

# Bill as Introduced

SB 330 - AS INTRODUCED

2010 SESSION

10-2867  
09/10

SENATE BILL           **330**

AN ACT               relative to the court accreditation commission and the interbranch criminal and juvenile justice council.

SPONSORS:           Sen. Reynolds, Dist 2

COMMITTEE:          Judiciary

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ANALYSIS

This bill reinstates the court accreditation commission and the interbranch criminal and juvenile justice council. The bill also adds members to the court accreditation commission.

This bill was requested by the supreme court.

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Explanation:        Matter added to current law appears in ***bold italics***.  
                      Matter removed from current law appears [~~in brackets and struck through~~].  
                      Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

STATE OF NEW HAMPSHIRE

*In the Year of Our Lord Two Thousand Ten*

AN ACT                   relative to the court accreditation commission and the interbranch criminal and juvenile justice council.

*Be it Enacted by the Senate and House of Representatives in General Court convened:*

1           1 Supreme Court; New Hampshire Court Accreditation Commission. Amend RSA 490:5-a to  
2 read as follows:

3           490:5-a New Hampshire Court Accreditation Commission. There is hereby established the New  
4 Hampshire court accreditation commission consisting of [9] 12 members [~~to be appointed~~] as follows:  
5 one shall be appointed by the governor, one shall be a member of the house appointed by the speaker,  
6 one shall be a member of the senate appointed by the senate president, *one shall be the*  
7 *commissioner of administrative services, one shall be the director of security for the*  
8 *administrative office of the courts, one shall be a county sheriff appointed by the president*  
9 *of the New Hampshire Sheriffs' Association*, and 6 shall be appointed by the supreme court. Of  
10 the 6 members appointed by the supreme court, one shall be a justice of the supreme court or a  
11 designee of the supreme court, one shall be a justice of the superior court, one shall be a justice of a  
12 probate court, one shall be a justice of a district court, one shall be a lawyer of experience in the trial  
13 of cases at all court levels, and one shall be a layman. The supreme court shall designate one of the  
14 members as chairman.

15           2 Court Accreditation Commission Reinstated. Pursuant to 2009, 144:87, I(a), the  
16 New Hampshire court accreditation commission established in RSA 490:5-a is hereby reinstated.

17           3 Interbranch Criminal and Juvenile Justice Council Reinstated. Pursuant to 2009, 144:87, I(a),  
18 the interbranch criminal and juvenile justice council established in RSA 651-E:1 is hereby  
19 reinstated.

20           4 Effective Date. This act shall take effect upon its passage.

SB 330 - AS AMENDED BY THE SENATE

02/03/10 0343s

2010 SESSION

10-2867

09/10

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CHAPTER 157  
SB 330 - FINAL VERSION

02/03/10 0343s

2010 SESSION

10-2867  
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CHAPTER 157  
SB 330 – FINAL VERSION

02/03/10 0343s

10-2867  
09/10

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16 New Hampshire court accreditation commission established in RSA 490:5-a is hereby reinstated.

17 157:3 Interbranch Criminal and Juvenile Justice Council Reinstated. Pursuant to 2009, 144:87,  
18 I(a), the interbranch criminal and juvenile justice council established in RSA 651-E:1 is hereby  
19 reinstated.

20 157:4 Effective Date. This act shall take effect upon its passage.

21 Approved: June 17, 2010

22 Effective Date: June 17, 2010

# Amendments



Senate Judiciary  
January 27, 2010  
2010-0343s  
09/04

Amendment to SB 330

1 Amend RSA 490:5-a as inserted by section 1 of the bill by replacing it with the following:

2

3 490:5-a New Hampshire Court Accreditation Commission. There is hereby established the  
4 New Hampshire court accreditation commission consisting of [9] **13** members [~~to be appointed~~] as  
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13 justice of a district court, one shall be a lawyer of experience in the trial of cases at all court levels,  
14 and one shall be a layman. The supreme court shall designate one of the members as chairman.

