System Integration: Issues Surrounding Integration of County-Level Justice Information Systems

Monograph
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Acknowledgments

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Executive Summary

Many counties are considering the integration of information services in support of the law enforcement, prosecutorial, court and correctional services provided within their borders. (Integration involves several agencies working together to satisfy their own single-agency needs and also the data-sharing needs which bring them together.)

SEARCH, with funding from the U.S. Department of Justice, Bureau of Justice Assistance, convened a workshop of persons who have participated in such integration projects. This report is the product of that workshop. SEARCH is responsible for the content of this report, but acknowledges the major contributions of the workshop participants.

The first phase of system integration is often organized informally, with a focus on frustration among users of the present information systems. Leadership tends to be charismatic rather than authoritarian, membership is loosely defined or not defined, decisionmaking is by building consensus, and topics may be revisited several times. This phase may last several months or longer.

The second phase focuses on a search for solutions, is accompanied by more formal organization and decisionmaking methods, and may require outside resources: funding or temporary assignment of staff from member agencies.

It is essential to establish the scope of the integrated information system.

- It may involve only the criminal justice components or all components of the justice system.
- It may involve only case management or all data processing requirements of the participating agencies.
- It may include all justice agencies within the county or only those operated by the county government.

Several important decisions need to be made early in the development process, including these:

- The system may be required to use existing computer equipment and software tools, may establish its own environment, or may require a combination of both.
- The software may be designed as a single entity, or it may be conceived as several agency-specific entities with appropriate data-sharing software.
• Implementation may proceed on an agency basis, or all agencies may proceed on a single timetable toward a single shared operational cutover.

• The system design may lean heavily on the automation of present tasks, or it may depend on an entirely new concept of how the justice system should operate.

• The development project may be performed by personnel already within the government or by private contractors. It might involve building entirely new software packages, or buying packages from a private vendor, or transferring packages from another county.

• Ongoing management of the system may be lodged in an existing information technology agency of the county, or may involve a continuation of the user-agency committee formed for the development phases.

Sharing data among the user agencies is an important, perhaps the most important, benefit of an integrated system. The categories of data most likely to be shared are:

• Information about agency employees;

• Information about private persons with an ongoing relationship to the county justice system, such as private attorneys;

• Information about persons who are parties to justice cases;

• Information about case events and their outcomes;

• Information about law citations; and

• Information about case outcomes (dispositions).

Note that establishing a plan for integration requires no knowledge of bits or bytes, wire or fiber, nanoseconds or megahertz; it requires an understanding of the “business” of the justice system and what information is required to conduct that business.

The first phases of integrating a justice information system at the county level are difficult and important. They require a level of inter-agency cooperation and compromise far beyond that normally encountered in a county. There is no single “right way” to form the consensus, make the decisions or configure the system. The comments in this report, derived from the experiences of the counties that have gone through, or are going through, these experiences should be of help to those counties and other governmental entities, such as the state, that are about to begin the integration journey.
Chapter 2

Introduction

■ Purpose of this Report

This report describes issues surrounding the development of integrated computer systems to serve more efficiently and effectively the information needs of all participants in the justice system at the county level.

The report provides a discussion of each major issue, but does not “give the answer” in the sense of prescribing a specific path through the development process. We do not believe that there is a single answer, a single “right way” to integrate these information systems. We believe that the choice of appropriate methods, and even appropriate outcomes, for an integration effort depends on at least the following factors:

• The level of information technology expertise presently within the county;

• The history, if any, of successful and unsuccessful inter-agency cooperation within the county;

• The degree to which information needs of each justice agency in the county are now being met;

• The stability and receptivity to change of each agency head potentially affected by integration;

• The history of making and keeping long-term financial commitments by the county, and the resulting willingness of agencies to “wait their turn” while cooperating in an extended multi-agency project; and

• The history, if any, of successful and unsuccessful county efforts at “outsourcing,” that is, the purchasing of contractual development of computer software and hiring of non-permanent project employees.

■ Target Audience

Many counties are considering the integration of information services in support of the law enforcement, prosecutorial, court and correctional services provided within their borders.

Several counties have already undertaken the integration tasks. They have learned valuable lessons “the hard way.” This report attempts to package some of that experience for use by those now undertaking integration, or considering it.
Persons who are responsible for authorizing funds for an integration project may be seeking an assurance that the experience of other counties is being considered, and that all relative issues will be addressed during the development process. These persons include:

- Members of the County Board of Supervisors;
- The County Executive Officer and members of that staff; and
- Persons from state and federal agencies that make grants for such systems.

Persons who are engaged in the development process and will be users of the resulting system may be seeking general guidance on how to proceed and what issues have major impact on the success or failure of the development effort. These persons include:

- The Sheriff;
- The Chief of Police of each police department in the county;
- The Jailer;
- The Prosecutor;
- The Court Administrator;
- The Court Clerk;
- The Presiding Judge of the Court of General Jurisdiction
- The Presiding Judge of the Court of Limited Jurisdiction; and
- The Director of Probation.

The county director of information technology may want to consider exploring ways to make the transition to an integrated system.

Government employees other than the heads of agencies may also benefit from this report. We believe that many, perhaps most, integration efforts “bubble up” from within agencies rather than “trickle down” from agency heads. Heads of agencies are sometimes sheltered from the frustrations that beset middle managers and workers within their agencies, trying to get the information they need in the absence of formal information-sharing protocols between agencies.

Representatives of other agencies that use information generated within the county system, but do not contribute data to it, may profit from this report. This includes agencies involved with statewide court administration, statewide criminal history systems, state driver licensing, local police agencies, and so on.

Consultants and system vendors may benefit from a look at the development process from the user point of view. They may also find it useful to use this report as a way of gauging the readiness of a given county for serious progress toward integration.

Members of the general public may welcome a structure into which they can insert their requirements for public access to justice information, and alternative ways of paying fines and other justice costs.
The Workshop Method

SEARCH convened a workshop on this subject at its Sacramento, California, headquarters. We invited six persons who had participated in county-level integration efforts. Beginning with a proposed outline of this report, they engaged in 11 hours of intense discussions on every aspect of system integration. Later they commented on the draft report prepared by SEARCH. The workshop participants were:

- **Bob Wessels**, Court Manager, County Criminal Courts at Law, Harris County, Texas. The Justice Information Management System Executive Board oversees an integrated justice system through which all cases and persons are processed and all enforcement, courts and corrections agencies participate.

- **Peter Houk**, Chief Judge, Ingham County (Michigan) Circuit Court and Michigan Court of Claims. Ingham County is in the final stages of issuing a Request For Proposals for a system to integrate the data collection processes in the sheriff and prosecutor offices and the District, Probate and Circuit Courts.

- **D. Kenneth Peters**, Project Manager, Consolidated Justice Information System, Kent County, Michigan. Mr. Peters is also Manager of the county Office of Community Corrections. In this role he recognized the need for justice information integration in 1990 and led the key players in the justice system through a three-year development effort. The county is now engaged in an 18-month, $4.5 million project to implement the system.

