By: RaymondH.B. No. 2450Substitute the following for H.B. No. 2450:Example 100 and 100 and

A BILL TO BE ENTITLED

AN ACT 2 relating to a pilot program operated by certain public or private 3 primary or secondary or open-enrollment charter schools in Webb 4 County concerning searches and drug testing of students with 5 parental consent and certain disciplinary measures and other 6 procedures that may arise from such a search or test.

8 SECTION 1. Chapter 37, Education Code, is amended by adding 9 Subchapter A-1 to read as follows:

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

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SUBCHAPTER A-1. ALTERNATIVE DISCIPLINE PILOT PROGRAM

Sec. 37.031. DEFINITIONS. In this subchapter, "controlled substance" and "marihuana" have the meanings assigned by Section 481.002, Health and Safety Code.

Sec. 37.032. PILOT PROGRAM. A public school district, 14 private school, or open-enrollment charter school in Webb County 15 may operate a pilot program described by this subchapter to 16 determine whether the conduct of parental-consent searches of 17 students and parental-consent drug or alcohol tests of students and 18 the subsequent use of alternative juvenile discipline procedures 19 for those students are effective in reducing drug or alcohol use 20 21 while minimizing involvement in the criminal justice system for matters related to drug or alcohol use. 22

23 <u>Sec. 37.033. PARENTAL-CONSENT SEARCH.</u> (a) In a public
 24 <u>school district or private primary or secondary school or</u>

1 open-enrollment charter school operating a pilot program under this subchapter, a school principal who reasonably suspects a student 2 possesses alcohol, marihuana, or a controlled substance may seek 3 written consent from the parent or guardian of the student to search 4 5 the student and the possessions of the student for alcohol, marihuana, or a controlled substance. If the student's parent or 6 7 guardian provides written consent for the search, the principal or 8 the principal's designee may conduct the search in accordance with rules adopted by the board of trustees of a district or governing 9 body of the private school or charter school under Section 37.035. 10 (b) The principal of a public or private primary or 11 12 secondary school or open-enrollment charter school or the principal's designee that conducts a search under this section 13 shall confiscate any alcohol, marihuana, or controlled substance 14 15 discovered in the search and shall immediately inform a local law enforcement agency. A local law enforcement agency that receives 16 17 notice under this subsection shall take possession of the alcohol, marihuana, or controlled substance as soon as practicable but in no 18 19 case later than 72 hours after the agency receives notice.

20 (c) A student may not be searched under this section more 21 than one time in a week.

Sec. 37.034. PARENTAL-CONSENT DRUG OR ALCOHOL TESTS. (a)
In a public school district or private primary or secondary school
or open-enrollment charter school operating a pilot program under
this subchapter, a school principal may seek written consent from
the parent or guardian of a student younger than 17 years of age to
perform a nonintrusive drug or alcohol test on the student if the

1 principal reasonably believes that the student is using alcohol, 2 marihuana, or a controlled substance.

3 (b) A parent or guardian of a student younger than 17 years 4 of age may request in writing that the school perform a nonintrusive 5 drug or alcohol test on the student under this section if the parent 6 or guardian reasonably believes that the student is using alcohol, 7 marihuana, or a controlled substance.

8 (c) A school that receives the written consent of a parent 9 or guardian under Subsection (a) or a request in writing from a 10 parent or guardian under Subsection (b) may perform a nonintrusive 11 drug or alcohol test on the student in accordance with the rules and 12 procedures adopted by the board of trustees of the district or 13 governing body of the private school or open-enrollment charter 14 school under Section 37.035.

15 (d) If a student tests positive in a nonintrusive drug or 16 alcohol test administered under this section, a second test must be 17 administered as soon as practicable to confirm the positive test 18 results. The principal must send all positive or negative test 19 results to the student's parent or guardian.

20 <u>(e) A school that performs a nonintrusive drug or alcohol</u> 21 <u>test on a student under this section may request the student's</u> 22 <u>parent or guardian to reimburse the school for the cost of the drug</u> 23 <u>or alcohol test.</u>

(f) A school may seek any available federal, state, or
 private funds, grants, or donations to defray costs of performing
 nonintrusive drug or alcohol tests under this section.

