## DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 510 Engrossed	2020 Regular Session	James
IID 510 Eligiossed	2020 Regular Session	541105

**Abstract:** Provides relative to the duty and authority of the La. Bureau of Criminal Identification and Information to cooperate with and provide certain de-identified information to certain nonprofit entities providing technical assistance to the Clean Slate Task Force established by House Concurrent Resolution No. 29 of the 2020 Regular Session of the Legislature.

<u>Present law</u> provides that the La. Bureau of Criminal Identification and Information (bureau) shall make available upon request, or at such other times as the deputy secretary shall designate, to any eligible criminal justice agency and certain other entities any information contained in the criminal history record and identification files of the bureau.

<u>Proposed law</u> retains <u>present law</u> and authorizes the bureau to provide limited access to de-identified arrest and conviction information contained within the bureau's criminal history record and identification files to nonprofit partners providing technical assistance to the Clean Slate Task Force established by House Concurrent Resolution No. 29 of the 2020 Regular Session of the Legislature. Further requires the bureau to determine the scope of the limited access to the de-identified arrest and conviction information provided to the nonprofit partners.

<u>Proposed law</u> requires any nonprofit partner who obtains limited access to de-identified arrest and conviction information pursuant to <u>proposed law</u> to maintain the confidentiality of the de-identified arrest and conviction information in accordance with all applicable state and federal law and prohibits the dissemination of the de-identified arrest and conviction information to any other person or entity, including other members of the Clean Slate Task Force established by House Concurrent Resolution No. 29 of the 2020 Regular Session of the Legislature or any nonprofit partner who did not directly obtain de-identified arrest and conviction information from the bureau. However, any nonprofit partner who obtains de-identified arrest and conviction information from the bureau pursuant to <u>proposed law</u> shall provide the bureau with a report of its analysis and recommendations regarding automated criminal history record-clearing as it relates to the bureau's criminal history record and identification files, which the bureau may provide to the members of the Clean Slate Task Force.

<u>Proposed law</u> requires any nonprofit partner who receives de-identified arrest and conviction information from the bureau pursuant to <u>proposed law</u> to execute a nondisclosure agreement with the bureau and to execute any nondisclosure agreement required by the bureau's vendors that maintain the disclosed information.

Proposed law further authorizes the bureau to cooperate with nonprofit partners that provide

technical assistance to the Clean Slate Task Force established by House Concurrent Resolution No. 29 of the 2020 Regular Session of the Legislature.

Proposed law shall cease to be effective on Aug. 1, 2022.

(Adds R.S. 15:584(C) and 587(I))

## Summary of Amendments Adopted by House

- The Committee Amendments Proposed by <u>House Committee on Administration of Criminal</u> <u>Justice to the original bill:</u>
- 1. Remove the <u>proposed law</u> requirement for the La. Bureau of Criminal Identification and Information (bureau) to cooperate with nonprofit partners that provide technical assistance to study groups, task forces, and commissions legislatively established to study and evaluate certain processes and procedures involving criminal history records.
- 2. Specify the purposes for which the bureau may provide certain de-identified arrest and conviction information.
- 3. Specify the nonprofit partners eligible to receive the de-identified arrest and conviction information and the duties of the nonprofit partners with respect to such information.