- **Jay Donaldson**, Director of Data Processing, Ingham County, Michigan. The department is participating in the development project for a countywide integrated justice system. Data processing is involved in technical issues concerning hardware and software. Because the justice system is spread over six campuses covering 18 miles, the integration system will be installed on a wide area network.

- **Meg McLaughlin**, Associate Partner and member of the Justice and Public Safety segment of Andersen Consulting. Ms. McLaughlin is the coordinator of Andersen Consulting’s Integrated Justice Practice. Andersen is partnered with the Departments of Justice and the Solicitor General in New Brunswick, Canada, to examine the way in which they currently deliver their services, and to reinvent the administration of justice, developing a single “enterprise” with a uniform, integrated operational framework.

- **Mike Henry**, County Coordinator, Berrien County, Michigan. The Berrien County criminal justice information system has been integrated since 1978. In 1992, the criminal justice agencies and information systems went through a reengineering process to reconsider all the processes involved. As a result of that process, the county transitioned to a Fourth Generation Language, while completing the sheriff’s portion of the upgraded system. The Courts’ and Prosecuting Attorney’s portion will be completed and implemented during the third quarter of 1995.
SEARCH staff Robert L. Marx, Senior Systems Specialist, facilitated the workshop and drafted this report. David J. Roberts, Deputy Director, Programs, participated in the workshop and commented on the draft. Kelly J. Harris, Program Coordinator, assisted Mr. Marx throughout the project.

SEARCH acknowledges with gratitude the contributions of all those who participated in the workshop. We have tried to reflect the thoughts expressed during the workshop in this report. But this is not meant to be a consensus document; workshop participants reviewed and commented on a draft of this report, but did not “vote” on its contents. SEARCH is fully responsible for the opinions expressed herein.

■ Project Funding and Support

The workshop, and the preparation of this report, were funded by a grant from the U.S. Department of Justice, Bureau of Justice Assistance.
Chapter 3

Scope of Integration

■ Thinking About Scope

To begin to define the scope of the integration project, start with a blank sheet of paper and follow this instruction:

Write the names of all those you consider to be in your family, and draw a circle which contains all the names.

Perhaps the circle now contains the names of parents and children, aunts and uncles, cousins, nieces and nephews, even close friends.

Now follow this instruction:

At the top of the sheet write this title: “My responsibility is to provide financial support to my family” and change the circle as appropriate.

Perhaps the circle will get smaller. Your relationship to the persons outside the new smaller circle is still a familial one, but they are “out-of-scope” with respect to the “goal” expressed by the title. You will still have relationships, even important relationships, with these out-of-scope people.

The analogy to county-level information systems is straightforward. The county-level system has relationships with the state criminal history system, the state driver registry, the state administrative office of courts, and other systems; however, most would agree that these systems are “outside the circle.”

County government also has relationships with city-government agencies within the county, for example, police departments and city courts. There is no nationwide consensus on whether these agencies are inside or outside “the circle.” Each county must make its own decision, based on its own history, political philosophy, tax base and other factors.

■ The Importance of a Scope Statement

Persons who participate in an effort to integrate an information system bring with them a set of assumptions and expectations that arise from their own experiences and concerns. For example:

- The felony trial court judge may have little interest in information concerning municipal ordinance violations or traffic cases, while the lower court judge may have a strong focus in these areas;

- The prosecutor may have strong interest in data originating in local police departments, while the sheriff may not (or may); and
• Each agency is interested in case management with respect to use of its own human resources, while in general no agency is interested in case management for other agencies except insofar as those cases affect its own case management concerns.

At some point, preferably fairly early in the process of defining the integrated system, the participants must agree to a statement of scope for the integrated system. In fact, the very question of which agencies are participants in the process depends on the scope statement, which can only be agreed to by the participants. The problem is a circular one; that is, the statement of scope depends partially on who is answering the question, but identifying the persons appropriate to answer the question is partially dependent on the answer.

Nevertheless, the scope statement requires consensus. However, the timing of the question is worth consideration. If the question is posed too soon in the process, there is a danger that the discussion will destroy the incipient sense of community among the participants before habits of joint decision-making are formed. If the question is posed too late in the process, there is a danger that some participants may feel betrayed when their (unvoiced) assumptions are challenged after consensus seems to have been formed.

One way to “sneak up” on the scope statement is by an effort to state the goal of the system. One development methodology says that an appropriate system goal should be stated in a single declarative sentence of not more than 15 words without commas or the word “and.” A look at some alternative goal statements suggests the power of this method to place in sharp focus differences in scope:

• Goal: The system will fulfill all information technology needs of all justice components of county government; or
• Goal: The system will fulfill all information technology needs of all justice components of county government except payroll; or
• Goal: The system will fulfill all information needs of all criminal justice components of county government; or
• Goal: The system will fulfill all information technology needs of all justice components of governmental agencies within the county; or
• Goal: The system will fulfill all information technology needs related to case management for all criminal justice components of county government.

There are dozens, perhaps hundreds, of alternative goal statements like these, any of which could eventually bear the title “Smith County Integrated Justice Information System.” Yet the systems to meet these goals differ dramatically in coverage, cost, complexity, agency participation, etc. A system designed to meet the last goal statement above (case management for criminal justice) is perhaps one-tenth as complex or costly as one designed to meet the first goal statement (all needs of justice agencies).

Note also that declaring an agency to be out-of-scope for the integrated system is not the same as saying that such an agency is completely and permanently cut off from the system. An out-of-scope agency, for example, can have inquiry-only access to the system (that is, a local police department could be allowed to interrogate the court system to determine if any of its officers is expected in court as a witness). An out-of-scope agency can also transmit data to the integrated system by conforming to the data standards published by the system management (for example, a local police department could send arrest data to the in-scope prosecutor screening function by dial-up or leased-line file transfer methods). Thus, the scope decision is not quite as black-and-white as it seems at first.
Scope: County-funded or County Borders

Some counties have drawn the scope circle in such a way as to include only agencies entirely funded by the county tax base. Other counties have drawn the circle so as to include both county government agencies and city agencies within the county. There is no right or wrong decision, but there are factors to be considered, and the operational utility of the system will differ depending on the decision made.

In Favor of Limiting Scope to County-funded

In many cases the strong *a priori* assumption is to build a system to serve the needs of county-level agencies only.

Relationships among agency heads, the county executive and the county board of supervisors are in place and tested. The “chain of command” is well understood and precedents usually exist for multi-agency cooperative efforts.

A county information technology authority usually exists, county office buildings are often already connected to a central site for data transfer, and standardization on computer equipment, software and development tools have often been adopted and enforced. Methods to maintain and extend the system once it has been implemented are already in place.

