By: West

S.B. No. 1737

A BILL TO BE ENTITLED

1	AN ACT
2	relating to certain requirements applicable to orders of expunction
3	or nondisclosure of criminal history records and to the protection
4	of information that is the subject of one of those orders; providing
5	penalties.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
7	SECTION 1. Subsections (b), (c), and (f), Section 2,
8	Article 55.02, Code of Criminal Procedure, are amended to read as
9	follows:
10	(b) The petition must be verified and shall include the
11	following or an explanation for why one or more of the following is
12	not included:
13	(1) the petitioner's:
14	<pre>(A) full name;</pre>
15	(B) sex;
16	(C) race;
17	(D) date of birth;
18	(E) driver's license number;
19	(F) social security number; and
20	(G) address at the time of the arrest;
21	(2) the offense charged against the petitioner;
22	(3) the date the offense charged against the
23	petitioner was alleged to have been committed;
24	(4) the date the petitioner was arrested;

1 (5) the name of the county where the petitioner was 2 arrested and if the arrest occurred in a municipality, the name of 3 the municipality;

4 (6) the name of the agency that arrested the 5 petitioner;

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7

(7) the case number and court of offense; and

(8) a list of all<u>:</u>

8 <u>(A)</u> law enforcement agencies, jails or other 9 detention facilities, magistrates, courts, prosecuting attorneys, 10 correctional facilities, central state depositories of criminal 11 records, and other officials or agencies or other entities of this 12 state or of any political subdivision of this state;

13 <u>(B)</u> [and of all] central federal depositories of 14 criminal records that the petitioner has reason to believe have 15 records or files that are subject to expunction; and

16 <u>(C) private entities that compile and</u> 17 <u>disseminate for compensation criminal history record information</u> 18 <u>that the petitioner has reason to believe have information related</u> 19 <u>to records or files that are subject to expunction</u>.

20 (c) The court shall set a hearing on the matter no sooner 21 than thirty days from the filing of the petition and shall give to 22 each official or agency or other <u>governmental</u> entity named in the 23 petition reasonable notice of the hearing by:

24 (1) certified mail, return receipt requested; or
25 (2) [if requested in writing by the petitioner,]
26 secure electronic mail, electronic transmission, or facsimile
27 transmission.

1 (f) An ex parte petition filed under Subsection (e) must be 2 verified and must include the following or an explanation for why 3 one or more of the following is not included:

4	(1)	the p	person's:
5		(A)	<pre>full name;</pre>
6		(B)	sex;
7		(C)	race;
8		(D)	date of birth;
9		(E)	driver's license number;
10		(F)	social security number; and
11		(G)	address at the time of the arrest;
12	(2)	the c	offense charged against the person;
13	(3)	the	date the offense charged against the person
14	was alleged to ha	ave be	een committed;
15	(4)	the d	late the person was arrested;
16	(5)	the	name of the county where the person was
17	arrested and if	the a	rrest occurred in a municipality, the name of
18	the municipality	7;	
19	(6)	the r	name of the agency that arrested the person;
20	(7)	the c	case number and court of offense; and
21	(8)	a lis	st of all <u>:</u>
22		(A)	law enforcement agencies, jails or other
23	detention facili	ities,	, magistrates, courts, prosecuting attorneys,
24	correctional fa	cilit	ies, central state depositories of criminal
25	records, and oth	ner of	ficials or agencies or other entities of this
26	state or of any p	oliti	cal subdivision of this state <u>;</u>
27		(B)	[and of all] central federal depositories of

criminal records that the person has reason to believe have records
 or files that are subject to expunction; and

3 (C) private entities that compile and 4 disseminate for compensation criminal history record information 5 that the person has reason to believe have information relating to 6 records or files that are subject to expunction.

SECTION 2. Subsection (c), Section 2a, Article 55.02, Code
of Criminal Procedure, is amended to read as follows:

9 (c) After verifying the allegations in an application 10 received under Subsection (a), the attorney representing the state 11 shall:

(1) include on the application information regarding the arrest that was requested of the applicant but was unknown by the applicant;

15 (2) forward a copy of the application to the district16 court for the county;

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(3) attach to the copy a list of all:

18 <u>(A)</u> law enforcement agencies, jails or other 19 detention facilities, magistrates, courts, prosecuting attorneys, 20 correctional facilities, central state depositories of criminal 21 records, and other officials or agencies or other entities of this 22 state or of any political subdivision of this state<u>;</u>

23 (B) [and of all] central federal depositories of 24 criminal records that are reasonably likely to have records or 25 files containing information that is subject to expunction; and 26 (C) private entities that compile and 27 disseminate for compensation criminal history record information

1 that are reasonably likely to have records or files containing 2 information that is subject to expunction; and

3 (4) request the court to enter an order directing 4 expunction based on an entitlement to expunction under Article 5 55.01(d).

