By: Perry S.B. No. 1304

## A BILL TO BE ENTITLED

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1	AN ACT
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- 2 relating to confidentiality, sharing, sealing, and destruction of
- 3 juvenile records.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 54.04(h), Family Code, is amended to
- 6 read as follows:
- 7 (h) At the conclusion of the dispositional hearing, the
- 8 court shall inform the child of:
- 9 (1) the child's right to appeal, as required by Section
- 10 **56.01**; and
- 11 (2) the procedures for the sealing of the child's
- 12 records under <u>Subchapter C-1</u>, <u>Chapter 58</u> [<u>Section 58.003</u>].
- SECTION 2. Section 54.04012(d), Family Code, is amended to
- 14 read as follows:
- 15 (d) Following a child's successful completion of the
- 16 program, the court may order the sealing of the records of the case
- 17 in the manner provided by <u>Subchapter C-1, Chapter 58</u> [<del>Sections</del>
- 18  $\frac{58.003(c-7)}{and(c-8)}$ ].
- 19 SECTION 3. The heading to Subchapter A, Chapter 58, Family
- 20 Code, is amended to read as follows:
- 21 SUBCHAPTER A. CREATION AND CONFIDENTIALITY OF JUVENILE RECORDS
- SECTION 4. The heading to Section 58.001, Family Code, is
- 23 amended to read as follows:
- Sec. 58.001. LAW ENFORCEMENT COLLECTION AND TRANSMITTAL OF

- 1 RECORDS OF CHILDREN.
- 2 SECTION 5. Sections 58.002(a), (b), and (c), Family Code,
- 3 are amended to read as follows:
- 4 (a) Except as provided by Chapter 63, Code of Criminal
- 5 Procedure, a child may not be photographed or fingerprinted without
- 6 the consent of the juvenile court unless the child is:
- 7 <u>(1)</u> taken into custody; or
- 8 (2) referred to the juvenile court for conduct that
- 9 constitutes a felony or a misdemeanor punishable by confinement in
- 10 jail, regardless of whether the child has been taken into custody.
- 11 (b) On or before December 31 of each year, the head of each
- 12 municipal or county law enforcement agency located in a county
- 13 shall certify to the juvenile board for that county that the
- 14 photographs and fingerprints required to be destroyed under Section
- 15 58.001 have been destroyed. The juvenile board may [shall] conduct
- 16 or cause to be conducted an audit of the records of the law
- 17 enforcement agency to verify the destruction of the photographs and
- 18 fingerprints and the law enforcement agency shall make its records
- 19 available for this purpose. If the audit shows that the
- 20 certification provided by the head of the law enforcement agency is
- 21 false, that person is subject to prosecution for perjury under
- 22 Chapter 37, Penal Code.
- (c) This section does not prohibit a law enforcement officer
- 24 from photographing or fingerprinting a child who is not in custody
- 25 and who has been referred to the juvenile court for conduct other
- 26 than conduct that constitutes a felony or misdemeanor punishable by
- 27 confinement in jail if the child's parent or guardian voluntarily

- 1 consents in writing to the photographing or fingerprinting of the
- 2 child. Consent of the child's parent or guardian is not required to
- 3 photograph or fingerprint a child described by Subsection (a)(1) or
- 4 (2).
- 5 SECTION 6. Section 58.0021(b), Family Code, is amended to
- 6 read as follows:
- 7 (b) A law enforcement officer may take temporary custody of
- 8 a child to take the child's photograph, or may obtain a photograph
- 9 of a child from a juvenile probation department in possession of a
- 10 photograph of the child, if:
- 11 (1) the officer has probable cause to believe that the
- 12 child has engaged in delinquent conduct; and
- 13 (2) the officer has probable cause to believe that the
- 14 child's photograph will be of material assistance in the
- 15 investigation of that conduct.
- SECTION 7. Section 58.004, Family Code, is amended to read
- 17 as follows:
- 18 Sec. 58.004. REDACTION OF VICTIM'S PERSONALLY IDENTIFIABLE
- 19 INFORMATION. (a) Notwithstanding any other law, before disclosing
- 20 any juvenile court record [or file] of a child as authorized by this
- 21 chapter or other law, the custodian of the record [or file] must
- 22 redact any personally identifiable information about a victim of
- 23 the child's delinquent conduct or conduct indicating a need for
- 24 supervision who was under 18 years of age on the date the conduct
- 25 occurred.
- 26 (b) This section does not apply to information that is:
- 27 (1) necessary for an agency to provide services to the

- 1 victim; 2 (2) necessary for law enforcement purposes; [or] 3 shared within the statewide juvenile information and case management system established under Subchapter E; 4 5 (4) shared with an attorney representing the child in a proceeding under this title; or 6 7 (5) shared with an attorney representing any other 8 person in a juvenile or criminal court proceeding arising from the same act or conduct for which the child was referred to juvenile 9 10 court. SECTION 8. Section 58.005, Family Code, is amended to read 11 12 as follows: Sec. 58.005. CONFIDENTIALITY OF FACILITY RECORDS. 13 14 This section applies only to the inspection, copying, and 15 maintenance of a record [Records and files] concerning a child and to the storage of information from which a record could be 16 17 generated, including personally identifiable information, [and] information obtained for the purpose of diagnosis, examination, 18 evaluation, or treatment of the child or for making a referral for 19 treatment of the [a] child, and other records or information, 20 created by or in the possession of: 21
- 22 (1) the Texas Juvenile Justice Department;
- 23 (2) an entity having custody of the child under a
- 24 <u>contract with the Texas Juvenile Justice Department; or</u>
- (3) another [by a] public or private agency or institution [providing supervision of a child by arrangement of the juvenile court or] having custody of the child under order of the

