Survey of State Criminal History Information Systems, 2024

Since 1989, the *Survey of State Criminal History Information Systems* has been used to collect the nation's most complete, comprehensive and relevant data on the number and status of state-maintained criminal history records and on the increasing number of operations and services involving noncriminal justice background checks provided by the state repositories. This data collection is supported by Cooperative Agreement No. 15PBJS-23-GK-00052-NCHI awarded by the Bureau of Justice Statistics, Office of Justice Programs, U.S. Department of Justice. <u>Please note</u>: Completion of the survey is voluntary; however, doing so is a special condition placed on all National Criminal History Improvement Program (NCHIP) and NICS Act Record Improvement Program (NARIP) awards.

If you use the online survey tool, accessible at <u>http://www.searchgroup.org/surveys/repository/</u>, to enter 2024 data, you can view previously submitted 2022 data for comparison purposes. Where applicable, your state's 2022 responses are displayed in color within each section of the online survey. It is hoped that this information will help you complete the survey more accurately and efficiently. <u>The cover letter provides the password to gain access to your state's online survey</u>. Direct your questions or comments to SEARCH staff Becki Goggins at <u>becki@search.org</u>.

If it is more convenient, you may request a PDF copy of the survey, complete it manually, and fax (916-392-8440) or e-mail it to the attention of Becki Goggins at becki@search.org. **The deadline for survey submission is [Date].**

The survey is divided into five sections. You may submit each section independently and not necessarily in the order presented. This is done so that different people on your repository's staff may submit the data for which they are responsible. **Repository directors are responsible for seeing that the survey is submitted in its entirety**. Please note the following:

- 1. All reported data should be for calendar year 2024, or as of December 31, 2024.
- 2. The term "felony" includes any crime classified as a felony under your state's laws. These offenses are generally punishable by a term of incarceration in excess of one year. If your state's laws do not use the term "felony," please substitute functional equivalents, such as class 1, 2, 3 and 4 offenses in New Jersey and class A, B and C offenses in Maine.
- 3. Questions that seek responses based on a "legal requirement" refer *only* to a *state statute* or a *state administrative regulation having the force of law.*
- 4. If additional space is needed, please use the "Additional Comments" area at the end of each section.
- 5. Please use the "Additional Comments" area at the end of each section to provide explanatory notes for responses that require explanation or when "no data is available," and to describe significant changes between the current response and data reported in the 2022 survey.
- 6. If a question is not applicable to your repository, **please note the question number and indicate "NA" in the "Additional Comments" area at the end of each section**.

Burden Statement

Under the Paperwork Reduction Act, we cannot ask you to respond to a collection of information unless it displays a currently valid OMB control number. The survey will be sent to criminal history repositories in 56 jurisdictions, including the 50 States, the District of Columbia, American Samoa, Guam, the Northern Mariana Islands, Puerto Rico and the U.S. Virgin Islands. The average time required for each agency to complete the survey is estimated at 4 hours. Send comments regarding this burden estimate or any aspect of this survey, including suggestions for reducing this burden, to the Director, Bureau of Justice Statistics, 810 Seventh Street, NW, Washington DC 20531. Do not send your completed form to this address.

SECTION I: REPOSITORY

This section completed by		
Name	Title	
Agency		
Phone	Email	
Date completed		

Definitions

- 1. The term "automated records" refers to electronic records that exist within a database.
- 2. The term "manual records" refers to records that are only maintained via paper, microfilm or Portable Document Format (PDF).
- 3. The term "retained records" refers to those that are kept by the state identification bureau permanently (or as otherwise defined by a state's record retention policy).
- 4. Records that are "not retained" include those records that are deleted and destroyed once they are no longer needed for the purpose for which they were collected. In the context of the survey, records that are "not retained" generally refer to civil fingerprints that are collected for the purpose of a state or national fingerprint-based background check and destroyed once the background check has been completed. In certain cases, criminal records are not retained such as when charges are dismissed or when a court orders all records relating to an arrest to be expunged (i.e., deleted or destroyed).