6 SECTION 3. Section 3, Article 55.02, Code of Criminal 7 Procedure, is amended by amending Subsection (c) and adding 8 Subsections (c-1) and (c-2) to read as follows:

When the order of expunction is final, the clerk of the 9 (c) 10 court shall send a certified copy of the order to the Crime Records Service of the Department of Public Safety and to each official or 11 agency or other governmental entity of this state or of any 12 political subdivision of this state designated by the person who is 13 the subject of the order. The certified copy of the order must be 14 sent by secure electronic mail, electronic transmission, 15 or 16 facsimile transmission[, if requested in writing by the person who is the subject of the order,] or otherwise by certified mail, return 17 18 receipt requested. In sending the order to a governmental [an] entity designated by the person, the clerk may elect to substitute 19 hand delivery for certified mail under this subsection, but the 20 clerk must receive a receipt for that hand-delivered order. 21

22 <u>(c-1)</u> The Department of Public Safety shall notify any 23 central federal depository of criminal records by any means, 24 including secure electronic mail<u>, electronic transmission</u>, or 25 facsimile transmission, of the order with an explanation of the 26 effect of the order and a request that the depository, as 27 appropriate, either:

1 (1) destroy or return to the court the records in 2 possession of the depository that are subject to the order, 3 including any information with respect to the order; or

4 (2) comply with Section 5(f) [of this article]
5 pertaining to information contained in records and files of a
6 person entitled to expunction under Article 55.01(d).

7 (c-2) The Department of Public Safety shall also provide, by secure electronic mail, electronic transmission, or facsimile 8 transmission, notice of the order to any private entity that is 9 named in the order or that purchases criminal history record 10 information from the department. The notice must include an 11 explanation of the effect of the order and a request that the entity 12 13 destroy any information in the possession of the entity that is subject to the order. The department may charge to a private entity 14 that purchases criminal history record information from the 15 16 department a fee in an amount sufficient to recover costs incurred by the department in providing notice under this subsection to the 17 entity. 18

19SECTION 4. Subsections (a) and (f), Section 5, Article2055.02, Code of Criminal Procedure, are amended to read as follows:

(a) Except as provided by Subsection (f), on receipt of the order, each official or agency or other <u>governmental</u> entity named in the order shall:

(1) return all records and files that are subject to
the expunction order to the court or, if removal is impracticable,
obliterate all portions of the record or file that identify the
person who is the subject of the order and notify the court of its

1 action; and

2 (2) delete from its public records all index 3 references to the records and files that are subject to the 4 expunction order.

(f) On receipt of an order granting expunction to a person
entitled to expunction under Article 55.01(d), each official,
agency, or other <u>governmental</u> entity named in the order:

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(1) shall:

9 (A) obliterate all portions of the record or file 10 that identify the petitioner; and

(B) substitute for all obliterated portions of the record or file any available information that identifies the person arrested; and

14 (2) may not return the record or file or delete index15 references to the record or file.

SECTION 5. Subsection (e), Section 411.081, Government Code, is amended to read as follows:

18 (e) A person is entitled to petition the court under Subsection (d) only if during the period of the deferred 19 adjudication community supervision for which the order of 20 nondisclosure is requested and during the applicable period 21 22 described by Subsection (d)(1), (2), or (3), as appropriate, the person is not convicted of or placed on deferred adjudication 23 community supervision under Section 5, Article 42.12, Code of 24 25 Criminal Procedure, for any offense other than an offense under the Transportation Code punishable by fine only. A person is not 26 entitled to petition the court under Subsection (d) if the person 27

1 was placed on the deferred adjudication community supervision for
2 or has been previously convicted or placed on <u>any other</u> deferred
3 adjudication for:

4 (1) an offense requiring registration as a sex 5 offender under Chapter 62, Code of Criminal Procedure;

6 (2) an offense under Section 20.04, Penal Code, 7 regardless of whether the offense is a reportable conviction or 8 adjudication for purposes of Chapter 62, Code of Criminal 9 Procedure;

10 (3) an offense under Section 19.02, 19.03, 22.04,
11 22.041, 25.07, or 42.072, Penal Code; or

12 (4) any other offense involving family violence, as13 defined by Section 71.004, Family Code.