- 1 juvenile court, including a facility operated by or under contract
- 2 with a juvenile board or juvenile probation department.
- 3 (a-1) Except as provided by Article 15.27, Code of Criminal
- 4 Procedure, the records and information to which this section
- 5 applies may be disclosed only to:
- 6 (1) the professional staff or consultants of the
- 7 agency or institution;
- 8 (2) the judge, probation officers, and professional
- 9 staff or consultants of the juvenile court;
- 10 (3) an attorney for the child;
- 11 (4) a governmental agency if the disclosure is
- 12 required or authorized by law;
- 13 (5) a person or entity to whom the child is referred
- 14 for treatment or services if the agency or institution disclosing
- 15 the information has entered into a written confidentiality
- 16 agreement with the person or entity regarding the protection of the
- 17 disclosed information;
- 18 (6) the Texas Department of Criminal Justice and the
- 19 Texas Juvenile Justice Department for the purpose of maintaining
- 20 statistical records of recidivism and for diagnosis and
- 21 classification; or
- 22 (7) with <u>permission from</u> [<u>leave of</u>] the juvenile
- 23 court, any other person, agency, or institution having a legitimate
- 24 interest in the proceeding or in the work of the court.
- 25 (b) This section does not affect the collection,
- 26 dissemination, or maintenance of information as provided by
- 27 <u>Subchapter B or</u> [apply to information collected under Section

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1 58.104 or under] Subchapter D-1.
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- 2 SECTION 9. Section 58.0052(b), Family Code, is amended to
- 3 read as follows:
- 4 (b) Subject to Subsection (c), at [At] the request of a
- 5 juvenile service provider, another juvenile service provider shall
- 6 disclose to that provider a multi-system youth's personal health
- 7 information or a history of governmental services provided to the
- 8 multi-system youth, including:
- 9 (1) identity records;
- 10 (2) medical <u>and dental</u> records;
- 11 (3) assessment or diagnostic test results;
- 12 (4) special needs;
- 13 (5) program placements; [and]
- 14 (6) psychological diagnoses; and
- 15 (7) other related records or information.
- 16 SECTION 10. The heading to Section 58.007, Family Code, is
- 17 amended to read as follows:
- 18 Sec. 58.007. CONFIDENTIALITY OF PROBATION DEPARTMENT,
- 19 PROSECUTOR, AND COURT [PHYSICAL] RECORDS [OR FILES].
- 20 SECTION 11. Section 58.007, Family Code, is amended by
- 21 amending Subsections (a), (b), (g), and (i) and adding Subsection
- 22 (b-1) to read as follows:
- 23 (a) This section applies only to the inspection, copying,
- 24 and maintenance of a [physical] record [or file] concerning a child
- 25 and the storage of information, by electronic means or otherwise,
- 26 concerning the child from which a physical record or file could be
- 27 generated and does not affect the collection, dissemination, or

- 1 maintenance of information as provided by Subchapter B  $\underline{\text{or}}$
- 2 Subchapter D-1. This section does not apply to a record [or file]
- 3 relating to a child that is:
- 4 (1) required or authorized to be maintained under the
- 5 laws regulating the operation of motor vehicles in this state;
- 6 (2) maintained by a municipal or justice court; or
- 7 (3) subject to disclosure under Chapter 62, Code of
- 8 Criminal Procedure.
- 9 (b) Except as provided by Section 54.051(d-1) and by Article
- 10 15.27, Code of Criminal Procedure, the records, whether physical or
- 11 <u>electronic</u>, [and files] of a juvenile court, a clerk of court, a
- 12 juvenile probation department, or a prosecuting attorney relating
- 13 to a child who is a party to a proceeding under this title may be
- 14 inspected or copied only by:
- 15 (1) the judge, probation officers, and professional
- 16 staff or consultants of the juvenile court;
- 17 (2) a juvenile justice agency as that term is defined
- 18 by Section 58.101;
- 19 (3) an attorney <u>representing</u> [<del>for</del>] a party <u>in a</u> [<del>to</del>
- 20 the] proceeding under this title;
- 21 (4) <u>a person or entity to whom the child is referred</u>
- 22 for treatment or services, if the agency or institution disclosing
- 23 the information has entered into a written confidentiality
- 24 agreement with the person or entity regarding the protection of the
- 25 disclosed information;
- 26 (5) a public or private agency or institution
- 27 providing supervision of the child by arrangement of the juvenile

- 1 court, or having custody of the child under juvenile court order; or
- 2 (6) [(5)] with permission from [leave of] the juvenile
- 3 court, any other person, agency, or institution having a legitimate
- 4 interest in the proceeding or in the work of the court.
- 5 (b-1) A person who is the subject of the records is entitled
- 6 to access the records for the purpose of preparing and presenting a
- 7 motion or application to seal the records.
- 8 (g) For the purpose of offering a record as evidence in the
- 9 punishment phase of a criminal proceeding, a prosecuting attorney
- 10 may obtain the record of a defendant's adjudication that is
- 11 admissible under Section 3(a), Article 37.07, Code of Criminal
- 12 Procedure, by submitting a request for the record to the juvenile
- 13 court that made the adjudication. If a court receives a request
- 14 from a prosecuting attorney under this subsection, the court shall,
- 15 if the court possesses the requested record of adjudication,
- 16 certify and provide the prosecuting attorney with a copy of the
- 17 record. If a record has been sealed under Subchapter C-1, the
- 18 juvenile court may not provide a copy of the record to a prosecuting
- 19 attorney under this subsection.
- 20 (i) In addition to the authority to release information
- 21 under Subsection (b)(6)  $[\frac{(b)(5)}{(5)}]$ , a juvenile probation department
- 22 may release information contained in its records without leave of
- 23 the juvenile court pursuant to guidelines adopted by the juvenile
- 24 board.
- SECTION 12. Subchapter A, Chapter 58, Family Code, is
- 26 amended by adding Section 58.008 to read as follows:
- Sec. 58.008. CONFIDENTIALITY OF LAW ENFORCEMENT RECORDS.

