



Legislation Details

File #: 2017-0032 **Version:** 1

Type: Motion **Status:** Lapsed

File created: 1/23/2017 **In control:** Law and Justice Committee

On agenda: **Final action:** 2/1/2018

Enactment date: **Enactment #:**

Title: A MOTION establishing as county policy that the King County department of adult and juvenile detention should not permit a detained juvenile to be questioned by law enforcement officers without an attorney present, and requesting a report on the implementation of this policy.

Sponsors: Dave Upthegrove, Larry Gossett

Indexes: Adult and Juvenile Detention, Juvenile, Law Enforcement

Code sections:

Attachments: 1. 2017-0032_ATT2_Striking Amendment.pdf, 2. 2017-0032_ATT3_Title Amendment.pdf, 3. 2017-0032_ATT4_Right To Counsel Process-Notification-Revocation.pdf, 4. 2017-0032_SR_Juvenile Interrogation DRAFT 4 brewer comments (post JB,DU,JH,AK,CB) and SAG.docx, 5. 2017-0032_CityofSeattleLetter_5-13-17.pdf

Date	Ver.	Action By	Action	Result
3/14/2017	1	Law and Justice Committee	Deferred	
1/23/2017	1	Metropolitan King County Council	Introduced and Referred	