27 (g) This section does not prohibit or otherwise affect any

other drug or alcohol testing program conducted by or on behalf of a 1 2 school or school district. 3 (h) A student may not be administered a nonintrusive drug or alcohol test under this section more than one time in a month. 4 5 Sec. 37.035. RULES REGARDING PARENTAL-CONSENT SEARCH AND DRUG OR <u>ALCOHOL TEST.</u> (a) The board of trustees of a school 6 7 district or governing body of a private school or open-enrollment 8 charter school that operates a pilot program under this subchapter shall adopt rules concerning searches conducted under Section 9 37.033 and drug or alcohol tests administered under Section 37.034. 10 (b) In adopting rules under this section, the board or 11 12 governing body shall: (1) develop a written consent form to be used by the 13 14 parent or guardian to consent to a search or drug or alcohol test; 15 (2) provide that in the case where only one parent or guardian has authority to consent, pursuant to a custody agreement 16 17 or any applicable court order, the consent of that parent is sufficient for purposes of this subchapter; 18 19 (3) specify that a principal of a school operating a pilot program under this subchapter may designate an appropriate 20 staff member to conduct searches or drug or alcohol tests under this 21 22 subchapter; and (4) ensure that a search or drug or alcohol test 23 24 conducted under the pilot program operated under this subchapter does not result in the student's involvement in the criminal 25 26 justice system, including by receiving a citation or by being 27 confined.

1 Sec. 37.036. DISCIPLINE FOR VIOLATIONS OF LAW OR SCHOOL POLICY DISCOVERED IN PARENTAL-CONSENT SEARCH OR DRUG OR ALCOHOL 2 TESTING. (a) Notwithstanding Section 37.007(b) and except as 3 otherwise provided by Subsection (c), a student found to be in 4 5 violation of law or school policy based on a parental-consent search or a parental-consent drug or alcohol test conducted under a 6 7 pilot program operated under this subchapter may not be expelled for the violation unless the student fails to comply with any 8 requirements imposed under Subsection (b). 9

10 (b) A student found to be in violation of law or school 11 policy based on a parental-consent search or a parental-consent 12 drug or alcohol test conducted under a pilot program operated under 13 this subchapter may, with the consent of the student's parent or 14 guardian, be subject to compulsory attendance at a substance abuse 15 treatment program established under Section 37.038.

(c) If after a search conducted under Section 37.033 a 16 17 student is found in possession of alcohol, marihuana, or a controlled substance for the second or subsequent time during a 18 19 one-year period, or if the student tests positive for drugs or alcohol under Section 37.034 for the second or subsequent time 20 during a one-year period, notwithstanding rules adopted under 21 22 Section 37.035, the student is subject to all disciplinary measures 23 according to school policy or other applicable law.

24 <u>Sec. 37.037. SCHOOL JUVENILE CASE MANAGER. (a) The board of</u> 25 <u>trustees of a school district or governing body of a private school</u> 26 <u>or an open-enrollment charter school operating a pilot program</u> 27 <u>under this subchapter may employ a juvenile case manager in the</u>

manner provided by Article 45.056, Code of Criminal Procedure, to 1 provide services in a special juvenile docket composed of those 2 juvenile cases arising from a parental-consent search or a 3 parental-consent drug or alcohol test conducted under a pilot 4 program operated under this subchapter. 5 6 (b) If a private school, school district, or charter school 7 operating a pilot program under this subchapter is within the 8 jurisdiction of a designated juvenile court in the county and the district or school employs a school juvenile case manager, the case 9 manager shall assist the court in administering the special 10 juvenile docket described by Subsection (a). 11

12 (c) In presiding over the special juvenile docket described 13 by Subsection (a), the judge of the designated juvenile court in the 14 county shall coordinate with the school juvenile case manager and 15 the private school, school district, or charter school to provide 16 alternative juvenile discipline solutions that do not involve the 17 student's involvement in the criminal justice system.

18 (d) A designated juvenile court in the county may coordinate 19 with a school juvenile case manager employed by a private school, 20 school district, or charter school and the private school, school 21 district, or charter school to establish a special juvenile 22 disciplinary drug-intervention program for students of the private 23 school, school district, or charter school whose juvenile cases are 24 in the special juvenile docket described by Subsection (a).