- 1 (a) This section applies only to the inspection, copying, and
- 2 maintenance of a record concerning a child and to the storage of
- 3 information, by electronic means or otherwise, concerning the child
- 4 from which a record could be generated and does not affect the
- 5 collection, dissemination, or maintenance of information as
- 6 provided by Subchapter B. This section does not apply to a record
- 7 or file relating to a child that is:
- 8 (1) required or authorized to be maintained under the
- 9 laws regulating the operation of motor vehicles in this state;
- 10 (2) maintained by a municipal or justice court; or
- 11 (3) subject to disclosure under Chapter 62, Code of
- 12 Criminal Procedure.
- 13 (b) Except as provided by Subsection (d), law enforcement
- 14 records concerning a child and information concerning a child that
- 15 are stored by electronic means or otherwise and from which a record
- 16 could be generated may not be disclosed to the public and shall be:
- 17 (1) if maintained on paper or microfilm, kept separate
- 18 from adult records;
- 19 (2) if maintained electronically in the same computer
- 20 system as adult records, accessible only under controls that are
- 21 separate and distinct from the controls to access electronic data
- 22 concerning adults; and
- 23 (3) maintained on a local basis only and not sent to a
- 24 central state or federal depository, except as provided by
- 25 Subsection (c) or Subchapter B, D, or E.
- 26 (c) The law enforcement records of a person with a
- 27 determinate sentence who is transferred to the Texas Department of

- 1 Criminal Justice may be transferred to a central state or federal
- 2 depository for adult records after the date of transfer and may be
- 3 shared in accordance with the laws governing the adult records in
- 4 the depository.
- 5 (d) Law enforcement records concerning a child may be
- 6 inspected or copied by:
- 7 (1) a juvenile justice agency, as defined by Section
- 8 58.101;
- 9 (2) a criminal justice agency, as defined by Section
- 10 411.082, Government Code;
- 11 (3) the child; or
- 12 (4) the child's parent or guardian.
- 13 (e) Before a child or a child's parent or guardian may
- inspect or copy a record concerning the child under Subsection (d),
- 15 the custodian of the record shall redact:
- 16 (1) any personally identifiable information about a
- 17 juvenile suspect, offender, victim, or witness who is not the
- 18 child; and
- 19 (2) any information that is excepted from required
- 20 <u>disclosure under Chapter 552</u>, Government Code, or any other law.
- 21 (f) If a child has been reported missing by a parent,
- 22 guardian, or conservator of that child, information about the child
- 23 may be forwarded to and disseminated by the Texas Crime Information
- 24 Center and the National Crime Information Center.
- 25 SECTION 13. Section 58.0072, Family Code, is redesignated
- 26 as Section 58.009, Family Code, and amended to read as follows:
- Sec. 58.009 [58.0072]. DISSEMINATION OF JUVENILE JUSTICE

- 1 INFORMATION BY THE TEXAS JUVENILE JUSTICE DEPARTMENT. (a) Except
- 2 as provided by this section, juvenile justice information collected
- 3 and maintained by the Texas Juvenile Justice Department for
- 4 statistical and research purposes is confidential information for
- 5 the use of the department and may not be disseminated by the
- 6 department.
- 7 (b) Juvenile justice information consists of information of
- 8 the type described by Section 58.104, including statistical data in
- 9 any form or medium collected, maintained, or submitted to the Texas
- 10 Juvenile Justice Department under Section 221.007, Human Resources
- 11 Code.
- 12 (c) The Texas Juvenile Justice Department may grant the
- 13 following entities access to juvenile justice information for
- 14 research and statistical purposes or for any other purpose approved
- 15 by the department:
- 16 (1) criminal justice agencies as defined by Section
- 17 411.082, Government Code;
- 18 (2) the Texas Education Agency, as authorized under
- 19 Section 37.084, Education Code;
- 20 (3) any agency under the authority of the Health and
- 21 Human Services Commission; or
- 22 (4) a public or private university.
- 23 (d) The Texas Juvenile Justice Department may grant the
- 24 following entities access to juvenile justice information only for
- 25 a purpose beneficial to and approved by the department to:
- 26 (1) a person working on a research or statistical
- 27 project that:

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S.B. No. 1304
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- 1 (A) is funded in whole or in part by state or
- 2 federal funds; and
- 3 (B) meets the requirements of and is approved by
- 4 the department; or
- 5 (2) a person working on a research or statistical
- 6 project that:
- 7 (A) meets the requirements of and is approved by
- 8 the department; and
- 9 (B) [governmental entity that] has a specific
- 10 agreement with the department that [, if the agreement]:
- (i)  $[\frac{A}{A}]$  specifically authorizes access
- 12 to information;
- (ii)  $[\frac{B}{B}]$  limits the use of information to
- 14 the purposes for which the information is given;
- (iii)  $[\frac{C}{C}]$  ensures the security and
- 16 confidentiality of the information; and
- (iv)  $[\frac{D}{D}]$  provides for sanctions if a
- 18 requirement imposed under Subparagraph (i), (ii), or (iii)
- 19 [ $\frac{Paragraph}{(A)}$ , (B), or (C)] is violated.
- 20 (e) The Texas Juvenile Justice Department shall grant
- 21 access to juvenile justice information for legislative purposes
- 22 under Section 552.008, Government Code.
- 23 (f) The Texas Juvenile Justice Department may not release
- 24 juvenile justice information in identifiable form, except for
- 25 information released under Subsection (c)(1), (2), or (3) or under
- 26 the terms of an agreement entered into under Subsection (d)(2). For
- 27 purposes of this subsection, identifiable information means