# Committee Minutes

**SENATE CALENDAR NOTICE  
JUDICIARY**

- ✓ Senator Deborah Reynolds Chairman
- ✓ Senator Bette Lasky V Chairman
- ✓ Senator Matthew Houde
- ✓ Senator Sheila Roberge
- ✓ Senator Robert Letourneau

For Use by Senate Clerk's Office ONLY	
<input type="checkbox"/> Bill Status	
<input type="checkbox"/> Docket	
<input type="checkbox"/> Calendar	
Proof: <input type="checkbox"/> Calendar	<input type="checkbox"/> Bill Status

**Date: January 6, 2010**

**HEARINGS**

**Tuesday**

**1/12/2010**

JUDICIARY

SH 103

2:00 PM

(Name of Committee)

(Place)

(Time)

**EXECUTIVE SESSION MAY FOLLOW**

<p>2:00 PM SB330</p> <p>2:15 PM SB329</p> <p>2:30 PM SB346-FN-L</p> <p>2:45 PM SB356-FN</p> <p>3:00 PM SB363</p>	<p>relative to the court accreditation commission and the interbranch criminal and juvenile justice council.</p> <p>relative to the bonds of county officers.</p> <p>relative to sheriffs' fees for service of civil process.</p> <p>relative to civil actions in the trial courts.</p> <p>requiring the suspension of boating privileges for refusing a blood alcohol test.</p>
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**Sponsors:**

**SB330**

✓ Sen. Deborah Reynolds

**SB329**

Sen. Deborah Reynolds

**SB346-FN-L**

Sen. Bob Odell

**SB356-FN**

Sen. Deborah Reynolds

**SB363**

Sen. Robert Letourneau

Rep. Robert Williams

Rep. Beverly Rodeschin

Sen. Peggy Gilmour

Rep. Stephen Nedeau

Sen. Sharon Carson

Rep. Sherman Packard

Sen. Jeb Bradley

# Judiciary Committee

## Hearing Report

**TO:** Members of the Senate

**FROM:** Susan Duncan, *Senior Legislative Aide*

**RE:** Hearing report on **SB 330** – *AN ACT relative to the court accreditation commission and the interbranch criminal and juvenile justice council.*

**HEARING DATE:** January 12, 2010

**MEMBERS OF THE COMMITTEE PRESENT:** Senators Reynolds, Lasky, Roberge, Letourneau and Houde

**MEMBERS OF THE COMMITTEE ABSENT:** No one

**Sponsor(s):** Senator Reynolds

**What the bill does:** This bill reinstates the court accreditation commission and the Interbranch Criminal and Juvenile Justice Council (ICJJC). The bill also adds members to the Court Accreditation Commission. The bill was requested by the Supreme Court.

**Who supports the bill:** Senator Reynolds; Attorney Howard Zibel on behalf of the Judicial Branch;

**Who opposes the bill:** No one

### Summary of testimony received:

- Senator Reynolds introduced the legislation and explained that she filed the bill on behalf of the Judicial Branch.
- Attorney Zibel explained that under House Bill 2, many of these committees will automatically cease in 2011 unless specifically reauthorized. Therefore, the Court is requesting that these two committees be statutorily continued.
- Attorney Zibel explained that the ICJJC started back in the 1990's as an ad hoc committee. In 2008 it was re-established by legislation and the Chief Justice serves as the chairperson. He explained that there are working sub-groups tackling such issues as mental health issues in the courts, sentencing guidelines as well as recidivism (a report on this will be forthcoming).
- The Court Accreditation Committee has been around much longer (back in the early 1970's) and is an active group. Senator Houde is

the Senate representative on this committee. This group has an active role in court facilities and was expanded to include dealing with court security.

- They have made such recommendations as dealing with the Hampton Court (not ADA complaint), the Exeter Court as well as the security issues in the Keene District Court.
- Attorney Zibel presented a proposed amendment which would include additional people on the Court Accreditation Committee. He asks that the Commissioner (or designee) of the Department of Administrative Services be added along with the Director of Security for the Administrative Office of the Courts (AOC) a county sheriff to be appointed by the NH Sheriffs' Association as well as the Commissioner (or designee) of the Department of Safety.
- Senator Roberge asked why the Department of Safety should be included since this isn't their area of responsibility. Some felt that their expertise in fire safety and law enforcement would be helpful. Attorney Zibel explained that Assistant Commissioner Earl Sweeney had co-chaired with (former) Justice Galway a previous court security study.
- The Committee discussed the various formats for providing safety among the many courts and explained how safety/protection services vary by court. For example, most District Court sites have safety provided on a per diem basis (\$65.00 per day); whereas in most Superior and Probate Court locations, the county sheriffs provide security and the counties are reimbursed at the same rate (\$65.00 per day) from the Judicial Branch budget.
- While a uniform method for providing security has been recommended in the past, because of funding and cost issues, these changes have not been adopted.
- Senator Letourneau noted that the Commissioner of Safety would provide expertise regarding fire safety as well as the resources of the crime lab and other areas which fall under him. Senator Letourneau also asked that the language of the proposed amendment reflect that it would be the High Sheriff. Senator Reynolds noted that these matters can be discussed during executive session.