Questions:

The following questions relate to descriptions of your state's criminal history record information and master name index databases:

1. How many subjects (individual criminal offenders) were in your criminal history file as of December 31, 2024?

(a) Automated records	 <i>(include subjects whose records are partially automated)</i>
(b) Manual records	
(c) Total records	 (a+b)

2. Fingerprints processed in 2024:

		Percentage of	
Purpose	Number	<u>2024 volume</u>	Totals

(a) Criminal (retained)	 %	
(b) Criminal (not retained)	 %	(a+b)
(c) Noncriminal (retained)	 %	
(d) Noncriminal (not retained)	 %	(c+d)
(e) What was the <u>total number</u> of background checks conducted	 (a+b+c+d)

The following questions refer to repository administration, procedures and practices.

3. (a) Does your state maintain a protection order file? If no, skip to question 4.

🗖 Yes 🗖 No

(b) How many active records were in the state protection order record database as of December 31, 2024?

_____ records

4. (a) Does your state maintain a warrant file? If no, skip to Section II.

□ Yes □ No

(b) How many records were in the state warrant database as of December 31, 2024?

_____ records

(c) Of this total, indicate the number of:

Felony warrants

Misdemeanor warrants

Other (explain)

SECTION II: ARREST/FINGERPRINT REPORTING, RECORD ENTRY AND REMOVAL

This section completed by		
Name	Title	
Agency		
Phone	Email	
Date completed		

Definitions

- 1. The term "cardscan" refers to both the technique and technology used to electronically capture and digitize fingerprints that have been recorded using traditional ink-and-paper methods. Scanning these images and digitizing these fingerprint impressions enables them to be searched and maintained electronically using an Automated Biometric Identification System (ABIS).
- 2. The term "livescan" refers to both the technique and technology used to electronically capture fingerprint and palm print images from individuals without the need for the more traditional ink-and-paper methods. Livescan devices also allow the electronic transfer of digitized images and accompanying textual information to a criminal history repository.

Questions

1. How many felony arrests were reported to your repository during calendar year 2024?

arrests

- 2. How many arrest fingerprints were submitted to your repository during 2024? (a+b+c=d)
 - (a) _____ via livescan
 - (b) _____ via cardscan
 - (c) _____ hard copy fingerprints
 - (d) _____ = total arrest fingerprints
- 3. How many arrestees (i.e., unique individuals) had arrest fingerprints submitted to the repository in 2024?

4. How many first-time arrestees (e.g., unique individuals who received a State Identification Number (SID) for the first time) had arrest fingerprints submitted to the repository in 2024?

SECTION III: DISPOSITIONS

This section completed by		
Name	Title	
Agency		
Phone	Email	
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Definition

"Final case disposition" is defined as the formal or informal conclusion of an arrest or charge at whatever stage it occurs in the criminal justice process. E.g., release by police after arrest without charging; decline to proceed by prosecutor; or final trial court disposition.

Questions

The following questions seek to determine to what extent the records in your criminal history record database contain final case disposition information.

1. Does your state collect <u>charge tracking</u> information (sometimes referred to as "interim disposition information") on the criminal history record showing the status of a case as it moves through the justice system? (E.g., reporting of an indictment, charges filed that are different than arrest charges, etc.)

□ Yes □ No

2.	(a) How many final case dispositions	
	did your repository receive during 2024?	dispositions
	(b) Of those, how many were sent to the FBI?	dispositions

Note: When calculating the percentage of arrests with final dispositions recorded, some states consider an arrest to have a disposition if **any** final disposition can be associated with an arrest cycle. This is commonly referred to as "cycle matching." Other states do not consider an arrest to have a final disposition until **all** arrest charges are linked to a final disposition. This is commonly referred to as "charge matching."

3. Does your state perform cycle or charge matching to calculate the percentage of arrests in the criminal history database with final dispositions?

Cycle matching

Charge matching

4. What percentage of all arrests in the criminal history database have <u>final case dispositions</u> <u>recorded</u>?

(a) Arrests entered within past 5 years (01/01/2020-12/31/2024)%	
(b) Arrests in the entire database	0⁄/0	

