utilization of such system. accessible funding necessary to create such data exchange system. All state and local programs involved in the care of proper care to the juvenile. The department of corrections is authorized to use grant funds, allocated state funds or any other programs, including, but not limited to, health care requirements, mental health care needs and history, substance abuse exchanging data shall take into consideration sharing data that is necessary for continuity of treatment and correctional justice system. Such data exchange shall be limited based on the needs of the user accessing the data. Such method of juveniles involved in the juvenile justice system or the child in need of care system shall cooperate in the development and treatment and history, recommendations for emergency placement options and any other information to assist in providing juvenile justice oversight committee shall explore methods of exchanging confidential data between all parts of the juvenile 75-52,162. Confidential data exchange for juvenile justice system. The department of corrections and the Kansas

database that contains information regarding juveniles who participate in an immediate and shall submit necessary data to such database. The department of corrections shall, officers and juvenile intake and assessment workers shall have access to the database carry out the provisions of this subsection. in consultation with the office of judicial administration, adopt rules and regulations to intervention program. County and district attorneys, judges, community supervision (b) The department of corrections shall establish and maintain a statewide searchable

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House Corrections and Juvenile Justice
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Office of Revisor of Statutes