Funding of system development and operation is simplified. If state or federal grant funds are being used, a single entity (county board or county executive) can sign the application, manage the expenditures and control contractual efforts.

In Favor of Broadening Scope to County Borders

There are major data flows between local police departments and the county jailer, between local police departments and the county courts, between city courts and the county courts, between city police departments and the county prosecutor. Serving these data flows within the design and operation of the integrated system improves overall efficiency and effectiveness.

A middle ground may be available. Some counties do the original development for county governmental agencies only, funded by county funds but with local justice agencies represented in a non-voting capacity on the committee. The technical design of the system either (a) permits easy expansion of the system to allow additional agencies of the pre-designed types (for example, local jails that look like the county jail, local courts that look like the county court, local police departments that look like the county law enforcement capability), or (b) permits easy local-agency connection to the county system for two-way information transfer between the system and the independent local systems.
Scope: Criminal Justice or Justice

Some counties have limited the scope to the criminal aspects of the justice system, excluding activities such as divorce, torts and other civil functions. Other counties have included the criminal and non-criminal aspects of all participating agencies.

Some counties have attempted to handle this decision by stating a long-term goal encompassing the entire justice system, but setting priorities which funnel all resources into the criminal justice side of the justice system until those needs are met, before directing any resources to the broader set of requirements.

In Favor of Limiting Scope to Criminal Justice Matters

Most cross-agency data sharing occurs in the criminal justice area, so inter-agency focus can be tightly focused, while allowing each agency maximum flexibility in defining its own intra-agency needs and selecting separate paths toward fulfilling those needs.

In Favor of Broadening Scope to Include All Justice Functions

The same judges, courtrooms, assistant prosecutors, police officers, private lawyers, etc., are involved in both criminal and non-criminal procedures, making it very difficult to disentangle their activities without losing functionality (for example, discovering schedule conflicts) desirable for the integrated system. In addition, the vast majority of cases and resources in some agencies, particularly the courts, are devoted to non-criminal justice matters (such as civil, probate, etc.).

Greater cost benefits can also be realized when more agencies participate in the integrated system. One of the most common cost savings is the reduction of data entry time and staff requirements. In addition, fees from civil cases may help to fund some portions of the integrated system.

Much available software is designed to accommodate entire agencies, so limiting the scope may not have any benefits in solutions involving purchased software.
Scope: Full Agency Information Needs or Case Management Information Needs

In many cases the original impetus for change, or at least the early visualization of the new system, involves a shared perception that agencies are entering and reentering the same data in their independent systems, that is, the same defendant is entered into systems of the sheriff, the prosecutor, the lower and higher courts; the same schedule information is entered into many systems, as is the status and disposition data; the same charge and disposition data are in several systems; and each agency is maintaining a separate criminal history file.

Such duplicate data entry and storage occur primarily in the case management aspects of justice information technology. A county can limit the scope of its integrated system to these case management applications (or to set priorities such that the case management functions are designed and implemented first).

In Favor of Limiting Scope to Case Management

The multi-agency decision-making structure that is needed to develop, implement and operate an integrated system is a cumbersome vehicle for setting priorities concerning functionality that affects only a single agency.

In Favor of Broadening Scope to All Agency Requirements

Many single-agency information requirements are very similar in all agencies, for example, vehicle maintenance and facilities management. It may require little extra multi-agency effort to design a “one-size-fits-all” solution to these requirements.

Some requirements that seem to be single-agency in nature are so closely tied to multi-agency requirements that they cannot easily be separated. For example, victim rights responsibilities often rest entirely on the prosecutor, but the type and timing of victim notifications is highly dependent on events controlled by other agencies (for example, court schedules, preparation of presentence reports by the probation agency, etc.). Some jail functions (such as food services, personal effects accounting, cell assignments, guard scheduling) stretch the concept of system integration even more.
Organizing for Change

Gathering: The Initial Phases

One might think that the impetus for system integration is usually a top-down matter, in which a county executive, or perhaps the chairman of the county board, requests consideration of integration and convenes a group to study the matter with an eye toward making a recommendation for appropriate action. This does not seem to be the normative route to integration.

Rather, it seems that most integration efforts begin with a single person, usually a user agency head but quite possibly someone lower in the organization chart, who feels a strong sense of dissatisfaction with the current level of information services provided. That person gathers some facts supporting his/her dissatisfaction and shares them with others, often agency heads of the other user agencies, or at least of one or two other agencies.

The sharing of “horror stories” may go on for some time, by telephone calls or informal meetings. As a shared sense of frustration grows, additional members may be invited to participate. There is little or no formal organization at this point, since decisions are mostly of the finger-pointing variety rather than the action-plan variety.

In these initial phases, conversations may stay within functional areas. For example, the sheriff may have conversations with local police departments, or circuit courts may have conversations with district courts. When many of the agency heads are elected officials, the sense of frustration may be more intense, but the reluctance to “go public” with the frustration may also be heightened.

It may take six to nine months of such informal sessions before the mood shifts from blame-fixing to problem-solving. At this point the group may feel the need for more formality. They may choose a name for their group. They may invite broader participation so that all appropriate agencies in the county are represented. They may reach outside for a grant of authority to do something to alleviate their frustration. There may be discussion about who may represent an agency during meetings, whether one agency may obtain a proxy vote on behalf of another, whether items not on the agenda may be voted upon.

Leadership and Authority

Leadership in the Original Phase

For most counties, leadership during the first phase of inter-agency cooperation is charismatic rather than authoritative. Since the incipient multi-agency committee at this stage often has no “standing,” the committee proceeds by consensus, often effectively requiring unanimity as the discussion proceeds.
Often the person who convenes the first meeting acts as the leader. There are no votes, just discussion until a consensus is reached as determined by a spontaneous change of topic. Focus is often on a “gripe list” which acts as the main source of energy for the committee. Formal words like “vote” and “minutes” are avoided, although “meeting notes” and other substitute terminology is employed. Committee membership is informal and may fluctuate, and some time may be spent discussing who should be invited to attend and who should not be.

**Leadership in the Middle Phase**

At some point the committee needs authority, perhaps to hire a facilitator or consultant, or to address the county board. At this point the committee often starts to take on some of the trappings of ordinary governmental inter-agency cooperative efforts.

Sometimes the “outsider” approach to legitimize the committee is the director of information technology. In some ways this is the most straightforward method. The director usually has the right to convene users to consider alternatives to present methods of delivering and receiving services. The director can organize such a committee, defining its scope, appointing a chairperson or allowing election of one, and setting a meeting schedule. The director usually has direct access to the county executive and to the county board, and easily could delegate this authority to the committee.

But in many cases this is not the path chosen. Individual user-agency heads themselves have the needed direct access, and may not choose to subjugate the committee to the information technology agency. In some cases the computer services agency, or its head, has already been demonized by the committee in the initial fault-finding phase of its existence. In these cases, the request for standing and authority is usually made to the county executive or the county board.