%

- (c) Felony charges
- 5. The following questions are new to the 2024 Survey and are intended to gauge progress over time relative to the completeness of criminal history records in the repository. What percentage of arrests in the criminal history database have <u>final dispositions</u> <u>recorded?</u>
 - (a) 2010's (arrests from 1/1/2010 through 12/31/2019) % (b) 2000's (arrests from 1/1/2000 through 12/31/2009) %
- 6. (a) Of the dispositions received at the repository during 2024, what percentage could not
- (a) Of the dispositions received at the repository during 2024, what percentage could not be linked to a specific arrest record, either because of failed matching criteria or the arrest had not been reported to the repository?
 - (b) When a disposition cannot be matched to an arrest, the following action(s) is taken: *(Check all that apply.)*
 - □ Placed in a suspense file (no further action)
 - □ Placed in a suspense file for further investigation
 - **D**isposition information is rejected
 - □ Follow-up actions are taken by repository staff
 - **Court** is contacted
 - Court-provided charge(s) and corresponding disposition is posted to the beginning or end of record
 - Other
 - (d) How many records are in your state's suspense file (if applicable)?
- 7. (a) As of December 31, 2024, was any court disposition data reported directly to the repository by automated means? (*Note: "automated" refers to a method by which data is transmitted by the court to the repository where it is matched against criminal history records and entered on the criminal history record, usually without manual intervention. This does not include dispositions received via fax or email, which require manual activity for criminal history record matching and data entry.*)
 - $\square Yes \qquad \square No (skip to question 7)$

(c) What percentage of dispositions was reported in 2024 by automated means?

%

- 8. In 2024, what was the average time elapsed between the <u>occurrence</u> of final felony court case dispositions and <u>receipt</u> of information concerning such dispositions by the repository?
 - \Box 1 day or less
 - □ 2–7 days
 - □ 8–90 days
 - **9**1–180 days
 - □ 181–365 days
 - \square More than 1 year
 - 9. In 2024, what was the average time elapsed between <u>receipt</u> of final felony court disposition information by the repository and <u>entry</u> of that information into the criminal history record database?
 - \Box 1 day or less
 - □ 2–7 days
 - □ 8–30 days
 - □ 31–90 days
 - □ 91–180 days
 - □ 181–365 days
 - \square More than 1 year

9. (a) As of December 31, 2024, was there a backlog of court disposition data to be entered into the criminal history record database (i.e., not entered within 48 hours of receipt at the repository, including dispositions that could not be matched to a criminal history record within 48 hours of receipt at the repository)? *If no, skip to question 11.*

□ Yes □ No

(b) How many <u>unprocessed</u> or <u>partially processed</u> court case dispositions did you have?

 \Box Yes \Box No

- 11. Does your state post indictment information to the criminal history record?
 - □ Yes □ No

^{10.} Does the repository receive any final case disposition information (e.g., decline to proceed) from local prosecutors? *If no, skip to question 12.*

SECTION IV: RECORD SEALING AND EXPUNGEMENTS

This section completed by		
Name	Title	
Agency		
Phone	Email	
Date completed		

Record sealing and record expungement definitions and practices vary widely across the states. For the purpose of answering questions in this section, the following definitions apply.

<u>Sealed Record</u>: Record is restricted from public access (if such access is available in your state) and is generally unavailable for employment and licensing purposes. Sealed records may be accessed on a limited basis - e.g., criminal justice employment, law enforcement investigations, research purposes etc.

<u>Expunged Record</u>: All hard copy and electronic information about the arrest is destroyed/ obliterated. No information about the arrest or disposition is retained, and it is therefore unavailable for any purpose once expunged.

Since all states have some degree of automatic sealing or expungement of juvenile records, the following questions only apply to adult criminal history records.

- 1. Do you have statutes and/or policies that define procedures for criminal history record sealing and/or expungement?
 - \Box Yes, sealing only
 - □ Yes, expungement only
 - □ Yes, both sealing and expungement
 - 🗖 No
- 2. If a record is sealed, is it still accessible for research purposes?
 - □ Yes, but access is limited to repository staff
 - Yes, outside researchers (e.g., Statistical Analysis Centers, universities, etc.) may use sealed records for purposes authorized by the repository pursuant to state law or policy
 - 🗖 No

- 4. (a) Does your repository track the number of records that are sealed by the repository?
 Yes I No
 - (b) If yes, how many records were sealed by the repository in 2024?
- 5. (a) Does your repository track the number of records that are expunged by the repository?
 - □ Yes □ No
 - (c) If yes, how many records were expunged by the repository in 2024?

Attachment 2 – Additions to the 2022 Survey for 2024

New definitions were added to Sections I-III. The addition of definitions is not expected to increase or decrease the amount of time (i.e., burden) for survey respondents. Rather they are merely intended to provide clarity.

