

Fifty-sixth Legislature  
First Regular Session

COMMITTEE ON APPROPRIATIONS  
HOUSE OF REPRESENTATIVES AMENDMENTS TO H.B. 2482  
(Reference to printed bill)

1 Page 1, between lines 1 and 2, insert:

2           "Section 1. Section 41-180, Arizona Revised Statutes, is amended to  
3        read:

4           41-180. Law enforcement crime victim notification fund;  
5           software; vendor requirement; reimbursement

6           A. The law enforcement crime victim notification fund is established  
7        consisting of legislative appropriations. The state treasurer shall  
8        administer the fund. Monies in the fund are subject to legislative  
9        appropriation and may be used by law enforcement agencies in this state to  
10      fund software that does the following:

11          1. Enables the ~~county-and-or-city-based~~ COUNTY OR CITY, OR BOTH, OR  
12        TRIBAL LAW ENFORCEMENT AGENCY OR UNIVERSITY POLICE DEPARTMENT BASED  
13        deployment of an automated crime victim notification system to a user base  
14        consisting of law enforcement agencies. The automated crime victim  
15        notification system must do the following:

16           (a) Automatically, and without the requirement to download a  
17        software application or to opt in to notifications, notify the victim by  
18        email or text of all of the following regarding a victim's law enforcement  
19        crime report, investigation and case:

20           (i) The date on which the report is filed.

21           (ii) The case number.

22           (iii) The name of the detective who is assigned to the case.

- 1    (iv) When arrests are made.
- 2    (v) When warrants are issued.
- 3    (vi) When the case is sent to the prosecuting agency.
- 4    (vii) Initial appearance.
- 5    (b) Interface with the law enforcement agency's system of record.
- 6    (c) Provide configurable triggers to send messages to crime victims.
- 7    (d) Provide the ability to attach informational brochures or other electronic attachments to the messages.
- 8    (e) Provide the ability for victims to find their case status on the agency's website.
- 9    (f) Be configurable to the requirements of each county and or city in this state.
- 10   (g) Include county, city or town branding, county, city or town email addresses and web domains for all communications.
- 11   (h) Provide the ability to send messages in multiple languages.
- 12   (i) Provide a short code or a long code telephone number with a local area code.
- 13   (j) Monitor the number of messages sent and the types of messages sent and visualize the data.
- 14   (k) PROVIDE CRIME VICTIMS WITH A TRACKING SYSTEM FOR SEXUAL ASSAULT FORENSIC EXAMINATION KITS. THE PROGRAM SHALL DO BOTH OF THE FOLLOWING:
  - 15   (i) PROVIDE AN AUTOMATED NOTIFICATION ON THE STATUS AND RESULTS OF THE VICTIM'S SEXUAL ASSAULT FORENSIC EXAMINATION KIT.
  - 16   (ii) HAVE THE ABILITY FOR A VICTIM TO RECEIVE AN AUTOMATED UPDATE THROUGH A VICTIM PORTAL WITHOUT HAVING TO REGISTER OR TO GAIN ACCESS TO INFORMATION AND OTHER RESOURCES.
- 17   2. Provides a criminal justice information service compliant automated victim notification platform that ensures the following:
  - 18   (a) Crime victims are automatically notified by text and email following any updates to their case.
  - 19   (b) Law enforcement agencies determine the notifications.

1                   (c) Crime victims are able to proactively locate their case status  
2 online.

3                   (d) No additional staffing is required.

4                   3. PROVIDES FOR MULTIAGENCY NOTIFICATION TO ENABLE AN AGENCY TO  
5 AUTOMATICALLY SHARE THE STATUS OF AN INCIDENT OR INVESTIGATION WITH AN  
6 IDENTIFIED PARTNER AGENCY BASED ON CONFIGURABLE CRITERIA.

7                   4. PROVIDES THE CAPABILITY TO ALLOW CITIZENS TO LEVERAGE  
8 CONVERSATIONAL ARTIFICIAL INTELLIGENCE FOR BIDIRECTIONAL REAL-TIME  
9 COMMUNICATION WITH CITIZENS THROUGH VOICE, TEXT MESSAGES AND EMAILS. THE  
10 SYSTEM SHALL PROVIDE A VIRTUAL AGENT THAT RESPONDS AND ASKS QUESTIONS BASED  
11 ON THE CITIZEN'S QUESTIONS AND RESPONSES.

12                  B. A vendor of any software that is described in subsection A of  
13 this section must have previously deployed a solution for a city police  
14 department, sheriff's office and prosecutor's office. The previously  
15 deployed solutions could have been deployed in Arizona or in another state,  
16 or a combination of both.

17                  C. Law enforcement agencies that implement software meeting the  
18 requirements of this section may submit to the state treasurer a request  
19 for ~~reimbursement of~~ A GRANT FOR the software costs. ~~The state treasurer~~  
20 ~~shall reimburse valid claims for reimbursement on a first-come, first-~~  
21 ~~served basis.~~

22                  D. A COUNTY OR CITY MAY APPLY FOR FUNDING PURSUANT TO THIS SECTION  
23 FOR THREE YEARS."

24 Rerumber to conform

25 Page 1, line 4, strike "\$3,750,000" insert "\$7,600,000"

26 Line 6, after "Statutes" insert ", as amended by this act, and is appropriated  
27 from the law enforcement crime victim notification fund to the state  
28 treasurer to be used for the purposes prescribed in section 41-180, Arizona  
29 Revised Statutes, as amended by this act, for use in fiscal years 2023-2024  
30 and 2024-2025"

31 Line 7, strike "\$250,000" insert "\$400,000"

House Amendments to H.B. 2482

1 Page 1, line 10, after "Statutes" insert ", as amended by this act, for use in  
2 fiscal years 2023-2024 and 2024-2025"

3 Amend title to conform

And, as so amended, it do pass

DAVID LIVINGSTON  
CHAIRMAN

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