This first request for standing and authority sometimes, but not always, is accompanied by a request for funds. Not funds to develop and implement a system, of course, but modest funds to support the workings of the committee in the next phases.

Committee membership and participation may change during this phase.

- Heads of local justice agencies within the county may be invited, perhaps as non-voting members.
- The county executive or a member of the county board may become members, again perhaps without voting privileges.
- The public defender and/or a representative of the local private bar may be invited as members, non-voting members or non-member participants.
- Local representatives of state-level justice agencies may be invited to attend.
- Vendors with specific knowledge about key technologies may be invited to attend or to address the committee.
- The distribution list for meeting minutes and committee reports may expand.
More formality may emerge at this point.

- Membership classes may emerge: a voting class for real system participants; and a non-voting class for interested outsiders, including persons associated with funding sources, representatives of interfacing systems at the state and federal level, and local agencies within the county.

- The committee may elect a chair, or the person providing the requested authority may appoint one.

- Some attempt is often made to write a “mission statement” for the committee.

- A decision-making method will emerge; discussion will focus on whether agency heads must attend or whether they may send representatives, whether or not the director of information technology is a voting member, whether decisions can be vetoed by any member.

- A structure may emerge, possibly with a head-of-agency committee and a lower-level committee which does the more technical tasks and brings subjects to the committee for resolution.

The committee may engage paid help. This may be a facilitator, needed to get or keep the committee on track and possibly to bridge over certain inter-personal difficulties among its members. Or it may be a development consultant to guide the committee through a structured methodology (for example, Reengineering, Design with a Human Face, or Structured Design Methodology) which might not be known to the members. Or it might be a technology consultant to counsel the members on what software packages are available, what new hardware and software developments could be appropriate for use in the county, or initial cost estimating of alternative solutions.1

A full-time or nearly full-time person to act as internal visionary and evangelist for the project often emerges at this point. The work of moving the project forward, drafting the meeting agendas and the meeting minutes, keeping heads of agencies interested and motivated, getting past the unavoidable conflicts and disagreements, usually requires more time than a head-of-agency can provide. Often this full-time person comes from the staff of the committee chairperson; other times it comes from the information technology agency. It is a key position which materially affects the probability of success for the project.

**Leadership in the Operational Phase**

When the system becomes operational, the *technical* leadership usually reverts to the agency which provides information technology services.

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1 We use the term “facilitator” to describe a person with specialized skills in interpersonal relations, which is useful to construct an atmosphere of collegiality in which decisions can be made and implemented. We use the term “consultant” to describe a person with specialized skills in some technical area important to the success of the integration effort. A single person can be both a facilitator and a consultant.
Interagency participation in the management of the system is still required, however. If
any agency identifies a new data requirement, the other agencies need to be involved in
the format and content of that data; the new data may originate within another agency
and thus be “owned” by that agency (the concept of data ownership is discussed in
Chapter 6). Or the new data may be of use to other agencies, and thus subject to
negotiation on its form and content.

System performance needs to be measured and corrective steps supported. For example,
system “crashes” may be hindering operations, or system response time may be affecting
employee productivity, or priority-setting in the competition for maintenance
programmer time or allocation of workstations to agencies may pit one agency against
another for scarce resources.

The organization required for such oversight of the operational system is likely to be
different than for earlier phases of the system: fewer head-of-agency meetings and more
technical subcommittee meetings reporting to the heads; more reliance on county staff
and less on consultants; more communication in writing and less by face-to-face
meetings.

The management needs and structure are changed, but not removed. Operational multi-
agency systems need a continuing multi-agency forum lest they result ultimately in the
same frustrations that led to the development of a new system in the first place.

■ Defining the System Goal, Objectives and Tasks

The newly formalized committee may require a meeting or two to settle into its new
authority and responsibilities. Each member may want to make an extended “opening
statement.” Very soon, however, the committee will take up the question of functionality
— just what is it that the new system will do.

There are many alternative ways of developing the list of things to be done by the
integrated system. A county may choose from among these alternatives based on the
experience of the participants or the standards adopted by the county or its contractor.
But the adoption of some method is imperative. We discuss two methods.

Defining system tasks is hard work. Some committees have tried to avoid it with blanket
statements, for example, that the new system will “preserve all existing functionality
while minimizing duplicate data entry.” We do not believe that such an approach can be
successful; it is the detailed statement of functional requirements which permits full
informed consensus within the committee, allows accurate cost estimates for system
development, and permits meaningful project management and system evaluation
throughout its life.

One Method of Defining System Tasks

This method involves:

- The statement of a single goal. The goal should be stated in a single
declarative sentence of 15 words or less without commas or the word
“and.”

- The statement of a set of objectives, each in the format specified
above for the goal, such that accomplishment of each and every
objective will also result in achievement of the goal.
• For each objective, the statement of a set of sub-objectives, each in the format described above for the goal and so chosen that the accomplishment of each and every sub-objective will also result in the achievement of the objective.

• Further subdivision of sub-objectives, perhaps several times. The final, most detailed level of sub-sub-objectives is called the layer of “atomic tasks.” It is the atomic tasks that define the functionality of the integrated system at a level suitable for programming.

The process is meant to ensure that there is real agreement among the participants concerning the tasks (atomic tasks in the jargon of this model because they are not easily further subdivided) under the control of the committee. In system design, as in contracts, “the devil is in the details.” The rigid outline-style hierarchy of functions permits a rigorous review. Is everything we now do handled in this new model? Is my agency getting all the data it needs from other agencies? Are we able and willing to collect and share all the data that other agencies want from us? Will we be able to meet all our responsibilities to outside agencies for data, records, statistical reports?

**Another Method of Defining System Tasks**

This method focuses on specific cases, “walking through” each case and recording those places where information becomes available and where information is needed. The process proceeds along these lines:

• Pick a “typical” case. Let us say that we choose a specific breaking-and-entering offense.

• How does the case enter the system? Let us say there is an on-sight arrest during the offense, followed by booking into jail. What information is available at this point which will be needed later in the process? What information is needed at this point? What information must be reported to outside agencies at this point?

• What happens next? Let us say the prosecutor screening function occurs next. What new information becomes available at this point? What information which was available at a previous point is needed at this point? What information must be reported to outside agencies at this point?

• And so on for each succeeding function. There are, of course, branches in the process flow, for example, pleas before trial, dismissals during trial. These branches need to be traversed and recorded in the single case or in succeeding cases.

The result of this method is a description that shows the gradual growth of knowledge about a case as it progresses, the intra- and inter-agency use of this knowledge, and the most efficient sources of each piece of knowledge.