SECTION III: DISPOSITIONS

5. The following questions are new to the 2024 Survey and are intended to gauge progress over time relative to the completeness of criminal history records in the repository. What percentage of arrests in the criminal history database have <u>final dispositions recorded?</u>

(a) 2010's (arrests from 1/1/2010 through 12/31/2019)	_%
(b) 2000's (arrests from 1/1/2000 through 12/31/2009)	_%

6. (d) How many records are in your state's suspense file (if applicable)?

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- 3. Questions that seek responses based on a "legal requirement" refer *only* to a *state statute* or a *state administrative regulation having the force of law.*
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Agency		
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- 4. Records that are "not retained" include those records that are deleted and destroyed once they are no longer needed for the purpose for which they were collected. In the context of the survey, records that are "not retained" generally refer to civil fingerprints that are collected for the purpose of a state or national fingerprint-based background check and destroyed once the background check has been completed. In certain cases, criminal records are not retained such as when charges are dismissed or when a court orders all records relating to an arrest to be expunged (i.e., deleted or destroyed).

Questions:

The following questions relate to descriptions of your state's criminal history record information and master name index databases:

1. How many subjects (individual criminal offenders) were in your criminal history file as of December 31, 2024?

(a) Automated records	 (include subjects whose records are partially automated)
(b) Manual records	
(c) Total records	 (a+b)

2. Fingerprints processed in 2024:

		Percentage of	
Purpose	Number	<u>2024 volume</u>	Totals

(a) Criminal (retained)		%		
(b) Criminal (not retained)		%	(a+b)	
(c) Noncriminal (retained)		%		
(d) Noncriminal (not retained)		%	(c+d)	
 (e) What was the <u>total number</u> of fingerprint-based background checks conducted during 2024? (a+b+c+d) 				

The following questions refer to repository administration, procedures and practices.

3. (a) Does your state maintain a protection order file? If no, skip to question 4.

🗖 Yes 🗖 No

(b) How many active records were in the state protection order record database as of December 31, 2024?

_____ records

4. (a) Does your state maintain a warrant file? If no, skip to Section II.

□ Yes □ No

(b) How many records were in the state warrant database as of December 31, 2024?

_____ records

(c) Of this total, indicate the number of:

Felony warrants

Misdemeanor warrants

Other (explain)

SECTION II: ARREST/FINGERPRINT REPORTING, RECORD ENTRY AND REMOVAL

This section completed by		
Name	Title	
Agency		
Phone	Email	
Date completed		

Definitions

- 1. The term "cardscan" refers to both the technique and technology used to electronically capture and digitize fingerprints that have been recorded using traditional ink-and-paper methods. Scanning these images and digitizing these fingerprint impressions enables them to be searched and maintained electronically using an Automated Biometric Identification System (ABIS).
- 2. The term "livescan" refers to both the technique and technology used to electronically capture fingerprint and palm print images from individuals without the need for the more traditional ink-and-paper methods. Livescan devices also allow the electronic transfer of digitized images and accompanying textual information to a criminal history repository.

Questions

1. How many felony arrests were reported to your repository during calendar year 2024?

arrests

- 2. How many arrest fingerprints were submitted to your repository during 2024? (a+b+c=d)
 - (a) _____ via livescan
 - (b) _____ via cardscan
 - (c) _____ hard copy fingerprints
 - (d) _____ = total arrest fingerprints
- 3. How many arrestees (i.e., unique individuals) had arrest fingerprints submitted to the repository in 2024?

4. How many first-time arrestees (e.g., unique individuals who received a State Identification Number (SID) for the first time) had arrest fingerprints submitted to the repository in 2024?

SECTION III: DISPOSITIONS

This section completed by		
Name	Title	
Agency		
Phone	Email	
Date completed		

Definition

"Final case disposition" is defined as the formal or informal conclusion of an arrest or charge at whatever stage it occurs in the criminal justice process. E.g., release by police after arrest without charging; decline to proceed by prosecutor; or final trial court disposition.

Questions

The following questions seek to determine to what extent the records in your criminal history record database contain final case disposition information.

1. Does your state collect <u>charge tracking</u> information (sometimes referred to as "interim disposition information") on the criminal history record showing the status of a case as it moves through the justice system? (E.g., reporting of an indictment, charges filed that are different than arrest charges, etc.)

