Proposed law provides for the duty of law enforcement to record the fingerprints of all persons arrested for any offense involving the operation of a vehicle while intoxicated, including local ordinances. Proposed law provides an exception if the fingerprint system is unavailable. Proposed law retains present law and expands the list of offenses that involves the operation of a motor vehicle while intoxicated, including local ordinances pertaining to operating a motor vehicle while intoxicated.

There is no anticipated direct material effect on governmental expenditures as a result of this measure. Currently, all sheriffs and 14 municipal police departments have AFIS machines or print stations. There are 270 small and rural municipal police departments that do not have AFIS machines or print stations. These agencies typically transport the arrested individual to the local jail or prison for fingerprinting and booking. If there is no fingerprint system available at the local prison, the proposed law provides an exception to the duty of municipal police offices to fingerprint. Therefore, local municipal police offices will not need to purchase automated fingerprint identification systems (AFIS) or a print station under this proposed measure.

There is no anticipated direct material effect on governmental revenues as a result of this measure.