**An Eclectic Method of Defining System Tasks**

The first method offers the advantage of proceeding from the universal to the specific. The outline structure of the resulting definition is well suited to the later tasks of technical design and program development. It carries with it the disadvantage of requiring a facility for rather abstract thought which may prove difficult for some committee members.
The second method offers the advantage of proceeding from the specific to the universal. The case-oriented structure makes it easy for practitioners to visualize the data environment and apply their experience. It lends itself nicely to questions like “Why do we do things this way and can/should we change our methods?” It carries with it a certain lack of structure which makes it difficult to know how “typical” the typical cases chosen are, how many cases and of what kind should be analyzed, and when the process should be declared finished.

An eclectic method could borrow from both these methods. For example, the first method could be followed from beginning to end; then typical or randomly selected cases could be used to test the completeness of the atomic task list that has been generated. This could proceed a few times until the committee is satisfied that the task list adequately describes the functional requirements of the new integrated system.

### Defining the Development Timetable

*The first 90 percent of the system development requires the first 90 percent of the allotted time; the last 10 percent of the effort requires the other 90 percent of the time.*

*No one ever lost his job for completing an assigned task ahead of schedule.*

The earliest phase, sharing of frustration and forming the resolve to do something, seldom takes less than six months and often takes a year. After a year, the parties should decide to do something or stop talking about it.

The middle phase, in which the committee organization becomes established and the basic decisions are made concerning system scope and development mode, often takes a year or a year and a half. Interim milestones can be set during this phase. The final milestone of this phase usually defines the point at which development decisions shift from the policy-oriented ones to more technically-oriented ones. Hiring a system developer or system integrator, or publishing a procurement for system development are typical endpoints.

The third development phase involves development of the system, installation, testing and acceptance. Two years is not an unusual duration for this phase. Depending on whether the development proceeds agency-by-agency, or function-by-function, or phase-by-phase, different milestones occur, but many interim milestones can be set and reviewed during this phase. System acceptance is the most typical end-point to this phase.

A very worthwhile but often ignored interim product of the development phase is the prototype. A prototype of the entire system, or of selected parts of it, can be built using low-cost computer equipment and advanced software tools. The prototype should include all data entry screens and a small database. Users of the future system should “walk through” several cases to see how the system will support them; changes in the specification of the real system should be recommended following this use of the prototype.

The final phase involves ongoing operation and oversight of the system. In some cases this phase overlaps the third phase as various portions of the system are brought into operational use. There is no escape save death or retirement from this phase.
Establishing a Review Process

Guarding Against Going in Circles

The committee should establish a decision process which provides a “ratchet effect” to its processes. For major decisions, a formal motion, in plain and precise language, assures that all participants understand what is about to be agreed to. Meeting minutes containing these motions and the decision reached on each one assure that decisions, once made, remain intact.

Guarding Against Marking Time

Even in the earliest stages the committee should try to state task objectives for itself and set deadlines for task completion. Even wildly optimistic schedules are better than no schedules at all. It may be neither possible nor desirable to plan out the entire development effort while in its earlier phases; the committee has too little experience with the subject matter and with the dynamic of the committee decision-making method. So, in the early phases, it may be most appropriate to look only one or two tasks ahead; for example, from the list of “big decisions” discussed later in this report, the committee may decide to explore one, say the role of legacy systems, and make a decision on it within two months of the first meeting.

Later in the process, the committee will be able to look several tasks ahead, eventually working with a schedule for the entire developmental process with interim deadlines and a final date of operational use of the integrated system.

Guarding Against Stubbornness

Schedules and deadlines provide a valuable occasion for reappraisal. There is no shame associated with discovering that the project has gotten off course, or that the original course was incorrect. At several points along the developmental path it is necessary to ask these questions:

- Is the system goal we have stated still the goal we want to pursue?
- Do the objectives, sub-objectives and atomic tasks we have listed still state accurately and completely the functional requirements of the system we are building?
- Do the policy decisions we have made to this point optimize the probability that we will achieve our goal?
- Do we (still) have the support we need from the funders and users of the system, and what must we do to get or retain that support?
- What is the next task we should do to move toward our goal, what do we need to do it, and when can we realistically expect to complete the task?
System Characteristics

The statement of goal and objectives anchors the project in the sense of defining what the system will do. The system characteristics define how the system will do those things.

The system characteristics may apply only to new portions of the system (when parts of a legacy system are retained). The list here is only an example from which the committee should develop an appropriate list for its own use and for inclusion in any task statements for development issued by the committee:

- The system will provide on-line documentation, including “help” screens;
- All data entry will be edited before acceptance by the system;
- The system will provide on-line data entry without intervening paper forms wherever feasible;
- To the extent feasible, each data element of the entire system will be entered only once;
- The system will provide a single integrated calendar, with several views of the schedule data corresponding to the needs of the system’s users;
- The system design will accommodate future changes in the structure, coding and content of the database;
- The system will provide a capability to retrieve and summarize data in a variety of ways, including ad hoc reporting features;
- The system will provide for its own audit, including the production of adequate audit trail data;
- and so forth.
The Role of Legacy System Environments

Legacy: Anything passed on from an ancestor, predecessor or earlier era. Things change rapidly in the computer industry. Large water-cooled power-hungry mainframe computers are being replaced in many applications by small fan-cooled efficient mid-size computers or networks of desktop computers. Proprietary operating systems and program languages that work on just one manufacturer’s hardware are giving way to more generalized software environments that can be moved easily from the equipment of one manufacturer to that of another. Arcane and hard-to-maintain application languages like COBOL are gradually being replaced by equally arcane but easier-to-maintain languages. Indexed file structures are being eschewed by many software developers in favor of the new relational database model or the even newer object-oriented database model.

We are not prepared to say that a legacy hardware and software environment is always inappropriate for a new major application like the integrated justice information system. However, we do believe that the burden of proof is on those who support the legacy system to describe how that provides higher total lifetime value to the system users.

Advantages of Legacy System Environments

Perhaps the present computer is paid for and essentially “free.” Even though the operating costs of the present system could be higher than the operating costs of new equipment, the total annual costs of the present system might be lower than the total costs of a new system.

Perhaps there are many other applications (payroll, water billing, general accounting) which must remain on the old equipment for an extended period, so that the floor space or electrical savings cannot be “captured” by placing the integrated justice system on a new computer.

Perhaps a loyal and competent staff is unwilling or unable to make the significant transition effort.

Perhaps the integrated system will build strongly on an existing system implemented on the legacy system, or the new system, bought or transferred from another county, runs only on the legacy system.

Advantages of Newer System Environments

Equipment purchase cost, floor space and electrical requirements are all more favorable using the new hardware platforms. Savings in these areas can sometimes justify the entire development cost for new software.

Because new software tools provide more flexibility in changing functionality and database configuration, total lifetime software costs will probably be lower, even after consideration of a significant “learning curve” for the software maintenance staff.

The use of graphical user interfaces, often associated with newer system environments, can lead to lower training costs and more efficient data entry for the system (but graphical interfaces are becoming available for more traditional system environments as well).
Unification or Coordination

Two models of an integrated information system can be identified in the work of counties so far.