**Fiscal Impact:** Not applicable

**Future Action:** The Committee took the bill under advisement.

sfd

[file: SB 330]

Date: January 13, 2010

Date: January 12, 2010  
Time: 2:05 p.m.  
Room: State House Room 103

SB

The Senate Committee on Judiciary held a hearing on the following:

SB 330 relative to the court accreditation commission and the interbranch criminal and juvenile justice council.

Members of Committee present: Senator Reynolds  
Senator Lasky  
Senator Houde  
Senator Roberge  
Senator Letourneau

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The Vice Chair, Senator Bette Lasky, opened the hearing on SB 330 and invited the prime sponsor, Senator Reynolds, to introduce the legislation.

Senator Deborah R. Reynolds, D. 2: Thank you, Senator Lasky, and thank you, members of the Committee. My name is Deb Reynolds and I have the honor and privilege of serving as the New Hampshire State Senator for Senate District 2. I am the prime sponsor of SB 330, a bill relative to the Court Accreditation Commission and the Interbranch Criminal and Juvenile Justice Council.

This bill is being introduced at the request of the Judicial Branch. It simply adds to the accreditation commission a number of people including the Commissioner of Administrative Services, one from the Director of Security for the Administrative Office of the Court, one for the County Sheriffs Department as well. And, we do have Mr. Howard Zibel here who I think might be able to shed a little bit more light about the underlying purpose of the legislation and I would ask that you defer questions to him, unless there are any other questions. Thank you.

Senator Bette R. Lasky, D. 13: Thank you.

Senator Deborah R. Reynolds, D. 2: Thank you, Senator Lasky.

Senator Bette R. Lasky, D. 13: Mr. Zibel? You are speaking and you are in favor.

Attorney Howard Zibel: Thank you, Madam Chair. Good afternoon. Howard Zibel, General Counsel to the Supreme Court and Judicial Branch. Appropriately, I guess, I am the lead-off witness in the 2010 legislative session for Senate Judiciary and, in doing that, I would like to express the gratitude of the Judicial Branch to the Chair of this Committee for her courtesies in introducing legislation that we have requested. So, I want that on the record and stated clearly and she has been very gracious in doing so.

You may recall that HB 2 of last year sunsets all legislatively established commissions unless they are re-authorized by June 30, 2011. I have vowed to say twenty rather than two thousand. June 30, 2011. In these two, the two that are subject to this legislation, Court Accreditation Commission and the Interbranch Criminal and Juvenile Justice Council, better known as ICJJC, the court system didn't feel there was any reason to wait and requested this re-authorization legislation. I will take this bill in reverse order, going Section 3, Section 2 and Section 1.

Section 3 is the re-authorization of ICJJC and I think you are all familiar with it and some of you on this Committee sit on it. The ICJJC actually started in the '90s as an ad hoc group without legislative authorization. Then, it sort of petered out and there was a move among several people to reinstitute it and make it formal and put it in the statute. That passed in 2008. So, the Commission in its current iteration is only a little more than a year old. Currently, as you know, Chief Justice Broderick serves as Chair of the Commission. As the Commissioner says, it is interbranch and it has representation and high level representation from all three branches. As it started out in its new iteration, there have been subcommittees working on sentencing alternatives and reform and a subcommittee on mental health.

As I understand it, the committee has put its work for a few months on hold while a recidivism leadership group looks at, along with I guess a grant that came forward, looks at recidivism in New Hampshire and a report is to be forthcoming and the work of the Commission will continue. I think it holds a lot of promise, especially in one area I know, with the Chief Justice's immense concern on the connection between mental health and our prison population and all of this connection to the recidivism issue. I think this Commission has the chance to do some very good things for the State of New Hampshire and I think it should be reinstated right off at the beginning of the legislative session.

