**BILL ANALYSIS**

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| Senate Research Center | C.S.S.B. 2114 |
| 86R25652 MAW-D | By: West |
|  | Criminal Justice |
|  | 4/16/2019 |
|  | Committee Report (Substituted) |

**AUTHOR'S / SPONSOR'S STATEMENT OF INTENT**

Under Article 39.14, Code of Criminal Procedure, prosecutors are required to turn over to the defense all material evidence except those items that are exempted by statute. Prosecutors are obligated to disclose this evidence to the defendant, but in many instances prosecutors are reliant on the release of the evidence, known or not known to exist, held by the investigating law enforcement agency.

If an investigating law enforcement agency does not turn over information or evidence to the prosecutor, the prosecutor can face sanctions including reprimand, censure, termination, and even disbarment for his subsequent failure to disclose to the defense. The law enforcement agencies, however, are not compelled to disclose the information, nor do they face sanctions for their inadvertent or willful failure to release all evidence or required information to prosecutors. S.B. 2114 would require a law enforcement agency that files a case with the attorney representing the state to submit to the prosecutor a written statement from an officer employed by the agency that attests that all exculpatory, impeaching, or mitigating evidence in possession of the investigating agency has been released to the state's attorney.

The bill also requires that any exculpatory, impeaching, or mitigating evidence collected after the investigating agency files a case with the county or district attorney that is subject to discovery is also promptly turned over to the state's attorney.

S.B. 2114 further requires a law enforcement agency to turn over to prosecutors, the name of any peace officer other employee of the agency for which there has been a finding of misconduct related to state discovery law requirements (Article 39.14, Code of Criminal Procedure).

Finally, S.B. 2114 provides that a peace officer who violates the reporting requirements of this section could be disciplined under the authority of the Texas Commission on Law Enforcement. (Original Author's/Sponsor's Statement of Intent)

C.S.S.B. 2114 amends current law relating to certain duties of law enforcement agencies concerning certain information subject to disclosure to a defendant.

**RULEMAKING AUTHORITY**

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

**SECTION BY SECTION ANALYSIS**

SECTION 1. Amends Chapter 2, Code of Criminal Procedure, by adding Article 2.1397, as follows:

Art. 2.1397. DUTIES OF LAW ENFORCEMENT AGENCY FILING CASE. (a) Defines "attorney representing the state" and "law enforcement agency" for purposes of this article.

(b) Requires a law enforcement agency filing a case with the attorney representing the state to submit to the attorney representing the state a written statement by an agency employee with knowledge of the case acknowledging that all documents, items, and information in the possession of the agency that are required to be disclosed to the defendant in the case under Article 39.14 (Discovery) have been transmitted to the attorney representing the state.

(c) Requires an agency employee, if at any time after the case is filed with the attorney representing the state the agency discovers or acquires any additional document, item, or information required to be disclosed to the defendant under Article 39.14, to promptly transmit the document, item, or information to the attorney representing the state.

SECTION 2. Effective date: September 1, 2019.