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S.B. No. 1304
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- 1 information that contains a juvenile offender's name or other
- 2 personal identifiers or that can, by virtue of sample size or other
- 3 factors, be reasonably interpreted as referring to a particular
- 4 juvenile offender.
- 5 [(g) The Texas Juvenile Justice Department is not required
- 6 to release or disclose juvenile justice information to any person
- 7 not identified under this section.
- 8 SECTION 14. Section 58.102(c), Family Code, is amended to
- 9 read as follows:
- 10 (c) The department may not collect, [er] retain, or share
- 11 information relating to a juvenile except as provided by [if] this
- 12 chapter [prohibits or restricts the collection or retention of the
- 13 information].
- SECTION 15. Sections 58.104(a), (b), and (f), Family Code,
- 15 are amended to read as follows:
- 16 (a) Subject to Subsection (f), the juvenile justice
- 17 information system shall consist of information relating to
- 18 delinquent conduct committed or alleged to have been committed by a
- 19 juvenile offender that, if the conduct had been committed by an
- 20 adult, would constitute a criminal offense other than an offense
- 21 punishable by a fine only, including information relating to:
- 22 (1) the juvenile offender;
- 23 (2) the intake or referral of the juvenile offender
- 24 into the juvenile justice system;
- 25 (3) the detention of the juvenile offender;
- 26 (4) the prosecution of the juvenile offender;
- 27 (5) the disposition of the juvenile offender's case,

- 1 including the name and description of any program to which the
- 2 juvenile offender is referred; [and]
- 3 (6) the probation or commitment of the juvenile
- 4 offender; and
- 5 (7) the termination of probation supervision or
- 6 discharge from commitment of the juvenile offender.
- 7 (b) To the extent possible and subject to Subsection (a),
- 8 the department shall include in the juvenile justice information
- 9 system the following information for each juvenile offender taken
- 10 into custody, detained, or referred under this title for delinquent
- 11 conduct:
- 12 (1) the juvenile offender's name, including other
- 13 names by which the juvenile offender is known;
- 14 (2) the juvenile offender's date and place of birth;
- 15 (3) the juvenile offender's physical description,
- 16 including sex, weight, height, race, ethnicity, eye color, hair
- 17 color, scars, marks, and tattoos;
- 18 (4) the juvenile offender's state identification
- 19 number, and other identifying information, as determined by the
- 20 department;
- 21 (5) the juvenile offender's fingerprints;
- 22 (6) the juvenile offender's last known residential
- 23 address, including the census tract number designation for the
- 24 address;
- 25 (7) the name and identifying number of the agency that
- 26 took into custody or detained the juvenile offender;
- 27 (8) the date of detention or custody;

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S.B. No. 1304
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- 1 (9) the conduct for which the juvenile offender was
- 2 taken into custody, detained, or referred, including level and
- 3 degree of the alleged offense;
- 4 (10) the name and identifying number of the juvenile
- 5 intake agency or juvenile probation office;
- 6 (11) each disposition by the juvenile intake agency or
- 7 juvenile probation office;
- 8 (12) the date of disposition by the juvenile intake
- 9 agency or juvenile probation office;
- 10 (13) the name and identifying number of the
- 11 prosecutor's office;
- 12 (14) each disposition by the prosecutor;
- 13 (15) the date of disposition by the prosecutor;
- 14 (16) the name and identifying number of the court;
- 15 (17) each disposition by the court, including
- 16 information concerning <u>probation or</u> custody of a juvenile offender
- 17 by a juvenile justice agency [or probation];
- 18 (18) the date of disposition by the court;
- 19 (19) the date any probation supervision, including
- 20 deferred prosecution supervision, was terminated;
- 21 (20) any commitment or release under supervision by
- 22 the Texas Juvenile Justice Department;
- (21) (20) the date of any commitment or release
- 24 under supervision by the Texas Juvenile Justice Department; and
- 25 (22) (21) a description of each appellate
- 26 proceeding.
- 27 (f) Records maintained by the department in the depository

- 1 are subject to being sealed under <u>Subchapter C-1</u> [Section 58.003].
- 2 SECTION 16. Sections 58.106(a-2) and (b), Family Code, are
- 3 amended to read as follows:
- 4 (a-2) Information disseminated under Subsection (a) [or
- $5 + \frac{(a-1)}{a}$  remains confidential after dissemination and may be
- 6 disclosed by the recipient only as provided by this title.
- 7 (b) <u>Subsection (a) does</u> [<del>Subsections (a) and (a-1) do</del>] not
- 8 apply to a document maintained by a juvenile justice or law
- 9 enforcement agency that is the source of information collected by
- 10 the department.
- 11 SECTION 17. Chapter 58, Family Code, is amended by adding
- 12 Subchapter C-1 to read as follows:
- 13 SUBCHAPTER C-1. SEALING AND DESTRUCTION OF JUVENILE RECORDS
- 14 <u>Sec. 58.251. DEFINITIONS. In th</u>is subchapter:
- 15 (1) "Electronic record" means an entry in a computer
- 16 file or information on microfilm, microfiche, or any other
- 17 <u>electronic storage media.</u>
- 18 (2) "Juvenile matter" means a referral to a juvenile
- 19 court or juvenile probation department and all related court
- 20 proceedings and outcomes, if any.
- 21 (3) "Physical record" means a paper copy of a record.
- 22 (4) "Record" means any documentation related to a
- 23 juvenile matter, including information contained in that
- 24 documentation.
- Sec. 58.252. EXEMPTED RECORDS. The following records are
- 26 exempt from this subchapter:
- 27 (1) records relating to a criminal combination or