HB

243

Court Accreditation Commission, Section 2 of the bill, has a much longer history than ICJJC. It was established by the Legislature in either 1970 or '71. It has been in existence now for almost forty years. It is an active group. Senator Houde is on the Court Accreditation Commission as the Senate's representative; the House's representative is Representative Candace Bouchard. It takes an active role in dealing with court facilities. And, also its role was expanded in the 2006 Legislature to include court security. It is beginning to take a more active role in that area and that is part of what is involved in Section 1 of the bill. But, the Court Accreditation Commission does deserve to be reinstated. Some of the things the Commission has done: it was responsible for the court moving out of the building in Hampton which was not accessible. The Court Accreditation Commission basically threatened non-accreditation of the court and eventually the court moved out of the location which was non-compliant with the ADA. The court has done the same to the Exeter District Court, which had some health issues in the building. The Commission has done this. The Commission is now very concerned with the security issues at the Keene District Court. So, the Commission is very, very active and works well and deserves to be reinstated.

Now, Section 2 of the bill, which is an expansion of the Commission. I have a proposed amendment. **Please see Proposed Amendment to SB 330, attached hereto and referred to as Attachment #1.**

The bill as drafted and as the Judicial Branch requested it, expanded the Commission from nine to twelve members adding the Commissioner of Administrative Services, and that is not so much on the security side, but on the facilities side. Actually, I don't know why the Commissioner of Administrative Services wasn't on, at least for several years, since that Department has been placed in charge of court facilities and the current Commissioner, Commissioner Hodgdon, actually attends every meeting of the Commission and is not a voting member. It does not make sense. She supports this amendment. So, that is number one to add.

The other two additions are related to the, relate to the committee's new authority over court security, as I mentioned before, given by the 2006 Legislature and there is no member of the Court accreditation Commission right now who has security as their job and this would add two people and my amendment that I passed out is going to request an additional third.

The two that are added by the original bill are the court system's Director of Security. Of course, we provide security in all district courts, except those that are co-located with superior courts and the security in the superior courts and probate courts, which are also co-located, and any district court



that is in a superior court building. Security in those courts is now provided and has been for years by the county sheriffs. This bill adds a county sheriff appointed by the President of the New Hampshire Sheriff's Association as a member of the Court Accreditation Commission.

My amendment that I have given you, the Judicial Branch's amendment, adds another, a fourth new member, so it brings it to thirteen also, on the security issue, and that would be the Commissioner of the Department of Safety or designee. The Department of Safety supports this amendment.

And, I also added "or designee" on Commissioner of Administrative Services. I know the current Commissioner has been very active, does not plan, as far as I know, a designee because she has been at just about every meeting since she has been appointed. But, some Commissioner in the future may not want to make court security, court facilities, as much a priority as she has and appoint a designee. So, I thought that "or designee" ought to be in there.

And, with the Commissioner of Safety, I can tell you it most likely, if this passes, would be a designee because it is Earl Sweeney, who has been very active on court security issues, would most likely be the appointee if this passes.

I think that is about it.

Senator Deborah R. Reynolds, D. 2: Thank you, Mr. Zibel. Senator Roberge?

Senator Sheila Roberge, D. 9: It seems to me with your new amendment here that you are being very heavily tipped towards security as far as the make-up of this committee is concerned and I'm really wondering why the State Police, when you've got the sheriffs on here and you've got the other people on here, if you really need another one of the State Police. I just think you're tipping the balance of the commission too much toward security.

Attorney Zibel: Well, excuse me. With the amendment, we have the Commissioner of Safety with the Judicial Branch amendment.

Senator Sheila Roberge, D. 9: That's the one. I don't think you need the State Police.

Senator Deborah R. Reynolds, D. 2: Follow up? So, what I'm hearing Senator Roberge say is she doesn't think you need someone from Safety. Right?

Senator Sheila Roberge, D. 9: Right.

Attorney Zibel: I see. Okay. Well, this would put three of the thirteen members would be concerned with security if you adopt this Judicial Branch amendment. If you have the bill as it exists, it would be two of twelve. With all due respect, I don't believe three of thirteen is over packed with people on the security side of things. I know both the Commissioner of the Department of Safety and the Deputy Commissioner have had some involvement with court security and I think they would be a valued addition.

Senator Deborah R. Reynolds, D. 2: Senator Houde?

Senator Matthew Houde, D. 5: Thank you, Madam Chair. Actually, I think Mr. Zibel may have just answered the question because I was going to ask if there are components or information that the Commissioner of Safety brings to court security that would be different from the role that the other representatives of court security would provide.

