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Title: A MOTION encouraging the executive to bargain interest arbitration status for juvenile detention officers, juvenile surveillance officers and security assistant II (court deputies) as provided in K.C.C. 3.16.015 for other essential law enforcement employees.

Sponsors: David W. Irons, Jane Hague, Bob Ferguson, Steve Hammond

Indexes: Collective Bargaining, Juvenile, Law Enforcement, Security

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Attachments: 1. 2005-0347 Staff Report Interest Arbitration Policy.doc

Date	Ver.	Action By	Action	Result
8/23/2005	1	Labor, Operations and Technology Committee	Recommendation Not Signed	
8/15/2005	1	Metropolitan King County Council	Introduced and Referred	

A MOTION encouraging the executive to bargain interest arbitration status for juvenile detention officers, juvenile surveillance officers and security assistant II (court deputies) as provided in K.C.C. 3.16.015 for other essential law enforcement employees.

WHEREAS, there exists a public policy in the state of Washington as well as King County against strikes by essential law enforcement personnel as a means of settling their labor disputes, and

WHEREAS, essential law enforcement personnel include sheriff's deputies, corrections officers and 911 operators employed by King County, and

WHEREAS, juvenile detention officers, juvenile surveillance officers and security assistant II (court deputies) also provide essential law enforcement related services that should be provided on an uninterrupted basis;

NOW, THEREFORE, BE IT MOVED by the Council of King County:

The executive is encouraged to bargain interest arbitration status with juvenile detention officers, juvenile surveillance officers and security assistant II (court deputies).

none