In the first of these models, a single design concept is developed to meet all the functional requirements. Usually a single design team, a single development team and a single programming team are responsible for the entire project. Often, but not always, the design incorporates a single database, housed on a single computer, and a single programming language and programming software tools. The “intelligence” of the system may be distributed among smaller computers at the user sites, or may be centralized. We will call this the **Unified Integrated System** model.

In the second model, the design concept follows more closely along agency lines, with a separate subsystem for each agency and another subsystem to handle the inter-subsystem data flows. Some of the subsystems may be purchased, others transferred from other counties, others retained in service (for the time being) by the county, and others developed “from scratch” by the county. The agency-level applications may run on different equipment platforms, with different operating systems and computer languages, with different data structures. The disparate subsystems may agree only on the form and content of sharable information which is passed between them; this data sharing may use the standard inquiry methods of each subsystem or may involve no-human-involved data transfer from one database to another. With this model, detailed testing is critical to ensure that the disparate systems can share data as expected and required. We will call this the **Coordinated Integrated System** model.

Note that either model can lead to drastic reductions in duplicate data entry. Either can reduce the amount of duplicate data storage. But a decision in this area can constrain decisions in other areas; for example, a county probably cannot decide to develop an all-agency system of the unified integrated type and conduct the procurement by buying an off-the-shelf software product; there are, we believe, no such products.

Advantages of Unified Integrated Systems

Precisely because a unified system is the product of a single design concept, it is likely to have the same look and feel in all its components, which may lead to lower training costs throughout its lifetime.

Because there is a single database design, it is less likely that the linkages between components will get out of synchronization. For example, if the prosecutor changes the length of the Last-Name field from 20 characters to 18, that change is more likely to be propagated through the entire system before mischief is done to other portions of the database.

Because there is a single language, single set of development tools and single design philosophy throughout, there is more chance for cross-training the maintenance staff, resulting in lower programming costs throughout the system life.

Advantages of Coordinated Integrated Systems

The development cycle as perceived by the users may be shorter because individual agencies already satisfied with their intra-agency solutions can keep those systems; the coordinating software can be developed “behind the scenes.” Purchased or transferred systems, which typically do not serve the needs of the entire justice system, can be used and tied to other systems (either ones also purchased or transferred, or ones developed specifically for the county). This may shorten the development cycle, minimize downside risk for the project, and make development costs more predictable.
Step-phased or Application-based Development

A step-phased development proceeds on a countywide level. The functional requirements for all agencies are determined first. Then the technical requirements for all agencies are done. Then the conceptual designs for all agencies are done. Eventually the programming, testing, acceptance and use of the entire system is done, with operational use of the system being approximately contemporaneous for all users.

An application-based development proceeds on an agency level. First, the entire development process is performed for one agency and that agency begins operational use. A second agency is chosen and the entire development process is undertaken for that agency, resulting in its operational use and integration with the first agency. The process continues in this way until all agencies have been developed and integrated, and all agencies are using their portions of the new system.

No real-world project exactly fits either of these descriptions, which represent the endpoints of a continuum. Even in extreme step-phased developments, cutover to operational use is usually done on an agency-by-agency basis to avoid chaos. Even in extreme application-based developments, some effort is devoted to “peeking ahead” at the requirements of other agencies as the design of the first agency proceeds.

Advantages of Step-phased Development

A step-phased development avoids the sensitive question of which agency is first in line. All agencies remain equally focused on assuring that funding flows over the several years needed for completion of the project. All agencies are assured that they are receiving the same level of system — early agencies do not receive “Cadillac” systems while later agencies are stuck with “Yugo” systems to make up for earlier overspending.

A step-phased development minimizes the chance of a major misstep (for example, forgetting a major information need of a “later agency” while developing the data-capture portions of an “earlier agency” system) which may require a rewrite of a just-completed system at additional cost.

Advantages of Application-phased Development

An application-phased development provides early tangible results, which provides encouragement to the participants and also to funding parties.

An application-phased development allows the committee to learn from the early developments and apply these lessons to the later agencies. Lessons might include the accuracy of cost estimates, the suitability of certain contractors or employees to carry major responsibilities, importance of the user interface and other design features to overall system efficiency, and the accuracy of project schedules.
Automation or Reengineering

Automation involves the computerization of present methods and procedures. The analysis steps focus on the paper forms and data entry screens now in use. Focus is on process rather than on decision points.

Reengineering proceeds from the question: “If we didn’t have any historical ‘baggage,’ how would we organize our resources to accomplish our goal, what information would we require and how would we obtain and deliver that information?”

These are in fact the endpoints of a continuum. Pure automation would not consider integration as an option (since the present systems are not integrated). Pure reengineering would not allow even a peek at present forms and reports, which represent the accumulated wisdom and frustration of the people who actually do the job today.

Advantages of Automation

The requirements phase of an automation project is very straightforward: assemble copies of all present paper forms and data-entry screens, query screens and printed reports. These become the data requirements of the new system. It remains only to decide which agency contributes each element and to negotiate differences in data formats and definitions.

Initial training and user adaptation is minimized because the new system will resemble the old system in most respects.

The down-side risk of “missing the point” in some important respect is minimized.

Advantages of Reengineering

The possibility of making a large-scale leap in employee productivity is increased.

The shift of focus from process to decision points allows consideration of alternative ways of making those decisions. For example, automation of the arraignment process presupposes that the process involves assembling the various people in one place at one time; reengineering forces consideration of the purpose of arraignment, and thus allows consideration of alternative methods of achieving that purpose, such as video arraignment.

Combining the automation and reengineering approaches represents a broad, middle path toward improved systems. Present operations are referred to throughout the development process as a way to ground the work in reality, and, at the same time, extensive thought about the purpose of present procedures and possible alternative methods of achieving those purposes is encouraged.
Inside or Outside Development

Inside development is performed by county employees under the direction of the information technology department of the county.

Outside development is conducted by contractor employees. The contract may be under the control of the information technology department or the county executive.

A middle ground is available. Sometimes a joint team of employees and contractors is established. The members work together, sometimes in the same facility, and share in the development, design, coding and testing.

The committee may play an advisory role in either case. The committee may advise the director of information technology, the county executive or the county board. Because the committee consists of agency heads, the advice will command attention and response.

Advantages of Inside Development

The same staff that designs the system will eventually maintain it, so the motivation for a robust and flexible design is strong.

The development staff is always on-site, making formal and informal communication between the developers and the users efficient and effective. This option may not always be practical, however, as many agencies lack the resources to dedicate existing staff to a specific project.

Advantages of Outside Development

The development staff may have more up-to-date skills in modern development techniques and programming tools.

The arms-length contractual relationship raises the probability that the final result of the process will resemble the initial concepts mutually agreed to early in the development process, or that changes of concept and functionality are documented in the form of Engineering Change Notices and contract modifications.