Attorney Zibel: Well, of course, as the law enforcement hedge from, not from the legal side, but from the side of policing, I think they bring a tremendous perspective. And, of course, in the current situation, Deputy Commissioner Sweeney chaired with Justice Galway back in 2005 the study commission that studied court security and came up with recommendations. So, they just provide a valued perspective on security and policing.

Senator Deborah R. Reynolds, D. 2: If I could ask a question because I think that might clarify a little bit, sort of like a chain of custody in terms of court security. In superior court, you have the Sheriff's Department most of the time.

Attorney Zibel: Correct.

Senator Deborah R. Reynolds, D. 2: As in Grafton, in the building. So, they are doing some court security in the superior courts. In the district courts, however, the bailiff, the court security staff, they are supervised by the Department of Safety?

Attorney Zibel: No.

Senator Deborah R. Reynolds, D. 2: Maybe that sort of needs to be clarified. How does Safety get involved in court security?

Attorney Zibel: The only reason Safety gets involved is because of their law enforcement expertise. That's how they get involved. But, court security

JRB

RJB

right now is a hodge podge, there is no question. The district courts, except those that are co-located with the superior courts, are staffed by officers hired by the Judicial Branch. They are almost all per diem officers. They are paid \$65 a day and have been since we went to the per diem system. They provide the security in the district courts. They are the ones that are at the doors when you go into the courts screening people; they are the ones that provide the bailiff services in the courtroom. They are Judicial Branch employees paid from the Judicial Branch budget.

In the superior courts and also all probate courts which are co-located with superior courts, as well as any district court that is co-located with a superior court. Off the top of my head that would be the Exeter District Court, which is in Rockingham County Superior Court building; the northern, or I'm not sure which Carroll County it is (we will have a bill on that issue coming up), but one of the Carroll County District Courts is in the Carroll County Superior Court building and I think the Coos Superior Court building has the Lancaster District Court. So, their security is provided by the county sheriffs. The county sheriffs, the deputy sheriffs who provide court security, are reimbursed by the Judicial Branch at the rate of \$65 a day, the same as the district court officers, and that is money that is in the Judicial Branch budget and is passed through. There is a line under our security line; there is a line that says "sheriffs' reimbursement" and we pay that to the county sheriffs to reimburse them for the security they provide in superior courts.

And, all this is historic accident that it has come this way. We have tried two legislative sessions in a row and study committees have done this and have recommended a uniform method of delivering court security in the county sheriffs and that has yet to pass, not so much on the substantive grounds, but on the financial grounds.

Senator Deborah R. Reynolds, D. 2: Senator Letourneau has a question.

Senator Robert J. Letourneau, D. 19: Yes. Thank you, Madam Chairman. Mr. Zibel, isn't it true that the Department of Safety also includes the crime lab, the fire safety and a number of other departments within the Department of Safety?

Attorney Zibel: Yes. And, that is a very good point that can provide support to court security in a perspective on court security that others may not have. Yes.

Senator Deborah R. Reynolds, D. 2: I don't know whether Senator Roberge has any other questions about that.

JMB

Senator Sheila Roberge, D. 9: No.

Senator Deborah R. Reynolds, D. 2: But, if I can just sort of recapitulate the size of the Department of Safety in and of itself, has any direct involvement in security, but they provide an expertise or penal expertise in terms of the crime lab and other issues that you think might be helpful.

Attorney Zibel: Correct.

Senator Deborah R. Reynolds, D. 2: Does that answer?

Senator Robert J. Letourneau, D. 19: If I could have a follow up?

Senator Deborah R. Reynolds, D. 2: Senator Letourneau?

Senator Robert J. Letourneau, D. 19: On the language that talks about the sheriffs. I don't know if it needs to be specific or not. Is this going to be a high sheriff or is this going to be a sheriff's deputy? I noted some difference between the titles. Is this broadly written so that it could include anybody that serves in the sheriff's department?

Attorney Zibel: I suspect it would be a high sheriff. That's the intent. This language was run by Sheriff Hardy of Hillsborough County. I suspect the intent is a high sheriff.

Senator Robert J. Letourneau, D. 19: Should we say that?

Senator Deborah R. Reynolds, D. 2: Well, it says one shall be a county sheriff appointed by the President. Maybe we can consider that when we exec on it.