25 <u>Sec. 37.038.</u> SUBSTANCE ABUSE TREATMENT PROGRAM. The board 26 of trustees of a school district or governing body of an 27 <u>open-enrollment charter school or private school that operates a</u>

1 pilot program under this subchapter may cooperate with the juvenile 2 board of the county, the local juvenile probation department, or any designated juvenile court in the county in establishing a 3 substance abuse treatment program for students who violate a law or 4 5 school policy by engaging in prohibited conduct related to the use, possession, or delivery of alcohol, marihuana, or a controlled 6 7 substance. 8 Sec. 37.039. DEFERRAL OF ADJUDICATION AND DISMISSAL OF CERTAIN CASES ON COMPLETION OF SUBSTANCE ABUSE TREATMENT PROGRAM. 9 (a) This section applies only to a child who, based on evidence 10 obtained pursuant to a parental-consent search or a 11 12 parental-consent drug or alcohol test conducted under a pilot program operated under this subchapter, is alleged to have engaged 13 in conduct indicating a need for supervision or delinquent conduct. 14 15 (b) A juvenile court may defer adjudication proceedings under Section 54.03, Family Code, for not more than 180 days if a 16 17 child described by Subsection (a) presents to the court a written request to attend a substance abuse treatment program under Section 18 19 37.038. (c) A child for whom adjudication proceedings are deferred 20 under Subsection (b) shall complete the substance abuse treatment 21 22 program not later than the 90th day after the date the hearing to determine punishment is held or the last day of the deferral period, 23 24 whichever date is earlier. The court shall dismiss the case with prejudice at the time the child presents satisfactory evidence that 25 26 the child has successfully completed the substance abuse treatment

27 program.

1	(d) A case dismissed under this section may not be part of
2	the child's records for any purpose.
3	Sec. 37.040. REPORT. The board of trustees of a school
4	district or the governing body of an open-enrollment charter school
5	that operates an alternative discipline pilot program under this
6	subchapter shall, not later than December 1, 2014, submit a report
7	containing the board or governing body's conclusions regarding
8	whether the pilot program reduced drug or alcohol use and related
9	involvement in the criminal justice system among students to:
10	(1) the governor;
11	(2) the lieutenant governor;
12	(3) the speaker of the house of representatives; and
13	(4) the presiding officers of the standing committees
14	of the senate and house of representatives having primary
15	jurisdiction over education issues and over criminal justice
16	issues.
17	Sec. 37.041. CONCLUSION; EXPIRATION. A pilot program
18	operated under this subchapter concludes and this subchapter
19	expires June 15, 2015.
20	SECTION 2. Section 58.003, Family Code, is amended by
21	adding Subsections (c-7), (d-1), and (d-2) to read as follows:
22	(c-7) This subsection applies only to a child who, based on
23	evidence obtained pursuant to a parental-consent search or a
24	parental-consent drug or alcohol test conducted under a pilot
25	program operated under Subchapter A-1, Chapter 37, Education Code,
26	is adjudicated to have engaged in conduct indicating a need for
27	supervision or delinquent conduct. Notwithstanding Subsections

C.S.H.B. No. 2450 (a) and (c) and subject to Subsection (b), a juvenile court may 1 order the sealing of records concerning a child described by this 2 subsection if the child successfully completed a program described 3 by Section 37.038, Education Code, or graduated from high school or 4 received the child's certificate of high school equivalency. The 5 6 court may: 7 (1) order the sealing of the records immediately and 8 without a hearing; or 9 (2) hold a hearing to determine whether to seal the 10 records. (d-1) The court may grant the relief authorized under 11 12 Subsection (c-7) at any time after the child satisfies the requirements of that subsection. If the child is referred to the 13 14 juvenile court for conduct constituting any offense and at the 15 adjudication hearing the child is found to be not guilty of each offense alleged, the court shall immediately and without any 16 17 additional hearing order the sealing of all files and records relating to the case. 18 19 (d-2) This subsection and Subsections (c-7) and (d-1) expire June 15, 2015. 20 21 SECTION 3. Notwithstanding Section 58.003(d-2), Family Code, as added by this Act, on or after June 15, 2015, a court may 22 order the sealing of juvenile court records of a child entitled 23 24 before that date to the sealing of records under Section 58.003(c-7), Family Code, as added by this Act. 25 26 SECTION 4. This Act takes effect immediately if it receives 27 a vote of two-thirds of all the members elected to each house, as

provided by Section 39, Article III, Texas Constitution. If this
 Act does not receive the vote necessary for immediate effect, this
 Act takes effect September 1, 2013.