

Uniform Law Commission  
Uniform Criminal Records Access and Accuracy Act  
February 16-17, 2018 Drafting Committee Meeting

**Agenda**

1. Welcome and introductions
2. Opening remarks by chair and reporters
3. Resolve motions by Commissioners Pepe and Perlman
  - a. Commissioner Pepe: Section 503(b) changed presumption when agency fails to act within the time for correction from “sustained” to “denied”.
  - b. Commissioner Perlman: Section 701(a) struck (1) which permitted denial of access to specific criminal history information.
4. Section 701 requirement that responsible agency adopt rules governing “security” of criminal history record information.

This may not be feasible. ABA Advisor Michael Aisenberg, who has extensive experience with security standards, will discuss the challenges.
5. Style Committee suggestions in the order in which they appear in the new draft and the memorandum of February 8, 2018.
6. Comments and issues
  - a. Enactability
  - b. Cost
  - c. Other