order to be "fresh" the pursuit need not be instant, but must be without unreasonable delay.

At common law, "fresh pursuit" applies to felonies and requires that the officer attempt to stop the suspect, and that the suspect try to escape or at least know he is being pursued while still in the officer's jurisdiction.

In Washington, as in most states, drunken driving and reckless driving are not felonies.

Summary of Bill: The Uniform Act on Fresh Pursuit is amended to allow pursuit into Washington of persons suspected of drunken or reckless driving in another state.

Votes on Final Passage:

House 96 0

Senate 48 0 (Senate amended)

House 96 0 (House concurred)

Effective: June 11, 1998