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69th Legislature 2025 Drafter: Laura Sherley, HB0117.003.001

1	HOUSE BILL NO. 117		
2	INTRODUCED BY A. REGIER		
3	BY REQUEST OF THE CRIMINAL JUSTICE OVERSIGHT COUNCIL		
4			
5	A BILL FOR AN ACT ENTITLED: "AN ACT ESTABLISHING CRIMINAL JUSTICE DATA WAREHOUSE		
6	PROJECT PRIORITIES FOR THE 2025-2026 INTERIM; PROVIDING DEFINITIONS; PROVIDING		
7	APPROPRIATIONS; AMENDING SECTION 44-7-126, MCA; AND PROVIDING AN IMMEDIATE EFFECTIVE		
8	DATE."		
9			
10	WHEREAS, there is a criminal justice data warehouse housed in the Board of Crime Control; and		
11	WHEREAS, the Board of Crime Control shall consult with the Criminal Justice Oversight Council to		
12	establish and maintain the criminal justice data warehouse; and		
13	WHEREAS, the Criminal Justice Oversight Council provides direction and recommendations to the		
14	Board of Crime Control on data collection project priorities for the criminal justice data warehouse.		
15			
16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
17			
18	NEW SECTION. Section 1. Projects for 2025-2026 interim. (1) In preparation for the 2027		
19	legislative session, the board shall prioritize the following projects:		
20	(a) create a unique identifier to link data from separate state and local criminal justice agencies		
21	and the judicial branch in a manner that is efficient and protects the confidentiality requirements for any		
22	personally identifiable information;		
23	(b) consult with the council to determine research priorities to answer questions about the criminal		
24	justice system, prioritize data collection, and develop data warehouse governance policies;		
25	(c) consult with the council to identify and expand on the data elements that the board shall collect		
26	to achieve the purposes of 44-7-126;		
27	(d) acquire a software application to assist with mastering records received in the criminal justice		



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1	(ii)	recommendations for specific next steps to further implement the criminal justice data	
2	warehouse and	I the associated costs and technology needs to accomplish those steps;	
3	(iii)	a summary of data sharing or integration projects the board has completed; and	
4	(iv)	a list of policy and funding priorities identified for the 2027 legislative session.	
5	(3)	As used in this section, unless the context clearly indicates otherwise, the following definitions	
6	apply:		
7	(a)	"Board" means the board of crime control established in 2-15-2008.	
8	(b)	"Council" means the criminal justice oversight council established in 53-1-216.	
9			
10	Sectio	n 2. Section 44-7-126, MCA, is amended to read:	
11	"44-7-1	26. Criminal justice data warehouse purpose. (1) (a) There is a criminal justice data	
12	warehouse hou	used in the board of crime control. The purpose of the criminal justice data warehouse is to	
13	receive, store,	secure, and maintain data and information from contributing entities to <u>facilitate analysis to</u> assist	
14	state and local	officials to make data-informed decisions about the criminal justice system.	
15	<u>(b)</u>	To fulfill this purpose, the legislature intends that the criminal justice data warehouse provide a	
16	complete and i	ntegrated criminal justice database that includes information that will allow, among other topics,	
17	the analysis of:		
18	<u>(i)</u>	the complete criminal history of all convictions and offenses committed by each offender	
19	convicted in dis	strict court in the state;	
20	<u>(ii)</u>	the date and term of each sentence and whether an offender was in custody or on probation at	
21	the time of the	offense;	
22	<u>(iii)</u>	the length of time between a prior conviction and a successive crime for which an offender is	
23	convicted and	sentenced;	
24	<u>(iv)</u>	the length of time between release from custody, probation, or parole to an arrest for a new	
25	offense;		
26	<u>(v)</u>	programming an offender received while in custody of the department of corrections and which	
27	entity provided	the programming;	



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1 for offenders who committed offenses that involved a dangerous drug as defined in 50-32-101, (vi) 2 which dangerous drug was involved in the offense; and 3 whether an offender convicted of a crime in district court was on pretrial release at the time of 4 the successive offense. 5 (a) An agency and the court administrator shall contribute data and information to the criminal (2) 6 justice data warehouse on request by the board. A local government entity, a nongovernment entity, a tribal 7 government, or a federal government entity may submit data and information to the criminal justice data 8 warehouse. 9 (b) A contributing entity retains ownership of the data it contributes to the criminal justice data 10 warehouse. 11 (3) As the administering agency of the criminal justice data warehouse, the board shall: 12 adopt a memorandum of understanding with the department of administration for the provision (a) 13 of any technical assistance or services required to establish and maintain the criminal justice data warehouse; 14 (b) work in conjunction with the department of administration to assure the confidentiality of all 15 records and data collected in the criminal justice data warehouse and to assure compliance with the applicable 16 state and federal laws governing the privacy of records, data, and personally identifiable information; 17 (c) consult and collaborate with the council to prioritize data to request from contributing entities, 18 data requests, and research using data from the criminal justice data warehouse; 19 (d) (i) identify and seek federal grant money that may be used for the purposes of establishing and 20 maintaining the criminal justice data warehouse and achieving priorities established in law; 21 (ii) prioritize distribution of funds received pursuant to subsection (3)(d)(i) to contributing entities; 22 adopt a memorandum of understanding with each contributing entity. The memorandum of (e) understanding must describe the data and information being submitted and the schedule on which the data will 23 24 be submitted and identify the confidentiality of the information and any conditions or restrictions on the use of 25 the data or information; and 26 (f) grant the legislative fiscal analyst and the legislative services division director direct access to 27 the criminal justice data warehouse in a manner that complies with the regulations of the respective federal



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1	programs.				
2	(4)	The board may:			
3	(a)	require an entity that contributes data or information to deliver the data or information in a			
4	certain format a	and on schedules established for the criminal justice data warehouse;			
5	(b)	collaborate with the council and contributing entities to establish policies to address the			
6	creation of repo	orts generated through the query of records and data in the criminal justice data warehouse. A			
7	nongovernmen	t entity may only collaborate with respect to the data or information contributed by that			
8	nongovernment entity; and				
9	(c)	adopt a standard memorandum of understanding that state and local criminal justice entities			
10	and the courts	may use to govern data-sharing agreements."			
11					
12	NEW S	ECTION. Section 3. Appropriations. (1) There is appropriated \$480,000 from the general			
13	fund to the dep	artment of justice to the credit of the board of crime control DIVISION OF THE DEPARTMENT OF			
14	JUSTICE for the	biennium beginning July 1, 2025, for the purposes of paying for the acquirement of software			

WAREHOUSE.

(2) (a) There is appropriated \$504,243 from the general fund to the department of justice to the eredit of the board of crime control DIVISION OF THE DEPARTMENT OF JUSTICE, for the biennium beginning July 1,

applications outlined in [section 1]. Any unspent funds must be used for work on the criminal justice data

- (b) The appropriation in subsection (2)(a) is intended to supplement base funding to the board of crime control for the implementation of the criminal justice data warehouse to fund the positions of one full-time equivalent position of a project manager and one full-time equivalent position of a business or data analyst.
- (c) The legislature intends that the appropriation in subsection (2)(a) be considered part of the ongoing base for the next legislative session.
- (3) (a) There is appropriated \$500,000 from the general fund to the judiciary to the credit of the court administrator BOARD OF CRIME CONTROL, WITH ALL UNUSED FUNDS REVERTING TO THE BOARD OF CRIME

 CONTROL, DIVISION OF THE DEPARTMENT OF JUSTICE for the biennium beginning July 1, 2025, for the purposes OF