SECTION 6. Subsection (g), Section 411.081, Government Code, as amended by Chapters 177 and 1309, Acts of the 79th Legislature, Regular Session, 2005, and Subsection (g-1), Section 411.081, Government Code, as added by Chapters 177 and 1309, Acts of the 79th Legislature, Regular Session, 2005, are reenacted as Subsections (g), (g-1), (g-1a), (g-1b), and (g-1c), Section 411.081, and amended to read as follows:

(g) <u>Not later than the 15th business day after the date</u>
[When an order of nondisclosure is issued under this subsection,
the clerk of the court shall send to the Crime Records Service of
the Department of Public Safety a copy of the order by:

25 [(1) certified mail, return receipt requested; or

26 [(2) if requested in writing by the petitioner, secure
27 electronic mail or facsimile transmission.

[(g) When] an order of nondisclosure is issued under this section, the clerk of the court shall send <u>all relevant criminal</u> <u>history record information contained in the order or</u> a copy of the order by certified mail, return receipt requested, <u>or secure</u> <u>electronic mail</u>, <u>electronic transmission</u>, <u>or facsimile</u> <u>transmission</u> to the Crime Records Service of the Department of Public Safety.

(g-1) Not later than 10 business days after receipt of 8 9 relevant criminal history record information contained in an [the] 10 order or a copy of an order under Subsection (g), the Department of 11 Public Safety shall seal any criminal history record information maintained by the department that is the subject of the order. The 12 department shall also send <u>all relevant criminal history record</u> 13 information contained in the order or a copy of the order by 14 15 certified mail, return receipt requested, or secure electronic 16 mail, electronic transmission, or facsimile transmission [means] 17 to all:

18 (1) law enforcement agencies, jails or other detention
19 facilities, magistrates, courts, prosecuting attorneys,
20 correctional facilities, central state depositories of criminal
21 records, and other officials or agencies or other entities of this
22 state or of any political subdivision of this state;

(2) central federal depositories of criminal records
that there is reason to believe have criminal history record
information that is the subject of the order; and

26 (3) private entities that purchase criminal history
 27 record information from the department <u>or that otherwise are likely</u>

1 to have criminal history record information that is subject to the 2 order.

3 (g-la) The director shall adopt rules regarding minimum 4 standards for the security of secure electronic mail, electronic 5 transmissions, and facsimile transmissions under Subsections (g) 6 and (g-l). In adopting rules under this subsection, the director 7 shall consult with the Office of Court Administration of the Texas 8 Judicial System.

9 (g**-**1b) [(g-1) The Department of Public Safety shall send a 10 copy of the order by mail or secure electronic mail or facsimile transmission to all law enforcement agencies, jails or other 11 detention facilities, magistrates, courts, prosecuting attorneys, 12 correctional facilities, central state depositories of criminal 13 records, and other officials or agencies or other entities of this 14 state or of any political subdivision of this state, and to all 15 central federal depositories of criminal records that there 16 reason to believe have criminal history record information that is 17 18 the subject of the order.

19 [(g-1)] Not later than 30 business days after receipt of 20 relevant criminal history record information contained in an order 21 <u>or a copy of</u> an order from the Department of Public Safety under 22 Subsection <u>(g-1)</u> [(g)], an individual or entity described by 23 Subsection <u>(g-1)(1)</u> [(g)(1)] shall seal any criminal history record 24 information maintained by the individual or entity that is the 25 subject of the order.

26 (g-1c) The department may charge to a private entity that 27 purchases criminal history record information from the department a

1	fee in an amount sufficient to recover costs incurred by the
2	department in providing relevant criminal history record
3	information contained in an order or a copy of an order under
4	Subsection (g-1)(3) to the entity.
5	SECTION 7. Subchapter F, Chapter 411, Government Code, is
6	amended by adding Sections 411.0835 and 411.0851 to read as
7	follows:
8	Sec. 411.0835. PROHIBITION AGAINST DISSEMINATION TO
9	CERTAIN PRIVATE ENTITIES. If the department receives information
10	indicating that a private entity that purchases criminal history
11	record information from the department has been found by a court to
12	have committed three or more violations of Section 552.1425 by
13	compiling or disseminating information with respect to which an
14	order of expunction or an order of nondisclosure has been issued,
15	the department may not release any criminal history record
16	information to that entity until the first anniversary of the date
17	of the most recent violation.
18	Sec. 411.0851. DUTY OF PRIVATE ENTITY TO UPDATE CRIMINAL
19	HISTORY RECORD INFORMATION; CIVIL LIABILITY. (a) A private entity
20	that compiles and disseminates for compensation criminal history
21	record information shall destroy and may not disseminate any
22	information in the possession of the entity with respect to which
23	the entity has received notice that:
24	(1) an order of expunction has been issued under
25	Article 55.02, Code of Criminal Procedure; or
26	(2) an order of nondisclosure has been issued under
27	Section 411.081(d).