□ Yes □ No

2.	(a) How many final case dispositions	
	did your repository receive during 2024?	dispositions
	(b) Of those, how many were sent to the FBI?	dispositions

Note: When calculating the percentage of arrests with final dispositions recorded, some states consider an arrest to have a disposition if **any** final disposition can be associated with an arrest cycle. This is commonly referred to as "cycle matching." Other states do not consider an arrest to have a final disposition until **all** arrest charges are linked to a final disposition. This is commonly referred to as "charge matching."

3. Does your state perform cycle or charge matching to calculate the percentage of arrests in the criminal history database with final dispositions?

Cycle matching

□ Charge matching

4. What percentage of all arrests in the criminal history database have <u>final case dispositions</u> <u>recorded</u>?

(a) Arrests entered within past 5 years (01/01/2020-12/31/2024)		
(b) Arrests in the entire database	%	
(c) Felony charges	%	

5. The following questions are new to the 2024 Survey and are intended to gauge progress over time relative to the completeness of criminal history records in the repository. What percentage of arrests in the criminal history database have <u>final dispositions</u> <u>recorded?</u>

(a) 2010's (arrests from 1/1/2010 through 12/31/2019)	%
(b) 2000's (arrests from 1/1/2000 through 12/31/2009)	%
(c) 1990's (arrests from 1/1/1990 through 12/31/1999)	%
(d) 1980's (arrests from 1/1/1980 through 12/31/1989)	%

- 6. (a) Of the dispositions received at the repository during 2024, what percentage could not be linked to a specific arrest record, either because of failed matching criteria or the arrest had not been reported to the repository?
 - (b) When a disposition cannot be matched to an arrest, the following action(s) is taken: *(Check all that apply.)*
 - □ Placed in a suspense file (no further action)
 - □ Placed in a suspense file for further investigation
 - **D** Disposition information is rejected
 - □ Follow-up actions are taken by repository staff
 - \square Court is contacted
 - Court-provided charge(s) and corresponding disposition is posted to the beginning or end of record
 - Other_____
 - (d) How many records are in your state's suspense file (if applicable)?
- 7. (a) As of December 31, 2024, was any court disposition data reported directly to the repository by automated means? (*Note: "automated" refers to a method by which data is transmitted by the court to the repository where it is matched against criminal history records and entered on the criminal history record, usually without manual intervention. This does not include dispositions received via fax or email, which require manual activity for criminal history record matching and data entry.*)
 - \Box Yes \Box No (skip to question 7)

(c) What percentage of dispositions was reported in 2024 by automated means?

____%

- 8. In 2024, what was the average time elapsed between the <u>occurrence</u> of final felony court case dispositions and <u>receipt</u> of information concerning such dispositions by the repository?
 - \Box 1 day or less
 - □ 2–7 days
 - □ 8–90 days
 - □ 91–180 days
 - □ 181–365 days
 - □ More than 1 year
 - 9. In 2024, what was the average time elapsed between <u>receipt</u> of final felony court disposition information by the repository and <u>entry</u> of that information into the criminal history record database?
 - \Box 1 day or less
 - □ 2–7 days
 - □ 8–30 days
 - □ 31–90 days
 - □ 91–180 days
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 - \square More than 1 year

9. (a) As of December 31, 2024, was there a backlog of court disposition data to be entered into the criminal history record database (i.e., not entered within 48 hours of receipt at the repository, including dispositions that could not be matched to a criminal history record within 48 hours of receipt at the repository)? *If no, skip to question 11.*

□ Yes □ No

(b) How many <u>unprocessed</u> or <u>partially processed</u> court case dispositions did you have?

- 10. Does the repository receive any final case disposition information (e.g., decline to proceed) from local prosecutors? *If no, skip to question 12.*
 - □ Yes □ No
- 11. Does your state post indictment information to the criminal history record?
 - □ Yes □ No

SECTION IV: RECORD SEALING AND EXPUNGEMENTS

This section completed by		
Name	Title	
Agency		
Phone	Email	
Date completed		

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<u>Expunged Record</u>: All hard copy and electronic information about the arrest is destroyed/ obliterated. No information about the arrest or disposition is retained, and it is therefore unavailable for any purpose once expunged.