Senator Robert J. Letourneau, D. 19: The only reason why I bring that up is because I chaired the sheriffs' subcommittee for a number of years and that was always an issue on the language.

Senator Deborah R. Reynolds, D. 2: Okay. Well, why don't we talk about that in exec session? I am going to make a note that you have a question about that and I think that is a good point. Any other questions of Mr. Zibel on 330? Any other questions? Seeing none, thank you very much, Mr. Zibel.

Attorney Zibel: Thank you.

Senator Deborah R. Reynolds, D. 2: Anybody else or members of the public or law enforcement who would like to testify relative to SB 330? Seeing none, I am going to close the hearing on SB 330.

Hearing concluded at 2:25 p.m.

Respectfully submitted,

A handwritten signature in cursive script that reads "L. Gail Brown".

L. Gail Brown  
Senate Secretarial Supervisor  
1/14/10

1 Attachment

## PROPOSED AMENDMENT TO SB 330

PROPOSED BY THE JUDICIAL BRANCH  
TO THE SENATE JUDICIARY COMMITTEE  
January 12, 2010

Amend section 1 of the bill to read as follows:

1 Supreme Court; New Hampshire Court Accreditation Commission. Amend RSA 490:5-a to read as follows:

490:5-a New Hampshire Court Accreditation Commission. There is hereby established the New Hampshire court accreditation commission consisting of [9] ~~[12]~~ **13** members ~~[to be appointed]~~ as follows: one shall be appointed by the governor, one shall be a member of the house appointed by the speaker, one shall be a member of the senate appointed by the senate president, **one shall be the commissioner of administrative services or designee, one shall be the commissioner of safety or designee, one shall be the director of security for the administrative office of the courts, one shall be a county sheriff appointed by the president of the New Hampshire Sheriffs' Association,** and 6 shall be appointed by the supreme court. Of the 6 members appointed by the supreme court, one shall be a justice of the supreme court or a designee of the supreme court, one shall be a justice of the superior court, one shall be a justice of a probate court, one shall be a justice of a district court, one shall be a lawyer of experience in the trial of cases at all court levels, and one shall be a layman. The supreme court shall designate one of the members as chairman.

**NOTE:** Insertions from the bill as introduced are in **bold italics and underlined**. Deletions from the bill as introduced are in brackets and bold italics with strikethrough.

# Speakers





# Voting Sheets

# Senate Judiciary Committee

## EXECUTIVE SESSION

Bill # SB 330

Hearing date: 1/10/10

Executive session date: 1/26/10

Motion of: OTP/A

VOTE: \_\_\_\_\_

**Made by** Reynolds   
**Senator:** Lasky   
 Houde   
 Letourneau   
 Roberge

**Seconded** Reynolds   
**by Senator:** Lasky   
 Houde   
 Letourneau   
 Roberge

**Reported** Reynolds   
**by Senator:** Lasky   
 Houde   
 Letourneau   
 Roberge

Motion of: OTP/A

VOTE: 5-0

**Made by** Reynolds   
**Senator:** Lasky   
 Houde   
 Letourneau   
 Roberge

**Seconded** Reynolds   
**by Senator:** Lasky   
 Houde   
 Letourneau   
 Roberge

**Reported** Reynolds   
**by Senator:** Lasky   
 Houde   
 Letourneau   
 Roberge

<u>Committee Member</u>	<u>Present</u>	<u>Yes</u>	<u>No</u>	<u>Reported out by</u>
Senator Reynolds, Chairman	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Senator Lasky, Vice-Chair	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Senator Houde	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Senator Letourneau	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Senator Roberge	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

\*Amendments: \_\_\_\_\_

Notes: \_\_\_\_\_

# Committee Report

STATE OF NEW HAMPSHIRE  
SENATE  
REPORT OF THE COMMITTEE

Date: January 27, 2010

THE COMMITTEE ON Judiciary

to which was referred Senate Bill 330

AN ACT                      relative to the court accreditation commission and the  
interbranch criminal and juvenile justice council.

Having considered the same, the committee recommends that the Bill:

**OUGHT TO PASS WITH AMENDMENT**

BY A VOTE OF:    5-0

AMENDMENT # 0343s

Senator Robert J. Letourneau  
For the Committee

L. Gail Brown 271-3076

## New Hampshire General Court - Bill Status System

**Docket of SB330**

Docket Abbreviations

**Bill Title:** relative to the court accreditation commission and the interbranch criminal and juvenile justice council.