1(b) A private entity described by Subsection (a)2purchases criminal history record information from the depart3or from another governmental agency or entity in this state:4(1) subject to Subsection (c), may disseminate5information only if the entity originally obtains or verifies6information within the 90-day period preceding the dat	tment
3 or from another governmental agency or entity in this state: 4 (1) subject to Subsection (c), may disseminate 5 information only if the entity originally obtains or verifies	
4 <u>(1) subject to Subsection (c), may disseminate</u> 5 <u>information only if the entity originally obtains or verifies</u>	that
5 information only if the entity originally obtains or verifies	that
6 information within the 90-day period preceding the dat	s the
	e of
7 dissemination; and	
8 (2) shall notify the department if the entity s	sells
9 any compilation of the information to another similar entity.	
10 (c) A private entity that disseminates informatio	<u>n in</u>
11 violation of this section is liable for any damages that	are
12 sustained as a result of the violation by the person who is	s the
13 subject of that information. A person who prevails in an ac	ction
14 brought under this section is also entitled to recover court of	costs
15 and reasonable attorney's fees.	
16 SECTION 8. Subsection (d), Section 411.085, Govern	nment
17 Code, is amended to read as follows:	
18 (d) The department shall provide <u>a copy of this section</u>	to:
19 (1) each person who applies for access to crim	ninal
20 history record information maintained by the department; and	
21 (2) each private entity that purchases crim	ninal
22 <u>history record information from the department</u> [with a copy of	this
23 section].	
24 SECTION 9. The heading to Section 552.1425, Govern	nment
25 Code, is amended to read as follows:	
26 Sec. 552.1425. CIVIL PENALTY: <u>DISSEMINATION</u> [RECORDS	-] OF
27 CERTAIN <u>CRIMINAL HISTORY INFORMATION</u> [DEFERRED ADJUDICATIONS]	•

SECTION 10. Subsections (a) and (b), Section 552.1425,
 Government Code, are amended to read as follows:

3 (a) A private entity that compiles and disseminates for 4 compensation criminal history record information may not compile or 5 disseminate information with respect to which <u>the entity has</u> 6 <u>received notice that:</u>

7 (1) an order of expunction has been issued under
8 Article 55.02, Code of Criminal Procedure; or

9 <u>(2)</u> an order of nondisclosure has been issued under 10 Section 411.081(d).

(b) A district court may issue a warning to a private entity for a first violation of Subsection (a). After receiving a warning for the first violation, the private entity is liable to the state for a civil penalty not to exceed <u>\$1,000</u> [\$500] for each subsequent violation.

SECTION 11. Subsection (j), Section 411.081, Government Code, is repealed.

SECTION 12. (a) The change in law made by this Act to Article 55.02, Code of Criminal Procedure, applies to a person seeking expunction of arrest records and files regardless of whether the arrest occurred before, on, or after the effective date of this Act.

(b) Except as provided by Subsection (c), the change in law made by this Act to Section 411.081, Government Code, applies to any order of nondisclosure issued under that section on or after the effective date of this Act.

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(c) Subsection (e), Section 411.081, Government Code, as

amended by this Act for purposes of clarification, applies to any person who on or after the effective date of this Act petitions the court for an order of nondisclosure under Subsection (d), Section 4 11.081, Government Code, regardless of whether the order of nondisclosure was requested for conduct occurring before, on, or after the effective date of this Act.

7 (d) Not later than January 1, 2008, the Department of Public
8 Safety of the State of Texas shall adopt rules concerning the
9 standards for secure electronic mail, electronic transmissions,
10 and facsimile transmissions as required by Section 411.081,
11 Government Code, as amended by this Act.

(e) Not later than June 1, 2008, a court that issues and 12 transmits orders of nondisclosure as described by Section 411.081, 13 Government Code, as amended by this Act, and the Crime Records 14 15 Service of the Department of Public Safety of the State of Texas 16 must comply with the secure electronic mail, electronic transmission, and facsimile transmission standards adopted by the 17 18 Department of Public Safety under Section 411.081, Government Code.

(f) The change in law made by this Act in adding Section 411.0835, Government Code, and in repealing Subsection (j), Section 411.081, Government Code, applies to any private entity that purchases criminal history record information from the Texas Department of Criminal Justice and that, as found by a court, commits a third or subsequent violation of Section 552.1425, Government Code, on or after the effective date of this Act.

(g) The change in law made by this Act in adding Section411.0851, Government Code, applies to any dissemination of

information that occurs on or after the effective date of this Act.
(h) The change in law made by this Act to Section 552.1425,
Government Code, applies to any private entity that receives notice
under Subsection (a) of that section on or after the effective date
of this Act.

SECTION 13. This Act takes effect September 1, 2007.