Since all states have some degree of automatic sealing or expungement of juvenile records, the following questions only apply to adult criminal history records.

- 1. Do you have statutes and/or policies that define procedures for criminal history record sealing and/or expungement?
 - \Box Yes, sealing only
 - □ Yes, expungement only
 - \Box Yes, both sealing and expungement
 - 🗖 No
- 2. If a record is sealed, is it still accessible for research purposes?
 - □ Yes, but access is limited to repository staff
 - Yes, outside researchers (e.g., Statistical Analysis Centers, universities, etc.) may use sealed records for purposes authorized by the repository pursuant to state law or policy
 - 🗖 No

- 4. (a) Does your repository track the number of records that are sealed by the repository?
 Yes I No
 - (b) If yes, how many records were sealed by the repository in 2024?
- 5. (a) Does your repository track the number of records that are expunged by the repository?
 - □ Yes □ No
 - (c) If yes, how many records were expunged by the repository in 2024?

Attachment 4 – Screenshots for 2022 web form (2024 not yet developed)

Survey of State Criminal History Information Systems, 2022

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- The term "felony" includes any crime classified as a felony under your state's laws. These offenses are generally punishable by a term of incarceration in excess of one year. If your state's laws do not use the term "felony," please substitute functional equivalents, such as class 1, 2, 3 and 4 offenses in New Jersey and class A, B and C offenses in Maine.
- 3. Questions that seek responses based on a "legal requirement" refer only to a state statute or a state administrative regulation having the force of law.
- 4. If additional space is needed, please use the "Additional Comments" area at the end of each section.
- 5. Please use the "Additional Comments" area at the end of each section to provide explanatory notes for responses that require explanation or when "no data is available," and to describe significant changes between the current response and data reported in the 2020 survey.
- 6. If a question is not applicable to your repository, please note the question number and indicate "NA" in the "Additional Comments" area at the end of each section.

Get Started »

Survey of State Criminal History Information Systems, 2022

OMB No.: 1121-0312 Approval Expires: 07/31/26

SECTION	COMPLETED
Section I: Repository	
Section II: Arrest/Fingerprint Reporting and Record Entry and Remova	1
Section III: Dispositions	
Section IV: Record Sealing and Expungements	

Burden Statement

Under the Paperwork Reduction Act, we cannot ask you to respond to a collection of information unless it displays a currently valid OMB control number. The survey will be sent to criminal history repositories in 56 jurisdictions, including the 50 States, the District of Columbia, American Samoa, Guam, the Northern Mariana Islands, Puerlo Rico and the U.S. Virgin Islands. The average time required for each agency to complete the survey is estimated at 4 hours. Send comments regarding this burden estimate or any aspect of this survey, including suggestions for reducing this burden, to the Director, Bureau of Justice Statistics, 810 Seventh Street, NW, Washington DC 20531. Do not send your complete form to this address.

Survey of State Criminal History Information Systems, 2022 | Section I: Repository

This section completed by:	
Name	This online survey allows for respondents to complete and submit individual sections. If you are completing
Title	more than one section and have already entered your full name and contact information, you may enter only
Agency	your name on the subsequent sections you are completing.
Phone	Note: Your state's 2020 responses are displayed in color.
Email	

The following questions relate to descriptions of your state's criminal history record information and master name index databases:

1. How many subjects (individual criminal offenders) were in your criminal history file as of December 31, 2022?

(a) Automated records	(Include subjects whose records are partially automated)
(b) Manual records	
(c) Total records	

2. Fingerprints processed in 2022:			
PURPOSE	NUMBER	PERCENTAGE OF 2022 VOLUME	TOTALS
(a) Criminal (retained)			
(b) Criminal (not retained)			(a+b)
(c) Noncriminal (retained)			
(d) Noncriminal (not retained)			(c+d)
(e) What was the total number of fingerprint-base	d background checks conducted	during 2020?	(a+b+c+d)

The following questions refer to repository administration, procedures and practices.

3. (a) Does your state maintain a protection order file? If no, skip to question 6.