- 1 criminal street gang maintained by the Department of Public Safety
- 2 or a local law enforcement agency under Chapter 61, Code of Criminal
- 3 Procedure;
- 4 (2) sex offender registration records maintained by
- 5 the Department of Public Safety or a local law enforcement agency
- 6 under Chapter 62, Code of Criminal Procedure; and
- 7 (3) records collected or maintained by the Texas
- 8 Juvenile Justice Department for statistical and research purposes,
- 9 including data submitted under Section 221.007, Human Resources
- 10 Code, and personally identifiable information.
- 11 Sec. 58.253. SEALING RECORDS WITHOUT APPLICATION:
- 12 DELINQUENT CONDUCT. (a) This section does not apply to the records
- 13 of a child referred to a juvenile court or juvenile probation
- 14 department solely for conduct indicating a need for supervision.
- 15 (b) A person who was referred to a juvenile probation
- 16 <u>department for delinquent conduct is entitled to have all records</u>
- 17 related to the person's juvenile matters, including records
- 18 relating to any matters involving conduct indicating a need for
- 19 supervision, sealed without applying to the juvenile court if the
- 20 person:
- 21 (1) is at least 19 years of age;
- 22 (2) has not been adjudicated as having engaged in
- 23 delinquent conduct or, if adjudicated for delinquent conduct, was
- 24 not adjudicated for delinquent conduct violating a penal law of the
- 25 grade of felony;
- 26 (3) does not have any pending delinquent conduct
- 27 matters;

1 (4) has not been transferred by a juvenile court to a 2 criminal court for prosecution under Section 54.02; 3 (5) has not as an adult been convicted of a felony or a misdemeanor punishable by confinement in jail; and 4 5 (6) does not have any pending charges as an adult for a felony or a misdemeanor punishable by confinement in jail. 6 7 (c) A person who was referred to a juvenile probation 8 department for delinquent conduct is entitled to have all records related to the person's juvenile matters, including records 9 relating to any matters involving conduct indicating a need for 10 supervision, sealed without applying to the juvenile court if the 11 12 person: 13 (1) is at least 25 years of age; 14 (2) was adjudicated as having engaged in delinquent 15 conduct violating a penal law of the grade of felony; 16 (3) did not receive a determinate sentence for 17 engaging in: (A) delinquent conduct that violated a penal law 18 19 listed under Section 53.045; or 20 (B) habitual felony conduct as described by Section 51.031; 21 22 (4) has not been required to register as a sex offender under Chapter 62, Code of Criminal Procedure; 23 24 (5) does not have any pending delinquent conduct 25 matters;

criminal court for prosecution under Section 54.02;

(6) has not been transferred by a juvenile court to a

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- 1 (7) has not as an adult been convicted of a felony or a
- 2 misdemeanor punishable by confinement in jail; and
- 3 (8) does not have any pending charges as an adult for a
- 4 felony or a misdemeanor punishable by confinement in jail.
- 5 Sec. 58.254. CERTIFICATION OF ELIGIBILITY FOR SEALING
- 6 RECORDS WITHOUT APPLICATION FOR DELINQUENT CONDUCT. (a) The
- 7 Department of Public Safety shall certify to a juvenile probation
- 8 department that has submitted records to the juvenile justice
- 9 information system that the records relating to a person referred
- 10 to the juvenile probation department appear to be eligible for
- 11 sealing under Section 58.253.
- 12 (b) The Department of Public Safety may issue the
- 13 certification described by Subsection (a) by electronic means,
- 14 including by electronic mail.
- (c) Except as provided by Subsection (d), not later than the
- 16 60th day after the date the juvenile probation department receives
- 17 <u>a certification under Subsection (a), the juvenile probation</u>
- 18 department shall:
- 19 (1) give notice of the receipt of the certification to
- 20 the juvenile court; and
- 21 (2) provide the court with a list of all referrals
- 22 received by the department relating to that person and the outcome
- 23 of each referral.
- 24 (d) If a juvenile probation department has reason to believe
- 25 the records of the person for whom the department received a
- 26 certification under Subsection (a) are not eligible to be sealed,
- 27 the juvenile probation department shall notify the Department of

- 1 Public Safety not later than the 15th day after the date the
- 2 juvenile probation department received the certification. If the
- 3 juvenile probation department later determines that the person's
- 4 records are eligible to be sealed, the juvenile probation
- 5 department shall notify the juvenile court and provide the court
- 6 the information described by Subsection (c) not later than the 30th
- 7 day after the date of the determination.
- 8 <u>(e) If, after receiving a certification under Subsection</u>
- 9 (a), the juvenile probation department determines that the person's
- 10 records are not eligible to be sealed, the juvenile probation
- 11 department and the Department of Public Safety shall update the
- 12 juvenile justice information system to reflect that determination
- 13 and no further action related to the records is required.
- 14 (f) Not later than the 60th day after the date a juvenile
- 15 court receives notice from a juvenile probation department under
- 16 Subsection (c), the juvenile court shall issue an order sealing all
- 17 records relating to the person named in the certification.
- 18 Sec. 58.255. SEALING RECORDS WITHOUT APPLICATION: CONDUCT
- 19 INDICATING NEED FOR SUPERVISION. (a) A person who was referred to
- 20 a juvenile probation department for conduct indicating a need for
- 21 supervision is entitled to have all records related to all conduct
- 22 indicating a need for supervision matters sealed without applying
- 23 to the juvenile court if the person:
- 24 (1) is at least 18 years of age;
- 25 (2) has not been referred to the juvenile probation
- 26 department for delinquent conduct;
- 27 (3) has not as an adult been convicted of a felony; and

1	(4) does not have any pending charges as an adult for a
2	felony or a misdemeanor punishable by confinement in jail.
3	(b) The juvenile probation department shall:
4	(1) give the juvenile court notice that a person's
5	records are eligible for sealing under Subsection (a); and
6	(2) provide the juvenile court with a list of all
7	referrals relating to that person received by the department and
8	the outcome of each referral.
9	(c) Not later than the 60th day after the date the juvenile
10	court receives notice from the juvenile probation department under
11	Subsection (b), the juvenile court shall issue an order sealing all
12	records relating to the person named in the notice.
13	Sec. 58.256. APPLICATION FOR SEALING RECORDS. (a)
14	Notwithstanding Sections 58.253 and 58.255, a person may file an
15	application for the sealing of records related to the person in the
16	juvenile court served by the juvenile probation department to which
17	the person was referred. The court may not charge a fee for filing
18	the application, regardless of the form of the application.
19	(b) An application filed under this section must include
20	either the following information or the reason that one or more of
21	the following is not included in the application:
22	(1) the person's:
23	(A) full name;
24	<u>(B) sex;</u>
25	(C) race or ethnicity;
26	(D) date of birth;
27	(E) driver's license or identification card

