



102ND GENERAL ASSEMBLY

State of Illinois

2021 and 2022

HB4609

Introduced 1/21/2022, by Rep. Rita Mayfield

SYNOPSIS AS INTRODUCED:

20 ILCS 2605/2605-620 new

Amends the Illinois State Police Law of the Civil Administrative Code of Illinois. Provides that subject to appropriation, the Illinois State Police shall procure a cloud-based mobile software system for the supervision of persons in pretrial detention or serving a term of probation, conditional discharge, parole, or mandatory supervised release. The system shall be available to any county or State agency, including the Prisoner Review Board, clerks of the circuit court, public defenders, and State's Attorneys. Establishes the minimum requirements of the software system. Provides that the Illinois State Police, with assistance from the vendor, shall provide the software system without charge to any local or State agency that wishes to use the software to manage supervising persons interacting with its agency. Provides that the Illinois State Police shall permit persons on registries under its administrative control to use the smartphone application to submit required information instead of appearing in person at local law enforcement agency offices for regular appearances. Provides that no fees shall be assessed on persons for the use of the software system. Effective immediately.

LRB102 24100 RLC 33325 b

1 AN ACT concerning State government.

2 **Be it enacted by the People of the State of Illinois,**
3 **represented in the General Assembly:**

4 Section 5. The Illinois State Police Law of the Civil
5 Administrative Code of Illinois is amended by adding Section
6 2605-620 as follows:

7 (20 ILCS 2605/2605-620 new)

8 Sec. 2605-620. Illinois State Police; cloud-based mobile
9 software system.

10 (a) Subject to appropriation, the Illinois State Police
11 shall procure a cloud-based mobile software system for the
12 supervision of persons in pretrial detention or serving a term
13 of probation, conditional discharge, parole, or mandatory
14 supervised release. The system shall be available to any
15 county or State agency, including the Prisoner Review Board,
16 clerks of the circuit court, public defenders, and State's
17 Attorneys.

18 (b) The software system must at a minimum:

19 (1) be available for any State or county agency that
20 supervises persons in pretrial detention or serving a term
21 of probation, conditional discharge, parole, or mandatory
22 supervised release. The system shall be available for
23 unlimited use for an unlimited number of participants in

1 pretrial detention, serving terms of probation,
2 conditional discharge, parole, mandatory supervised
3 release, participating in treatment court, specialty
4 court, a juvenile program, or restorative justice program,
5 or required to register in an offender registry;

6 (2) utilize an application on the participant's
7 smartphone and provide a cloud-based platform to the
8 supervising agency that requires no hardware or software
9 integration;

10 (3) provide location services, including inclusion
11 zones, exclusion zones, curfews, and immediate location at
12 the direction of the agency without action required of the
13 participant and without the use of body attached hardware;

14 (4) provide biometric identification of the
15 participant;

16 (5) provide a directory of local services available to
17 the participant;

18 (6) provide in-app chat and video calls with
19 transcription;

20 (7) provide a scoring mechanism to measure compliance
21 with supervision orders;

22 (8) provide written questionnaires to improve
23 efficiency of supervision; and

24 (9) provide a dashboard to identify non-compliance on
25 specific issues across population groups.

26 (c) The vendor selected to host, manage, and update the

1 smartphone application software system shall also provide
2 support staff to provide on-site training and answer customer
3 inquiries from persons or agency staff on an unlimited basis.

4 (d) All non-personal data collected by the software system
5 shall be available for use by other State agencies for data
6 collection and analysis purposes to help assess the efficacy
7 and impact of criminal justice laws and practices, especially
8 pretrial services, including, but not limited to, the Illinois
9 Criminal Justice Information Authority and the Sentencing
10 Policy Advisory Council. All non-personal data collected by
11 the software system in a specific county shall be available
12 for use by any county agency for data collection and analysis
13 purposes.

14 (e) The Illinois State Police, with assistance from the
15 vendor, shall provide the software system without charge to
16 any local or State agency that wishes to use the software to
17 manage supervising persons interacting with its agency.

18 (f) The Illinois State Police shall permit persons on
19 offender registries under its administrative control to use
20 the smartphone application to submit required information
21 instead of appearing in person at local law enforcement agency
22 offices for regular appearances.

23 (g) All funds or expenses saved by local judicial or law
24 enforcement agencies by the use of the Illinois State Police
25 software system shall be retained by the local judicial or law
26 enforcement agency.

1 (h) No fees shall be assessed on persons for the use of the
2 software system.

3 Section 99. Effective date. This Act takes effect upon
4 becoming law.