### First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

## PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 23-0760.01 Amber Paoloemilio x5497

HOUSE BILL 23-1132

**HOUSE SPONSORSHIP** 

Snyder and Soper, Bird, Lindstedt, Ricks, Titone

Fields,

### SENATE SPONSORSHIP

House Committees Judiciary Appropriations Senate Committees Judiciary Appropriations

# A BILL FOR AN ACT

#### 101 CONCERNING THE COURT DATA-SHARING TASK FORCE, AND, IN

102 CONNECTION THEREWITH, MAKING AN APPROPRIATION.

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov.</u>)

The bill creates a data-sharing task force to evaluate data-sharing practices between state and municipal courts and report the evaluation to the judiciary committees of the general assembly. The task force shall:

- Investigate current data sharing and access to court data systems;
- Consider processes for sharing data and providing access

HOUSE 3rd Reading Unamended March 13, 2023

> Amended 2nd Reading March 11, 2023

HOUSE

to court data systems statewide; and

• Consider safety measures or integration of systems in order to protect sensitive data in court systems.

The task force shall report its findings and recommendations to the judiciary committees of the house or representatives and the senate, or any successor committees, on or before January 8, 2024.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, add 13-3-118 as 3 follows: 4 13-3-118. Data-sharing task force between state and municipal 5 courts - creation - legislative declaration - repeal. (1) THE GENERAL 6 ASSEMBLY FINDS AND DECLARES THAT: 7 (a) DATA COORDINATION AND SHARING BETWEEN STATE AND 8 MUNICIPAL COURTS IS CRITICAL FOR THE ADMINISTRATION OF JUSTICE; 9 (b) THE EXISTING STATEWIDE COURT DATA SYSTEM PROVIDES ALL 10 BUT ONE OF THE CURRENT STATE COURTS WITH DIGITAL ACCESS TO CASE 11 INFORMATION STATEWIDE, BUT DOES NOT CURRENTLY SHARE CASE 12 INFORMATION WITH MUNICIPAL COURTS; 13 (c) DENVER COUNTY COURT IS BOTH A STATE AND MUNICIPAL 14 COURT AND DOES NOT CURRENTLY SHARE CASE INFORMATION STATEWIDE; 15 (d) MUNICIPAL COURT DATA SYSTEMS DO NOT CURRENTLY SHARE 16 MUNICIPAL CASE INFORMATION STATEWIDE; 17 (e) WHILE SOME MUNICIPAL COURTS HAVE CREATED READ-ONLY 18 DIGITAL DATA ACCESS, THIS ACCESS DOES NOT EXIST WITH ALL COURTS 19 THROUGHOUT THE STATE, WHICH CREATES GAPS AND REQUIRES EACH 20 COURT TO DIRECTLY CONTACT THE OTHER COURT TO REQUEST COPIES OF 21 COURT FILES OR CASES, RESULTING IN A TEDIOUS AND TIME-CONSUMING 22 PROCESS;

1 (f) PROVIDING READ-ONLY DIGITAL DATA ACCESS TO STATE AND 2 MUNICIPAL CASES AMONG COURTS WILL STREAMLINE COURT DATA 3 SHARING, SERVE THE PUBLIC INTEREST, AND NOT UNDULY BURDEN STATE 4 COURTS OR MUNICIPAL COURTS; AND 5 (g) IT IS ESSENTIAL THAT THE STATE JUDICIAL DEPARTMENT AND 6 MUNICIPAL COURTS COLLABORATE TO DETERMINE THE BEST PROCESS TO 7 IMPLEMENT A READ-ONLY DIGITAL DATA ACCESS COURT DATA SYSTEM. 8 (2) THERE IS CREATED IN THE JUDICIAL DEPARTMENT THE TASK

9 FORCE ON DATA SHARING BETWEEN STATE COURTS AND MUNICIPAL
10 COURTS, REFERRED TO IN THIS SECTION AS THE "TASK FORCE". THE TASK
11 FORCE MUST MEET REGULARLY TO:

12 (a) INVESTIGATE CURRENT DATA SHARING AND ACCESS TO COURT
13 DATA SYSTEMS;

(b) CONSIDER PROCESSES FOR SHARING DATA AND PROVIDING
 ACCESS TO COURT DATA SYSTEMS STATEWIDE; AND

16 (c) CONSIDER SAFETY MEASURES OR INTEGRATION OF SYSTEMS IN
17 ORDER TO PROTECT SENSITIVE DATA IN COURT SYSTEMS.