1	<pre>number; and</pre>
2	(F) social security number;
3	(2) the conduct for which the person was referred to
4	the juvenile probation department, including the date on which the
5	conduct was alleged or found to have been committed;
6	(3) the cause number assigned to each petition
7	relating to the person filed in juvenile court, if any, and the
8	court in which the petition was filed; and
9	(4) a list of all entities the person believes have
10	possession of records related to the person, including the
11	applicable entities listed under Section 58.258(b).
12	(c) Except as provided by Subsection (d), the juvenile court
13	may order the sealing of records related to all matters for which
14	the person was referred to the juvenile probation department if the
15	<pre>person:</pre>
16	(1) is at least 18 years of age, or is younger than 18
17	years of age and at least two years have elapsed after the date of
18	final discharge in each matter for which the person was referred to
19	the juvenile probation department;
20	(2) does not have any delinquent conduct matters
21	pending with any juvenile probation department or juvenile court;
22	(3) was not transferred by a juvenile court to a
23	criminal court for prosecution under Section 54.02;
24	(4) has not as an adult been convicted of a felony; and
25	(5) does not have any pending charges as an adult for a
26	felony or a misdemeanor punishable by confinement in jail.
27	(d) A court may not order the sealing of the records of a

1	person who:
2	(1) received a determinate sentence for engaging in:
3	(A) delinquent conduct that violated a penal law
4	listed under Section 53.045; or
5	(B) habitual felony conduct as described by
6	Section 51.031;
7	(2) is currently required to register as a sex
8	offender under Chapter 62, Code of Criminal Procedure; or
9	(3) was committed to the Texas Juvenile Justice
10	Department or to a post-adjudication secure correctional facility
11	under Section 54.04011, unless the person has been discharged from
12	the agency to which the person was committed.
13	(e) On receipt of an application under this section, the
14	<pre>court may:</pre>
15	(1) order the sealing of the person's records
16	immediately, without a hearing; or
17	(2) hold a hearing under Section 58.257 at the court's
18	discretion to determine whether to order the sealing of the
19	person's records.
20	Sec. 58.257. HEARING REGARDING SEALING OF RECORDS. (a) A
21	hearing regarding the sealing of a person's records must be held not
22	later than the 60th day after the date the court receives the
23	person's application under Section 58.256.
24	(b) The court shall give reasonable notice of a hearing
25	under this section to:
26	(1) the person who is the subject of the records;
27	(2) the person's attorney who made the application for

1	sealing on behalf of the person, if any;
2	(3) the prosecuting attorney for the juvenile court;
3	(4) all entities named in the application that the
4	person believes possess eligible records related to the person; and
5	(5) any individual or entity whose presence at the
6	hearing is requested by the person or prosecutor.
7	Sec. 58.258. ORDER SEALING RECORDS. (a) An order sealing
8	the records of a person under this subchapter must include either
9	the following information or the reason one or more of the following
10	is not included in the order:
11	(1) the person's:
12	(A) full name;
13	(B) sex;
14	(C) race or ethnicity;
15	(D) date of birth;
16	(E) driver's license or identification card
17	<pre>number; and</pre>
18	(F) social security number;
19	(2) each instance of conduct indicating a need for
20	supervision or delinquent conduct alleged against the person or for
21	which the person was referred to the juvenile justice system;
22	(3) the date on which and the county in which each
23	instance of conduct was alleged to have occurred;
24	(4) if any petitions relating to the person were filed
25	in juvenile court, the cause number assigned to each petition and
26	the court and county in which each petition was filed; and
27	(5) a list of the entities believed to be in possession

- 1 of the records that have been ordered sealed, including the
- 2 entities listed under Subsection (b).
- 3 (b) Not later than the 60th day after the date of the entry
- 4 of the order, the court shall provide a copy of the order to:
- 5 (1) the Department of Public Safety;
- 6 (2) the Texas Juvenile Justice Department, if the
- 7 person was committed to the department;
- 8 (3) the clerk of court;
- 9 (4) the juvenile probation department serving the
- 10 court;
- 11 (5) the prosecutor's office;
- 12 (6) each law enforcement agency that had contact with
- 13 the person in relation to the conduct that is the subject of the
- 14 sealing order;
- 15 (7) each public or private agency that had custody of
- or that provided supervision or services to the person in relation
- 17 to the conduct that is the subject of the sealing order; and
- 18 (8) each official, agency, or other entity that the
- 19 court has reason to believe has any record containing information
- 20 that is related to the conduct that is the subject of the sealing
- 21 <u>order.</u>
- (c) On entry of the order, all adjudications relating to the
- 23 person are vacated and the proceedings are dismissed and treated
- 24 for all purposes as if the adjudication had never occurred. The
- 25 clerk of court shall:
- 26 (1) seal all court records relating to the
- 27 proceedings, including any records created in the clerk's case

management system; and 2 (2) send copies of the order to all entities listed in 3 the order. 4 Sec. 58.259. ACTIONS TAKEN ON RECEIPT OF ORDER TO SEAL 5 RECORDS. (a) An entity receiving an order to seal the records of a person issued under this subchapter shall, not later than the 61st 6 7 day after the date of receiving the order, take the following actions, as applicable: 8 9 (1) the Department of Public Safety shall: 10 (A) limit access to the records relating to the person in the juvenile justice information system to only the Texas 11 12 Juvenile Justice Department for the purpose of conducting research and statistical studies; 13 14 (B) destroy any other records relating to the 15 person in the department's possession, including DNA records as provided by Section 411.151, Government Code; and 16 17 (C) send written verification of the limitation and destruction of the records to the issuing court; 18 19 (2) the Texas Juvenile Justice Department shall: (A) seal all records relating to the person, 20 other than those exempted from sealing under Section 58.252; and 21 22 (B) send written verification of the sealing of the records to the issuing court; 23 24 (3) a public or private agency or institution that had custody of or provided supervision or services to the person who is 25 26 the subject of the records, the juvenile probation department, a