Through contractual terms (including progress payments, penalty clauses and performance bonuses) the county can keep the contractor tightly focused on this project.
Build, Buy or Transfer

To build a system means to conduct all phases of development without consideration of subsystems available from alternative sources; note, however, that the building may be done as an inside development effort or an outside one, as those terms are discussed above.

To buy a system means to purchase “packaged” software from a commercial source, along with the modification effort required to tailor the software to the specific needs of the county. The purchase price may include all hardware, software, training and installation (turnkey procurement) or significantly less.

To transfer a system is to obtain the software from a governmental agency already using it, and modify it as necessary using in-house or contractor programmers.

Advantages of Building the System

The system can be designed to accommodate exactly the current requirements and preferences of the using agencies.

As requirements and procedures change, the development staff is available for program maintenance.

Advantages of Buying the System

The county is able to examine the software, already running in another county, to assist in the evaluation and in stating the required modifications.

Documentation tends to be better.

Although modification of the software often is restricted by the license agreement, there is sometimes a user group which determines priorities for software enhancements. Overall software maintenance costs may be lower than experienced in in-house packages.

Advantages of Transferring the System

The county is able to examine the software, already running in another county, to assist in the evaluation and in stating the required modifications.

Depending on the need for modifications, it may be the least expensive alternative.

The county assumes complete and unrestricted ownership, including the right to modify the software as it deems appropriate (but these systems are often inadequately documented).
How to Manage the New System

Management of the operational integrated system is a part of the system design.

Software Error Correction

Software performance which is different from the system documentation is called a *bug* and is corrected by a process called *debugging*. (Software performance in accordance with the documentation but different from user expectations is called a *feature* and is changed by a process called *maintenance*.)

Who is responsible for debugging the software? It may be the county information technology organization, or the contractor that wrote the software, or a third party contracted for that purpose. Sometimes debugging is performed without charge by a contractor for an initial period following installation (the *warranty* period), and then by another party later. This decision is needed early enough to be incorporated into the contract if there is one; it affects the need for access to the system’s source code, training of resident staff personnel, and other factors.

Software Maintenance

Almost immediately after the first operational use, some external requirement will change, or a user agency will decide it needs a new capability, or an operator will make the point that a certain task could be done more efficiently or effectively. Any of these cases may lead to software maintenance, the technical task of revising an existing feature of the software or adding a new feature.

Who will decide on the desirability of each new or revised feature? Perhaps the user agency head will be empowered to decide for features which do not affect shareable data, and the committee will decide in cases that do affect other agencies.

Who will decide the priorities of new or revised features when several user agencies are competing for the scarce resource represented by the staff (or budget) assigned to system software maintenance?

The concept of maintenance also extends to equipment devoted to the system. Color displays and printers, document imaging and videoconferencing all represent potentially major expenditures. In a pre-integration setting, each agency would probably place itself in competition with all other agencies to obtain the necessary funding; in the integration environment, on the other hand, it is probably more likely that an agency which wants/needs a substantial increase in capability will have to work through the multi-agency committee structure to form a common position with which to approach the county board and other funding entities.

General System Management

Maintenance programmers often spend much of their working time in the user agencies. Should the user agencies have a say in their job reviews and possibly in their salary reviews?

Should the costs of operating the system be handled as a charge-back from the information technology organization, or as a line item in the user agency budget, or as an item in the information technology budget? If the user agencies are shown as the budget “spenders,” what rights do they have to set the amounts and control the expenditures, including the possibility of spending it outside the information technology organization?

We do not bring a set of “right answers” to the discussion of system management. We are confident, however, that the “right answers” of the previous non-integrated systems may not be appropriate in the new integrated environment. And we are confident that the committee has a responsibility to consider the issue; the final decision may well rest with the county board.
Chapter 6

Sharing Data

■ Reasons for Data Sharing

Among persons considering integration or in the early stages of integration, the reason most stated for data sharing is to avoid the unnecessary labor costs of duplicate data entry. The duplication is real and the labor cost savings can be substantial, although the labor is usually used elsewhere in the user agencies.

Among persons with longer experience with integrated systems, other reasons for data sharing are often mentioned. The data is *more accurate* when entered only once. Often it is available on a *more timely* basis because data collected at the earlier processing stages becomes available to the later processing stages *before* those processes even begin. The data may be *more complete* because the responsibility for collecting and entering each data element is firmly fixed with a specific agency.

■ Concepts of Data Ownership

The purpose of declaring ownership is not to complicate the sharing of data among agencies; such sharing is the main advantage of an integrated system. On the contrary, it is to assure that the data which is to be shared is from the most credible source available and thus most likely to be complete and accurate.

In single-agency systems, the question of data ownership does not arise — the agency that owns the system also owns all the data in the system; it can create, review, update or delete any data about any subject in its files. In a multi-agency system it is appropriate, even necessary, to set rules about what *agency* can create, review, update and delete.

(Note that this is not the same as the security issue, which is concerned with what *persons* can create, review, update and delete data.)

The most general rule of ownership is this: the agency that controls the event which gives rise to the data, creates the data. Thus, in general, the jailer creates booking data, the prosecutor creates case-screening data, either the prosecutor or court creates charge-filing data (probably more often the court), the prosecutor creates some final disposition data (for decline-to-prosecute dispositions) and the court creates the rest. The group must agree on which agency is responsible for each data entry task and should be made part of the system design.

The second rule is this: In general, the agency that creates the data owns the data. There are some exceptions to this rule (for example, the data element called “current charge” may first be filled with information from booking, then from filing, and finally from disposition, which may involve several different agencies).

The third rule is this: the agency that owns the data decides whether or not the data can be shared by other agencies, and by which ones. These data-sharing decisions are incorporated into the system and control the technical access to the shared databases.

The fourth rule is this: the agency that owns the data controls the updating and deletion of the data. Normally this power is not delegated to other agencies.
Sharing Person Descriptors

Agency Employees

This category of persons includes data entry operators, law enforcement officers, assistant prosecutors, public defenders, judges, probation agents and others who (a) are employees of user agencies and (b) are repeatedly involved as the source or destination of data for the integrated system.

Information about these persons is usually kept in tables within the integrated system; reference to these persons within the system is often by some unique identifier associated with the person, such as a police badge number. Data from these tables is used to edit other data entry, to generate system reports, and to notify participants in various process events.

The employing agency is usually responsible for maintaining the system table of its employees, and exercises data ownership rights involving the ability to create, update and delete entries in that table.

Quasi-employees

This category includes private attorneys, providers of defendant assessment services, providers of corrections alternatives and others who (a) are not employees of user agencies but (b) who are repeatedly involved in process events covered by the integrated system.

Information for these persons is also kept in system tables, but usually the tables are maintained by one of the official user agencies; the prosecutor, courts and correctional agencies often are assigned responsibilities for table maintenance.

