HB2533 FULLPCS1 Justin Humphrey-GRS 2/16/2024 1:16:07 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

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I move	to	amend	НВ2533					Of	the pri	ntod Dill
Page _			Sec	tion		I	ines			nted Bill
								Of th	ne Engro	ssed Bill
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:										
AMEND T	ITLE '	ro con	FORM TO AM	ENDMENTS						
Adopted	:				_	Amendme	nt subr	mitted b	y: Justin	Humphrey

Reading Clerk

1 STATE OF OKLAHOMA 2 2nd Session of the 59th Legislature (2024) 3 PROPOSED COMMITTEE SUBSTITUTE FOR 4 HOUSE BILL NO. 2533 By: Humphrey 5 6 7 PROPOSED COMMITTEE SUBSTITUTE An Act relating to criminal justice; directing the 8 Office of Management and Enterprise Services (OMES) 9 to contract for the study of consolidating state, county, and municipal law enforcement computer systems; providing for the study of certain topics; 10 providing exemption from competitive bidding requirements; utilizing funds appropriated to the 11 County Community Safety Investment Fund for conducting the study and implementing the network; 12 directing OMES to issue and submit report to certain 1.3 state officials by certain date; requiring implementation of statewide criminal justice 14 information network by certain date; stating components of the statewide criminal justice 15 information network; providing for codification; and providing an effective date. 16 17 18 19 A new section of law to be codified SECTION 1. NEW LAW 20 in the Oklahoma Statutes as Section 80.2 of Title 74, unless there 21 is created a duplication in numbering, reads as follows: 22 A. Upon the effective date of this act, the Office of 23 Management and Enterprise Services (OMES) shall contract for the

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study, analysis, and planning on the feasibility of consolidating

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- all computer systems for state, county, and municipal law
 enforcement agencies, district attorneys, the Department of

 Corrections, the Oklahoma State Bureau of Investigation, the

 Oklahoma Bureau of Narcotics and Dangerous Drugs Control, and the

 Department of Public Safety. The study shall examine the cost to

 develop a statewide criminal justice information network that will

 ensure seamless communication and data collection among the law
 enforcement agencies in the state. The study shall also:
 - 1. Identify and assess the requirements for developing a comprehensive statewide criminal justice information network by creating a multilayer framework that shall allow for the sharing of law enforcement information;

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- 2. Identify and determine the critical interfaces that have not yet been captured in existing law enforcement information technology systems;
- 3. Identify and review current information technology capabilities of state, county, and local law enforcement entities throughout the state including records management systems and computer-aided dispatch systems; and
- 4. Identify and review the feasibility of consolidating data collection and accessibility into fewer systems.
- B. OMES shall be exempt from the competitive bidding requirements of the Oklahoma Central Purchasing Act for the purpose of soliciting, negotiating, and effectuating such a contract or

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contracts. Funds appropriated to the County Community Safety
Investment Fund created in Section 2-312.1 of Title 43A of the
Oklahoma Statutes shall be utilized to pay for the costs of
conducting the study and implementing the statewide criminal justice

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information network.

C. The Office of Management and Enterprise Services shall have three (3) years to conduct the study and issue a report. The report shall include any recommendations for the implementation of a statewide criminal justice information network. The report shall be delivered to the Governor, the President Pro Tempore of the Oklahoma State Senate, and the Speaker of the Oklahoma House of

Representatives no later than December 1, 2027.

- D. The statewide criminal justice information network shall be implemented and accessible to all state, county, and municipal law enforcement agencies by January 1, 2028. The statewide criminal justice information network shall enable properly authorized users to use information readily and effectively, regardless of its location in state or local databases. The statewide criminal justice information network shall be comprised of the following components:
- 1. System security standards to facilitate the movement of data between systems;
- 2. Data standards for sharing information, including common definitions, code structures, and formats;

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1 3. A statewide magistrate system to streamline the process of 2 warrant and case creation; 3 5. A statewide warrant repository that contains all new and 4 served warrant information; 5 6. A statewide fingerprint-based criminal history that includes 6 all arrests and dispositions; 7 7. An identification index that includes information from all 8 state and local agencies, as well as necessary linkages to federal 9 justice agencies; and 10 8. Mobile voice and data communications network that allows state and local law enforcement and public safety agencies to 11 12 communicate with each other, regardless of location in the state. 1.3 SECTION 2. This act shall become effective November 1, 2024. 14 15 59-2-10132 02/14/24 GRS 16 17 18 19 20 2.1 22 23

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