⊖Yes ⊖No

(b) How many active records were in the state protection order record database as of December 31, 2022?

records

Survey of State Criminal History Information Systems, 2022 | Section II: Arrest/Fingerprint Reporting and Record Entry and Removal

This section completed by:	
Name This online survey allows for respondents to complete and submit individual sections. If y	ou are completing
Title more than one section and have already entered your full name and contact information,	you may enter only
Agency your name on the subsequent sections you are completing.	
Phone Note: Your state's 2020 responses are displayed in color.	
Email	

1. How many felony arrests were reported to your repository during calendar year 2022?

arrests

2. How many arrest fingerprints were submitted to your repository during 2022? (a+b+c = d)

- (a) via livescan
- (b) via cardscan
- (c) hard copy fingerprints
- (d) = total arrest fingerprints

3. How many arrestees (i.e., unique individuals) had arrest fingerprints submitted to the repository in 2022?

arrestees

4. How many first time arrestees (e.g., unique individuals who received a State Identification Number (SID) for the first time) had arrest fingerprints submitted to the repository in 2022?

arrestees

Survey of State Criminal History Information Systems, 2022 | Section III: Dispositions

This section completed by:	
Name	This online survey allows for respondents to complete and submit individual sections. If you are completing
Title	more than one section and have already entered your full name and contact information, you may enter only
Agency	your name on the subsequent sections you are completing.
Phone	Note: Your state's 2020 responses are displayed in color.
Email	· · · · · · · · · · · · · · · · · · ·

The following questions seek to determine to what extent the records in your criminal history record database contain final case disposition information. ("Final case disposition" is defined as the formal or informal conclusion of an arrest or charge at whatever stage it occurs in the criminal justice process. (E.g., release by police after arrest without charging; decline to proceed by prosecutor; or final trial court disposition.)

1. Does your state collect <u>charge tracking</u> information (sometimes referred to as "interim disposition information") on the criminal history record showing the status of a case as it moves through the justice system? (E.g., reporting of an indictment, charges filed that are different than arrest charges, etc.) O Yes O No

2. (a) How many final case dispositions did your repository receive during 2022?

dispositions

(b) Of those, how many were sent to the FBI? dispositions

Note: When calculating the percentage of arrests with final dispositions recorded, some states consider an arrest to have a disposition if **any** final disposition can be associated with an arrest cycle. This is commonly referred to as "cycle matching." Other states do not consider an arrest to have a final disposition until **all** arrest charges are linked to a final disposition. This is commonly referred to as "charge matching."

3. Does your state perform cycle or charge matching to calculate the percentage of arrests in the criminal history database with final dispositions?

○ Cycle matching ○ Charge matching

4

Survey of State Criminal History Information Systems, 2022 | Section IV: Record Sealing and Expungements

This section completed by:			
Name		This online survey allows for respondents to complete and submit individual sections. If you are completing	
Title		more than one section and have already entered your full name and contact information, you may enter only	
Agency		your name on the subsequent sections you are completing.	
Phone		Note: Your state's 2020 responses are displayed in color.	
Email			

Record sealing and record expungement definitions and practices vary widely across the states. For the purpose of answering questions in this section, the following definitions apply.

<u>Sealed Record</u>: Record is restricted from public access (if such access is available in your state) and is generally unavailable for employment and licensing purposes. Sealed records may be accessed on a limited basis $\hat{a} \in e.g.$, criminal justice employment, law enforcement investigations, research purposes etc.

Expunged Record: All hard copy and electronic information about the arrest is destroyed/ obliterated. No information about the arrest or disposition is retained, and it is therefore unavailable for any purpose once expunged.

Since all states have some degree of automatic sealing or expungement of juvenile records, the following questions only apply to adult criminal history records.

1. Do you have statutes and/or policies that define procedures for criminal history record sealing and/or expungement?

Yes, sealing only
 Yes, expungement only
 Yes, both sealing and expungement
 No

2. If a record is sealed, is it still accessible for research purposes?

O Yes, but access is limited to repository staff

O Yes, repository staff and outside researchers (e.g., Statistical Analysis Centers, universities, etc.) may use sealed records for purposes authorized by the repository pursuant

Attachment 5 – 2024 Survey Cover Letter to States



U.S. Department of Justice

Office of Justice Programs Bureau of Justice Statistics

Washington, D.C. 20531

MEMORANDUM

Date:	TBD
To:	Directors, State Criminal Record Repositories
From:	Devon B. Adams Deputy Director, Policy Division, Bureau of Justice Statistics
Subject:	Survey of Criminal History Information Systems

I am writing to seek your assistance in providing information to the Bureau of Justice Statistics (BJS), U.S. Department of Justice, on the status of state-held criminal records. Approximately every two years since 1989, the *Survey of State Criminal History Information Systems* has captured a snapshot of the continuing growth, ongoing improvements, and practices associated with initiating and updating state criminal records. As in previous years, your response to this survey is voluntary; however, doing so is a special condition placed on all National Criminal History Improvement Program (NCHIP) and NICS Act Record Improvement Program (NARIP) awards.