*Official Docket of SB330:*

<b>Date</b>	<b>Body</b>	<b>Description</b>
01/06/2010	S	To be Introduced 1/6/2010 and Referred to Judiciary Committee; <b>SJ 1</b> , Pg.5
01/07/2010	S	Hearing: January 12, 2010, Room 103, State House, 2 p.m.; <b>SC 2</b>
01/27/2010	S	Committee Report: Ought to Pass with Amendment 0343s, 2/3/10; <b>SC5</b> , Pg.3
02/03/2010	S	Committee Amendment 0343s, AA, VV;
02/03/2010	S	Ought to Pass with Amendment 0343s, MA, VV; OT3rdg, <b>SJ 5</b> , Pg.63
02/03/2010	S	Passed by Third Reading Resolution, <b>SJ 5</b> , Pg.65
02/17/2010	H	Introduced and Referred to Judiciary; <b>HJ 18</b> , PG.1017
03/10/2010	H	Public Hearing: 3/17/2010 11:00 AM LOB 208
04/13/2010	H	Executive Session: 4/20/2010 10:00 AM LOB 208
04/21/2010	H	Majority Committee Report: Ought to Pass for April 28 (Vote 11-7; RC); <b>HC 33</b> , PG.1596
04/21/2010	H	Minority Committee Report: Inexpedient to Legislate; <b>HC 33</b> , PG.1596
04/28/2010	H	Ought to Pass: MA <b>RC 187-146</b> ; <b>HJ 36</b> , PG.1713-1715
05/12/2010	H	Enrolled; <b>HJ 41</b> , PG.2097
05/12/2010	S	Enrolled
06/17/2010	S	Signed by the Governor on 06/17/2010; Effective 06/17/2010; Chapter 0157

NH House

NH Senate

Contact Us

*New Hampshire General Court Information Systems*  
 107 North Main Street - State House Room 31, Concord NH 03301

# Other Referrals

# COMMITTEE REPORT FILE INVENTORY

SB330 ORIGINAL REFERRAL

\_\_\_\_\_ RE-REFERRAL

1. THIS INVENTORY IS TO BE SIGNED AND DATED BY THE COMMITTEE SECRETARY AND PLACED INSIDE THE FOLDER AS THE FIRST ITEM IN THE COMMITTEE FILE.
2. PLACE ALL DOCUMENTS IN THE FOLDER FOLLOWING THE INVENTORY IN THE ORDER LISTED.
3. THE DOCUMENTS WHICH HAVE AN "X" BESIDE THEM ARE CONFIRMED AS BEING IN THE FOLDER.
4. THE COMPLETED FILE IS THEN DELIVERED TO THE CALENDAR CLERK.

DOCKET (Submit only the latest docket found in Bill Status)

COMMITTEE REPORT

CALENDAR NOTICE on which you have taken attendance

HEARING REPORT (written summary of hearing testimony)

HEARING TRANSCRIPT (verbatim transcript of hearing)

List attachments (testimony and submissions which are part of the transcript) by number [1 thru 4 or 1, 2, 3, 4] here: \_\_\_\_\_

SIGN-UP SHEET

ALL AMENDMENTS (passed or not) CONSIDERED BY COMMITTEE:

- AMENDMENT # 0343                      \_\_\_\_\_ - AMENDMENT # \_\_\_\_\_  
\_\_\_\_\_ - AMENDMENT # \_\_\_\_\_                      \_\_\_\_\_ - AMENDMENT # \_\_\_\_\_

ALL AVAILABLE VERSIONS OF THE BILL:

AS INTRODUCED                       AS AMENDED BY THE HOUSE  
 FINAL VERSION                      \_\_\_\_\_ AS AMENDED BY THE SENATE

\_\_\_\_\_ PREPARED TESTIMONY AND OTHER SUBMISSIONS (Which are not part of the transcript)

List by letter [ a thru g or a, b, c, d ] here: \_\_\_\_\_

EXECUTIVE SESSION REPORT

\_\_\_\_\_ OTHER (Anything else deemed important but not listed above, such as amended fiscal notes):

IF YOU HAVE A RE-REFERRED BILL, YOU ARE GOING TO MAKE UP A DUPLICATE FILE FOLDER

DATE DELIVERED TO SENATE CLERK 7/12/10

H. Hail Brown  
COMMITTEE SECRETARY