(3) THE TASK FORCE CONSISTS OF:

18

19 (a) THREE REPRESENTATIVES FROM THE STATE JUDICIAL
20 DEPARTMENT, ONE OF WHOM MUST BE A CHIEF JUDGE WHO WILL SERVE AS
21 THE CHAIR OF THE COMMITTEE, APPOINTED BY THE JUDICIAL DEPARTMENT;
22 (b) THE STATE COURT ADMINISTRATOR OR THE ADMINISTRATOR'S

23 DESIGNEE, APPOINTED BY THE JUDICIAL DEPARTMENT;

(c) FIVE REPRESENTATIVES FROM MUNICIPAL COURTS, WITH AT
LEAST ONE REPRESENTATIVE FROM THE DENVER COUNTY COURT, AT
LEAST ONE REPRESENTATIVE FROM A MUNICIPAL COURT IN A
MUNICIPALITY WITH A POPULATION OF FIFTY THOUSAND TO FIVE HUNDRED

1 NINETY-NINE THOUSAND NINE HUNDRED NINETY-NINE, AT LEAST ONE 2 REPRESENTATIVE FROM A MUNICIPAL COURT IN A MUNICIPALITY WITH A 3 POPULATION OF EIGHT THOUSAND TO FORTY-NINE THOUSAND NINE 4 HUNDRED AND NINETY-NINE, AND AT LEAST ONE REPRESENTATIVE FROM 5 A MUNICIPAL COURT IN A MUNICIPALITY WITH A POPULATION OF FEWER 6 THAN EIGHT THOUSAND. ONE MUNICIPAL COURT REPRESENTATIVE MUST 7 SERVE AS THE VICE-CHAIR OF THE COMMITTEE. EACH OF THESE 8 REPRESENTATIVES IS APPOINTED BY A STATEWIDE ORGANIZATION OF 9 MUNICIPALITIES.

10 (d) A REPRESENTATIVE WHO WORKS AS A MUNICIPAL PROSECUTOR,
11 APPOINTED BY A STATEWIDE ORGANIZATION OF MUNICIPALITIES;

12 (e) A REPRESENTATIVE WHO WORKS AS A MUNICIPAL PUBLIC
13 DEFENDER, APPOINTED BY A STATEWIDE ORGANIZATION OF
14 MUNICIPALITIES;

18 (g) A REPRESENTATIVE FROM THE OFFICE OF STATE PUBLIC
19 DEFENDER CREATED IN SECTION 21-1-101, APPOINTED BY THE OFFICE OF
20 STATE PUBLIC <u>DEFENDER</u>;

 21
 (h) A REPRESENTATIVE FROM THE OFFICE OF THE CHILD

 22
 PROTECTION OMBUDSMAN;

23 (i) <u>A REPRESENTATIVE FROM THE DEPARTMENT OF HUMAN</u>
 24 <u>SERVICES; AND</u>

25 (j) A REPRESENTATIVE FROM THE SEXUAL ASSAULT COMMUNITY
 26 OR FROM THE DOMESTIC VIOLENCE VICTIM'S RIGHTS COMMUNITY.

27 (4) The members of the task force serve without

-4-

1 COMPENSATION AND WITHOUT REIMBURSEMENT FOR EXPENSES.

2 (5) THE TASK FORCE SHALL MEET A MAXIMUM OF SIX TIMES
3 BEFORE JANUARY 8, 2024. THE FIRST MEETING MUST OCCUR NO LATER
4 THAN JULY 17, 2023.

5 (6) THE TASK FORCE SHALL REPORT ITS FINDINGS AND
6 RECOMMENDATIONS TO THE JUDICIARY COMMITTEES OF THE HOUSE OF
7 REPRESENTATIVES AND THE SENATE, OR ANY SUCCESSOR COMMITTEES, ON
8 OR BEFORE JANUARY 8, 2024.

9

(7) This section is repealed, effective July 1, 2024.

SECTION 2. Appropriation. For the 2023-24 state fiscal year,
 \$115,440 is appropriated to the judicial department. This appropriation
 is from the general fund. To implement this act, the department may use
 this appropriation for information technology infrastructure.

SECTION 3. Safety clause. The general assembly hereby finds,
 determines, and declares that this act is necessary for the immediate
 preservation of the public peace, health, or safety.