Survey responses will be compiled by SEARCH, The National Consortium for Justice Information and Statistics. A copy of the 2022 survey questionnaire is attached. A passwordprotected section of the SEARCH Web site is available for those states that wish to provide their survey responses online. Responses should reflect conditions as of <u>December 31, 2024</u>. Those wishing to use the online response option to fill out the survey are urged to visit <u>http://www.searchgroup.org/surveys/repository/</u> and use your state's assigned password XXXX to gain access. The online survey allows each section to be completed independently by the appropriate staff person. Respondents using the online survey tool to enter 2024 data can view previously submitted 2022 data for comparison purposes. Where applicable, your state's 2022 responses are displayed in color within each section of the online survey.

Statistical data presented in past surveys has supported and provided insight to both State and Federal legislative efforts that involve the use of criminal history records. Prominent among these is the Brady Handgun Violence Prevention Act, which mandated the development of the National Instant Criminal Background Check System (NICS). Further, the survey provides trend data demonstrating the correlation between continuing federal funding incentives such as the BJS-administered NCHIP and NARIP Program awards and documented results.

Your past cooperation and assistance with this effort has provided a wealth of useful data for law and policymakers, researchers, justice practitioners, and others who depend on survey data to craft responsible laws, policies, and procedures, and to prepare informative reports and educational materials. The published 2024 survey is available at https://www.ojp.gov/pdffiles1/bjs/grants/305602.pdf.

Your contributions to the Web-enabled *Survey of State Criminal History Information Systems* make it a useful resource to users both within and outside of the criminal justice community.

Please contact SEARCH staff Becki Goggins at 334-201-3001 (email: <u>becki@search.org</u>) if you have any questions or comments about the survey, or if you would like details on how to submit the survey via fax or mail. <u>We ask that you submit your survey responses by [Date]</u>. Thank you in advance for your assistance and cooperation with this important effort.

Attachment 6 – 2024 Survey Telephone and Email scripts for follow-up

Telephone Script

Hello, this is Becki Goggins from SEARCH, The National Consortium for Justice Information and Statistics. I am calling today to advise that we did not receive your state's completed criminal history information systems survey for 2024. The questionnaire and cover letter instructions were emailed to you on [Date] wherein online entry into a password-protected section of the SEARCH Web site was requested by close of business [Date].

- Did you receive this information, and will your state be responding to the request?
- Was the material sent to the proper location or should it be redirected?
- Do you have any questions about the survey, or do you need assistance to access the SEARCH Web site?
- Do you prefer to submit your response via fax?
- Can you provide this information by [Date]?

Your assistance in responding to this request is greatly appreciated. Thank you and have a pleasant day.

Email Script

From: Becki Goggins
Sent: [Date]
To: [SEARCH Members and Repository Directors who did not respond to our initial request for information]
Cc:
Subject: Survey of State Criminal History Information Systems, 2024
Attachments: Survey Cover Letter [version], Survey Questionnaire [version]

Greetings,

By email dated [Date], the attached cover letter and *Survey of State Criminal History Information Systems, 2024* was sent to you for completion and online entry into a passwordprotected section of the SEARCH Web site by close of business [Date]. If you are receiving this email today, SEARCH is not in receipt of your state's information. If you have difficulties submitting your response via the website, you may fax your completed form to me at the number provided below.

At your earliest convenience or by close of business [Date], please review the attachments to this email and respond as indicated.

Your assistance in responding to this request is greatly appreciated. Should you or any member of your staff have questions regarding the survey or if additional information is needed, please contact me.

Thank you.

Becki Goggins Director, Law and Policy SEARCH, The National Consortium for Justice Information and Statistics

(334) 201-3001 (Cell) (916) 392-8440 (Fax)

Email to: <u>becki@search.org</u>