Parties to Cases

This category includes civil plaintiffs and defendants, criminal defendants, civilian witnesses, and victims. Some of these people are repeatedly involved (for example, recidivist defendants) while others are engaged in a single case.

Information for the one-time persons in this category is owned by the agency that first entered the data. Information for repeat persons in this category is owned by the agency that first entered the data in the earlier case(s). The methods used to link a person from an earlier case to the person in the current case will vary from one system to another (for example, fingerprint-supported identification number, similarity of name and biographical data, self-admission by the subject) and should be stated and enforced by the system design.

Non-personal Resources

Organizations like halfway houses, group homes, twelve-step programs and elder-care facilities have a role analogous to private attorneys; they are involved continually in the justice processes. User agencies that employ the services of such agencies can be assigned the responsibility of maintaining a current list of them within the system.
Sharing Case Descriptors

Case Number
The problems associated with case numbers are numerous and serious. Traditionally, each agency — police, prosecutor, lower court, upper court, corrections — had its own case number sequence. Some counties have tried to preserve this tradition, building with their integrated system a cross-index of case numbers that relate the various numbers; others have attempted to assign a single and pervasive case number at the time of case initiation.

Problems occur when police use the same case number for all persons arrested for a single incident-case-number; when prosecutors combine two police cases involving the same person into a single prosecutor case number; when lower courts combine two prosecutor cases into a single court case, then acquit or dismiss on some charges and forward other charges to higher court. The chances for mischief are endless.

The problem of linking one active case to another through a common subject, and of linking an active case to historical case records through a common subject, raises additional issues of fingerprint-based positive identification.

Event List and Event Descriptors
There are several types of cases which might be within the scope of the integrated system: traffic cases, infractions, misdemeanors, felonies, torts, divorces, wills, and so forth. Each case type has associated with it a case flow diagram which shows the possible events for that case type, the possible outcomes to each event, and the event connectivity (that is, for each position in the case flow diagram, what events can immediately follow the event being considered).

Typically, an event is described by noting its case number, time and place, the persons present, the event-type, the outcome, and the (scheduled or non-scheduled) next event anticipated.

Charge Descriptors
The justice system is organized around codified rules: the state penal code, administrative code, traffic code, local ordinances, and so forth. The individual provisions of these codes are almost always identified by a unique numerical descriptor (for example, the state penal code citation). Borrowing the terminology of the criminal portion of the justice system, we refer to all these code references as charge descriptors. Outside agencies sometimes require reports that aggregate many citations into a single category; for example, the state criminal history repository may want to lump all burglaries (residential, commercial, day and night) into a single category.

Disposition Descriptors
Disposition refers to the final outcome of a case (where “final” is often interpreted to mean short of any appeal which might be undertaken). Outside agencies often have an interest in dispositions, and impose coding structures on the reporting of them. For example, state criminal history repositories, state administrative office of courts and state departments of motor vehicles may all require reporting of the same case disposition, but impose different coding requirements. The disposition coding scheme of the integrated system must be robust enough to allow translation from its structure to several others depending on the intended recipient.

Considered on a nationwide basis, there is no end to the variations on the theme of disposition. Some counties have judgment without sentence, some have sentence without judgment, some have suspended imposition of judgment or probation as a condition of acquittal. System design continually pits the logic of computer programmers against the ingenuity of legislators and judges.
Chapter 7

Appendix

Glossary

This glossary is meant to indicate the way in which the terms are used in this report. For more general definitions of the technical terms, we suggest the use of a good technical dictionary.

Automation

The computerization of present methods and procedures. The analysis steps focus on the paper forms and data entry screens now in use. Focus is on processes presently used to achieve objectives currently defined. Compare to reengineering.

Consultant

A person with specialized skills in some technical area important to the success of the integration effort. Compare with facilitator. A person can be both a facilitator and a consultant.

Coordinated Integrated System

A system comprised of relatively separate subsystems, each designed primarily to meet the objectives of a single agency and joined together to meet shared objectives. Compare to unified integrated system.

Criminal Justice System

That subset of the justice system which is in direct support of objectives related to the state penal code, or other state and county codes which carry a criminal sanction. Sometimes includes all or some of the traffic code. Compare to justice system.

Facilitator

A person with specialized skills in interpersonal relations, useful to construct an atmosphere of comity in which decisions can be made and implemented. Compare with consultant. A person can be both a facilitator and a consultant.

Flat Files

A file structure which emphasizes non-redundance of data storage and computational efficiency at the expense of reduced flexibility in response to future needs for changes in the database structure or content. Compare to relational database and object-oriented.

Indexed Files

See flat files.

Integrated System

A computer system (see definition below) which meets the needs of more than one agency, as in integrated justice information system or integrated criminal justice information system. See unified integrated system and coordinated integrated system.
Justice System
The combined objectives and functions of police departments, the sheriff, the prosecutor, all courts, pretrial services and correctional agencies within a county. Sometimes used to include the public defender. Rarely used to include criminal-trial attorneys. Compare to criminal justice system.

Legacy System
Computer equipment, software languages and development tools which involve proprietary (not “open”) hardware architecture and operating system software, flat files (not relational or object-oriented database structures), and non-graphic user interfaces. Often but not always used pejoratively.

Object-oriented
A method of organizing data and program elements which emphasizes data integrity and the ability to maintain programs over an extended life. Compare with indexed files and relational database.

Reengineering
Design or redesign of a system using a process which emphasizes the objectives to be attained and methods now available to attain them, while de-emphasizing past methods, organizational boundaries and history of the present system. Sometimes called blank-sheet-of-paper design. Compare with automation.

Relational Database
A method of organizing data which emphasizes ease of adding new data elements to the structure later in the life of the database, at the expense of increased computational complexity within the software. Compare with indexed files and object-oriented.

System
A set of interlocking functions and processes, directed toward the achievement of a single goal and operating in a specific context of laws, policies, procedures, computers and software, personnel and management.

Unified Integrated System
A system designed to achieve the individual objectives of participating agencies and also the shared objectives of those agencies, with a single design concept, using one computer language and set of development tools, and often incorporating a shared database.
General Information

Callers may contact the U.S. Department of Justice Response Center for general information or specific needs, such as assistance in submitting grants applications and information on training. To contact the Response Center, call 1-800–421–6770 or write to 1100 Vermont Avenue NW., Washington, DC 20005.

In-depth Information

For more in-depth information about BJA, its programs, and its funding opportunities, requesters can call the BJA Clearinghouse. The BJA Clearinghouse, a component of the National Criminal Justice Reference Service (NCJRS), shares BJA program information with State and local agencies and community groups across the country. Information specialists are available to provide reference and referral services, publication distribution, participation and support for conferences, and other networking and outreach activities. The Clearinghouse can be reached by:

- **Telephone**
  1–800–688–4252
  Monday through Friday
  8:30 a.m. to 7:00 p.m.
  eastern standard time

- **Fax**
  301–251–5212

- **Fax on Demand**
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