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law enforcement entity, or a prosecuting attorney shall:

Τ	(A) seal all records relating to the person; and
2	(B) send written verification of the sealing of
3	the records to the issuing court; and
4	(4) any other entity that receives an order to seal a
5	person's records shall:
6	(A) send any records relating to the person to
7	the issuing court;
8	(B) delete all index references to the person's
9	records; and
10	(C) send written verification of the deletion of
11	the index references to the issuing court.
12	(b) Physical or electronic records are considered sealed,
13	regardless of whether the records are destroyed, if the records are
14	securely stored in a manner that only allows access to the records
15	by the entity's custodian of records.
16	(c) If an entity that received an order to seal records
17	relating to a person later receives an inquiry about a person or the
18	matter contained in the records, the entity must respond that no
19	records relating to the person or the matter exist.
20	(d) If an entity receiving an order to seal records under
21	this subchapter is unable to comply with the order because the
22	information in the order is incorrect or insufficient to allow the
23	entity to identify the records that are subject to the order, the
24	entity shall notify the issuing court not later than the 30th day
25	after the date of receipt of the order. The court shall take any
26	actions necessary and possible to provide the needed information to

the entity, including contacting the person who is the subject of

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- 1 the order or the person's attorney.
- 2 (e) If an entity receiving a sealing order under this
- 3 subchapter has no records related to the person who is the subject
- 4 of the order, the entity shall provide written verification of that
- 5 fact to the issuing court not later than the 30th day after the date
- 6 of receipt of the order.
- 7 Sec. 58.260. INSPECTION AND RELEASE OF SEALED RECORDS. (a)
- 8 A juvenile court may allow, by order, the inspection of records
- 9 sealed under this subchapter only by:
- 10 (1) a person named in the order, on the petition of the
- 11 person who is the subject of the records; or
- 12 (2) a prosecutor, on the petition of the prosecutor,
- 13 for the purpose of reviewing the records for possible use:
- 14 (A) in a capital prosecution; or
- 15 <u>(B) for the enhancement of punishment under</u>
- 16 <u>Section 12.42</u>, <u>Penal Code</u>.
- 17 (b) After a petitioner inspects records under this section,
- 18 the court may order the release of any or all of the records to the
- 19 petitioner on the motion of the petitioner.
- Sec. 58.261. EFFECT OF SEALING RECORDS. (a) A person whose
- 21 records have been sealed under this subchapter is not required to
- 22 state in any proceeding or in any application for employment,
- 23 <u>licensing</u>, admission, housing, or other public or private benefit
- 24 that the person has been the subject of a juvenile matter.
- 25 (b) A person's denial of the existence of records sealed
- 26 under this subchapter or of the person's involvement in a juvenile
- 27 matter, the information in the records, or the fact that the records

- 1 once existed may not be used against the person in any manner,
- 2 including in:
- 3 (1) a perjury prosecution or other criminal
- 4 proceeding;
- 5 (2) a civil proceeding, including an administrative
- 6 proceeding involving a governmental entity;
- 7 (3) an application process for licensing or
- 8 certification; or
- 9 (4) an admission, employment, or housing decision.
- 10 (c) A person who is the subject of records sealed under this
- 11 <u>subchapter may not waive the protected status of the records</u> or the
- 12 consequences of the protected status.
- 13 Sec. 58.262. INFORMATION GIVEN TO CHILD REGARDING SEALING
- 14 OF RECORDS. (a) When a child is referred to the juvenile probation
- 15 department, an employee of the juvenile probation department shall
- 16 give the child and the child's parent, guardian, or custodian a
- 17 written explanation describing the process of sealing records under
- 18 this subchapter and a copy of this subchapter.
- 19 (b) On the final discharge of a child, or on the last
- 20 official action in the matter if there is no adjudication, a
- 21 probation officer or official at the Texas Juvenile Justice
- 22 Department, as appropriate, shall give the child and the child's
- 23 parent, guardian, or custodian a written explanation regarding the
- 24 eligibility of the child's records for sealing under this
- 25 subchapter and a copy of this subchapter.
- 26 (c) The written explanation provided to a child under
- 27 Subsections (a) and (b) must include the requirements for a record

- 1 to be eligible for sealing, including an explanation of the records
- 2 that are exempt from sealing under Section 58.252, and the
- 3 following information:
- 4 (1) that, regardless of whether the child's conduct
- 5 was adjudicated, the child has a juvenile record with the
- 6 Department of Public Safety and the Federal Bureau of
- 7 <u>Investigation</u>;
- 8 (2) the child's juvenile record is a permanent record
- 9 unless the record is destroyed under this subchapter;
- 10 (3) except as provided by Section 58.260, the child's
- 11 juvenile record, other than treatment records made confidential by
- 12 law, may be accessed by a police officer, sheriff, prosecutor,
- 13 probation officer, correctional officer, or other criminal or
- 14 juvenile justice official unless the record is sealed as provided
- 15 by this subchapter;
- 16 (4) sealing of the child's records under Section
- 17 58.253 or Section 58.255, as applicable, does not require any
- 18 action by the child or the child's family, including the filing of
- 19 an application or hiring of a lawyer, but occurs automatically at
- 20 age 18, 19, 25, or 31, as applicable based on the child's referral
- 21 and adjudication history;
- 22 (5) the child's juvenile record may be eligible for an
- 23 <u>earlier sealing date under Section 58.256</u>, but an earlier sealing
- 24 requires the child or an attorney for the child to file an
- 25 application with the court;
- 26 (6) the impact of sealing records on the child; and
- 27 (7) the circumstances under which a sealed record may

