1	AN ACT
2	relating to the creation of a grant program to assist local law
3	enforcement agencies in solving violent and sexual offenses.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter A, Chapter 772, Government Code, is
6	amended by adding Section 772.00791 to read as follows:
7	Sec. 772.00791. GRANT PROGRAM TO ASSIST LOCAL LAW
8	ENFORCEMENT IN SOLVING VIOLENT AND SEXUAL OFFENSES. (a) In this
9	section:
10	(1) "Clearance by arrest" means that, with respect to
11	an offense reported to a law enforcement agency, the agency:
12	(A) has:
13	(i) arrested and charged at least one
14	suspect with the commission of the offense; and
15	(ii) turned the suspect over to the court
16	for prosecution; or
17	(B) has cited an individual younger than 18 years
18	of age and required the individual to appear in juvenile court or
19	before another juvenile authority with respect to the offense,
20	regardless of whether an arrest occurred.
21	(2) "Clearance by exception" means that, with respect
22	to an offense reported to a law enforcement agency, the agency:
23	(A) has confirmed the suspect's identity;
24	(B) has sufficient evidence for arrest;

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1	(C) knows the suspect's specific location; and
2	(D) has encountered factors beyond law
3	enforcement control that hinder the arrest, charging, and
4	prosecution of the suspect.
5	(3) "Clearance rate" means, with respect to an offense
6	or category of offense reported to a law enforcement agency, a
7	fraction:
8	(A) the numerator of which is the number of
9	offenses cleared by the agency through clearance by arrest and
10	clearance by exception; and
11	(B) the denominator of which is the total number
12	of offenses reported to the agency.
13	(4) "Criminal justice division" means the criminal
14	justice division established under Section 772.006.
15	(5) "Sexual offense" means an offense under any of the
16	following provisions of the Penal Code:
17	(A) Section 21.11 (indecency with a child);
18	(B) Section 22.011 (sexual assault); or
19	(C) Section 22.021 (aggravated sexual assault).
20	(6) "Violent offense" means an offense under any of
21	the following provisions of the Penal Code:
22	(A) Section 19.02 (murder);
23	(B) Section 19.03 (capital murder);
24	(C) Section 20.04 (aggravated kidnapping);
25	(D) Section 22.02(a)(2) (aggravated assault with
26	a deadly weapon); or

1	(b) This section applies only to a law enforcement agency
2	employing one or more peace officers described by Article 2A.001(1)
3	or (3), Code of Criminal Procedure.
4	(c) The criminal justice division shall establish and
5	administer a grant program through which a law enforcement agency
6	may apply for a grant designed to improve clearance rates for
7	violent and sexual offenses.
8	(d) The criminal justice division shall establish:
9	(1) eligibility criteria for grant applications;
10	(2) grant application procedures;
11	(3) guidelines relating to grant amounts; and
12	(4) procedures for evaluating grant applications.
13	(e) Grant money awarded under this section may be used to
14	pay for:
15	(1) hiring, training, and retaining personnel to:
16	(A) investigate violent and sexual offenses;
17	(B) collect, process, and forensically test
18	evidence; or
19	(C) analyze violent and sexual offenses,
20	including temporal and geographical trends;
21	(2) acquiring, upgrading, or replacing technology or
22	equipment related to evidence collection, evidence processing, or
23	forensic testing; and
24	(3) upgrading record management systems to achieve
25	compliance with the reporting requirements under Subsection (f).
26	(f) A law enforcement agency that receives a grant awarded
27	under the program annually shall report:

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1	(1) the clearance rate and the percentage of the
2	clearance rate that is clearance by arrest and the percentage that
3	is clearance by exception for:
4	(A) violent offenses;
5	(B) sexual offenses; and
6	(C) each offense listed in Subsection (a)(5) or
7	<u>(6);</u>
8	(2) the average duration between the date of the
9	offense and the date of clearance for:
10	(A) violent offenses;
11	(B) sexual offenses; and
12	(C) each offense listed in Subsection (a)(5) or
13	(6); and
14	(3) the percentage of the grant amount used for each
15	authorized use listed in Subsection (e).
16	(g) The criminal justice division shall periodically
17	evaluate the practices employed by grant recipients to identify
18	policies and procedures that have successfully improved clearance
19	rates for violent and sexual offenses. The division may contract
20	with a third party to conduct an evaluation under this subsection.
21	(h) The criminal justice division shall include in the
22	biennial report required by Section 772.006(a)(9) a detailed
23	reporting of the results and performance of the grant program
24	administered under this section.
25	(i) A governmental entity may not reduce the amount of funds
26	provided to a law enforcement agency because the agency received a
27	grant under this section.

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(j) The criminal justice division may use any revenue available for purposes of this section.

3 SECTION 2. This Act takes effect immediately if it receives 4 a vote of two-thirds of all the members elected to each house, as 5 provided by Section 39, Article III, Texas Constitution. If this 6 Act does not receive the vote necessary for immediate effect, this 7 Act takes effect September 1, 2025.

President of the Senate Speaker of the House I hereby certify that S.B. No. 2177 passed the Senate on May 12, 2025, by the following vote: Yeas 30, Nays 0.

Secretary of the Senate

I hereby certify that S.B. No. 2177 passed the House on May 28, 2025, by the following vote: Yeas 123, Nays 12, two present not voting.

Chief Clerk of the House

Approved:

Date

Governor