

EXECUTIVE ORDER NO. 30

WHEREAS, the U.S. Department of Justice's regulations concerning Criminal Justice Information Systems, at Sec. 20.21, require the formulation and submission of a privacy plan by each State receiving funding from the U.S. Law Enforcement Assistance Administration (LEAA); and

WHEREAS, through the Wisconsin Council on Criminal Justice (WCCJ), the State of Wisconsin receives such funds from LEAA; and

WHEREAS, a privacy plan has been formulated by the WCCJ and been submitted to LEAA; and

WHEREAS, Section 20.21(g)(3) further requires that, as part of e. State's plan, the State shall establish an Administrative Review Body for the purpose of allowing individuals who have unsuccessfully challenged information in the possession of affected criminal justice agencies receiving LEAA funds to appeal those agencies' decisions;

NOW, THEREFORE, I, PATRICK J. LUCEY, Governor of the State of Wisconsin, DO HEREBY ORDER AND DIRECT:

1. That, to carry out the responsibilities set forth in Section 20,21(g)(3), the WCCJ's Executive Committee shall serve as the above-mentioned Administrative Review Body.

2. That the Executive Committee shall receive complaints, •conduct hearings and report findings whenever an individual has unsuccessfully challenged information in the possession of an affected criminal justice agency receiving LEAA funds and wishes to appeal the agency's decision.

Governor:

IN TESTIMONY WHEREOF, I have hereunted set my hand and caused the Great Seal of the State of Wisconsin t be affixed. Done at the Capitol in the City of Madison, this <u>24</u>.
day of <u>1999</u>, in the year our Lord one thousand nine hundrand seventy-six.

LUCEY, Governor