By: Veasey

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	A BILL TO BE ENTITLED
1	AN ACT
2	relating to a study regarding the effectiveness of the James Byrd
3	Jr. Hate Crimes Act.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 2, Code of Criminal Procedure, is
6	amended by adding Article 2.212 to read as follows:
7	Art. 2.212. STUDY OF EFFECTIVENESS OF JAMES BYRD JR. HATE
8	CRIMES ACT. (a) The attorney general shall conduct a study to
9	examine the success of Chapter 85, Acts of the 77th Legislature,
10	Regular Session, 2001, and subsequent amendments to that chapter.
11	(b) To accumulate data for purposes of Subsection (a), the
12	attorney general shall:
13	(1) conduct the study so that it identifies successful
14	strategies for prosecuting crimes of bias or prejudice and any
15	barriers or obstacles to use of the hate crimes law;
16	(2) examine the characteristics of crimes reported as
17	crimes of bias or prejudice and categorize each crime by:
18	(A) type;
19	(B) severity;
20	(C) year of commission;
21	(D) any protected class status of the victim;
22	(E) any protected class status of the alleged
23	perpetrator; and
24	(F) any other factor that would assist in

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1	improving the effectiveness of the hate crimes law;	
2	(3) for each crime identified under Subdivision (2),	
3	examine:	
4	(A) whether an affirmative finding under the hate	
5	crimes law was requested and obtained;	
6	(B) whether a protective order was requested and	
7	<pre>obtained;</pre>	
8	(C) whether other charges related to the incident	
9	were filed;	
10	(D) whether other convictions were obtained; and	
11	(E) if no affirmative finding was requested:	
12	(i) whether the alleged perpetrator was	
13	ever identified;	
14	(ii) whether there was any basis found for	
15	the affirmative finding or other charge; and	
16	(iii) whether a victim declined to	
17	participate in the investigation;	
18	(4) survey county attorneys, district attorneys, and	
19	criminal district attorneys in whose jurisdictions complaints of	
20	crimes of bias or prejudice have been made and determine:	
21	(A) the characteristics of crimes leading to	
22	requests for affirmative findings under the hate crimes law;	
23	(B) whether there are barriers or disincentives	
24	discouraging requests for affirmative findings; and	
25	(C) whether the availability of additional	
26	resources would lead to a greater number of requests for	
27	affirmative findings;	

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1	(5)	interview a representative sample of victims of	
2	crimes recorded	as crimes of bias or prejudice and examine their	
3	experiences with	n the hate crimes prosecution process to determine	
4	problems, burde	ns, or disincentives to the prosecution of hate	
5	crimes;		
6	(6)	for Section 22.111, Government Code, examine:	
7		(A) the amount of money appropriated for	
8	prosecutorial training;		
9		(B) how many training sessions were provided;	
10		(C) how many training sessions were requested;	
11	and		
12		(D) the number of attendees of any training	
13	sessions provide	ed;	
14	(7)	for Article 104.004 of this code, examine:	
15		(A) the amount of money appropriated;	
16		(B) the number of requests made for money and the	
17	amounts requeste	ed; and	
18		(C) the total amount of money distributed;	
19	(8)	for Section 29.905, Education Code, examine:	
20		(A) the amount of money appropriated for	
21	community and public curricula;		
22		(B) the results of any curriculum feedback model;	
23		(C) the number of requests for a curriculum;	
24		(D) when a curriculum was developed; and	
25		(E) the amount of any actual instruction under a	
26	curriculum; and		
27	(9)	compare data regarding crimes of bias or prejudice	

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under state law, federal law, and the law of other states, 1 2 including: 3 (A) reporting requirements; 4 (B) the number of complaints made; (C) <u>the number of prosecutions;</u> 5 6 (D) money available for prosecutions; 7 (E) money available for education; and (F) other models for prosecution of, or education 8 about, crimes of bias or prejudice. 9 (c) The attorney general shall deliver a report to each 10 house of the legislature on the data collected under Subsection (b) 11 not later than January 1, 2009. 12 (d) This article expires February 1, 2009. 13 SECTION 2. This Act takes effect immediately if it receives 14 15 a vote of two-thirds of all the members elected to each house, as provided by Section 39, Article III, Texas Constitution. If this 16 17 Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2007. 18

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