## STATEMENT OF PURPOSE

## RS27542 / H0432

The proposed legislation will endow the Idaho State Controller's office with statutory authority to implement and fund the Criminal Justice Integrated Data System. The Criminal Justice Integrated Data System will manage and link data across separate entities, will aid in evaluating the effectiveness of the criminal justice system, and enable data driven, cost saving decision making on issues facing the criminal justice system in Idaho.

The proposed amendment to I.C. § 74-105 will be concurrent with legislation to statutorily authorize the creation of a Criminal Justice Integrated Data System. An amendment to I.C. § 74-105 will protect sensitive identifying information contained in all records received by the agency housing the Criminal Justice Integrated Data System. The proposed amendment would exempt from public disclosure all records, in their entirety, received from any local, state, or federal entity for use in the Criminal Justice Integrated Data System.

## **FISCAL NOTE**

For FY2021, we anticipate the Criminal Justice Integrated Data System will have an ongoing fiscal impact of \$298,800 on the General Fund, which consists of \$100,000 in operating expenses and \$198,800 in personnel expenses for two (2) FTPs, a program coordinator/business analyst and a data engineer.

This legislation will not have a fiscal impact for outside agencies, including cities or counties, as it creates an integrated data system within the Office of the State Controller. It does not require any additional obligations upon existing entities, agencies, or departments. Any data received by the Criminal Justice Integrated Data System Act was previously collected, stored, and is the property of the respective entity, agency or department.

## Contact:

Representative Caroline Nilsson Troy (208) 332-1000 Eric Fredericksen, Director Criminal Justice Commission (208) 334-2712

DISCLAIMER: This statement of purpose and fiscal note are a mere attachment to this bill and prepared by a proponent of the bill. It is neither intended as an expression of legislative intent nor intended for any use outside of the legislative process, including judicial review (Joint Rule 18).