- 1 be reopened.
- 2 (d) The Texas Juvenile Justice Department shall adopt rules
- 3 to implement this section and to facilitate the effective
- 4 explanation of the information required to be communicated by this
- 5 section.
- 6 Sec. 58.263. DESTRUCTION OF RECORDS: NO PROBABLE CAUSE.
- 7 The court shall order the destruction of the records relating to the
- 8 conduct for which a child is taken into custody, including records
- 9 contained in the juvenile justice information system, if:
- 10 (1) a determination is made under Section 53.01 that
- 11 no probable cause exists to believe the child engaged in the conduct
- 12 and the case is not referred to a prosecutor for review under
- 13 Section 53.012; or
- 14 (2) a determination that no probable cause exists to
- 15 believe the child engaged in the conduct is made by a prosecutor
- 16 under Section 53.012.
- 17 Sec. 58.264. PERMISSIBLE DESTRUCTION OF RECORDS. (a)
- 18 Subject to Subsections (b) and (c) of this section, Section
- 19 202.001, Local Government Code, and any other restrictions imposed
- 20 by an entity's records retention guidelines, the following persons
- 21 may authorize the destruction of records in a closed juvenile
- 22 matter, regardless of the date the records were created:
- 23 (1) a juvenile board, in relation to the records in the
- 24 possession of the juvenile probation department;
- 25 (2) the head of a law enforcement agency, in relation
- 26 to the records in the possession of the agency; and
- 27 (3) a prosecuting attorney, in relation to the records

1 in the possession of the prosecuting attorney's office. 2 The records related to a person referred to a juvenile 3 probation department may be destroyed if the person: 4 (1) is at least 18 years of age, and: 5 (A) the most serious conduct for which the person was adjudicated was conduct indicating a need for supervision; 6 7 (B) the most serious conduct for which the person 8 was referred was conduct indicating a need for supervision and the person was not adjudicated as having engaged in the conduct; or 9 10 (C) the referral or information did not relate to conduct indicating a need for supervision or delinquent conduct and 11 12 the juvenile probation department, prosecutor, or juvenile court did not take action on the referral or information for that reason; 13 14 (2) is at least 21 years of age, and: 15 (A) the most serious conduct for which the person was adjudicated was delinquent conduct that violated a penal law of 16 17 the grade of misdemeanor; or (B) the most serious conduct for which the person 18 19 was referred was delinquent conduct and the person was not adjudicated as having engaged in the conduct; or 20 21 (3) is at least 31 years of age and the most serious 22 conduct for which the person was adjudicated was delinquent conduct 23 that violated a penal law of the grade of felony. 24 (c) If a record contains information relating to more than one person referred to a juvenile probation department, the record 25

(1) the destruction of the record is authorized under

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may only be destroyed if:

- 1 this section; and
- 2 (2) information in the record that may be destroyed
- 3 under this section can be separated from information that is not
- 4 authorized to be destroyed.
- 5 (d) Electronic records are considered to be destroyed if the
- 6 <u>electronic records</u>, including the index to the records, are
- 7 <u>deleted.</u>
- 8 (e) Converting physical records to electronic records and
- 9 subsequently destroying the physical records while maintaining the
- 10 electronic records is not considered destruction of a record under
- 11 this subchapter.
- 12 (f) This section does not authorize the destruction of the
- 13 records of the juvenile court or clerk of court.
- 14 (g) This section does not authorize the destruction of
- 15 records maintained for statistical and research purposes by the
- 16 Texas Juvenile Justice Department in a juvenile information and
- 17 case management system authorized under Section 58.403.
- (h) This section does not affect the destruction of physical
- 19 records and files authorized by the Texas State Library Records
- 20 Retention Schedule.
- 21 Sec. 58.265. JUVENILE RECORDS NOT SUBJECT TO EXPUNCTION.
- 22 Records to which this chapter applies are not subject to an order of
- 23 expunction issued by any court.
- SECTION 18. Section 58.112, Family Code, is transferred to
- 25 Chapter 203, Human Resources Code, and redesignated as Section
- 26 203.019, Human Resources Code, to read as follows:
- Sec. 203.019 [ $\frac{58.112}{}$ ]. REPORT TO LEGISLATURE. Not later

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S.B. No. 1304
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- 1 than August 15 of each year, the Texas Juvenile Justice Department
- 2 shall submit to the lieutenant governor, the speaker of the house of
- 3 representatives, and the governor a report that contains the
- 4 following statistical information relating to children referred to
- 5 a juvenile court during the preceding year:
- 6 (1) the ages, races, and counties of residence of the
- 7 children transferred to a district court or criminal district court
- 8 for criminal proceedings; and
- 9 (2) the ages, races, and counties of residence of the
- 10 children committed to the Texas Juvenile Justice Department, placed
- 11 on probation, or discharged without any disposition.
- 12 SECTION 19. Section 411.151(a), Government Code, is amended
- 13 to read as follows:
- 14 (a) The director shall expunge a DNA record of an individual
- 15 from a DNA database if the person:
- 16 (1) notifies the director in writing that the DNA
- 17 record has been ordered to be expunged under this section or Chapter
- 18 55, Code of Criminal Procedure, and provides the director with a
- 19 certified copy of the court order that expunges the DNA record; or
- 20 (2) provides the director with a certified copy of a
- 21 court order issued under <u>Subchapter C-1, Chapter 58</u> [<del>Section</del>
- $22 \frac{58.003}{}$ ], Family Code, that seals the juvenile record of the
- 23 adjudication that resulted in the DNA record.
- 24 SECTION 20. The following provisions of the Family Code are
- 25 repealed:
- 26 (1) Section 58.001(b);
- 27 (2) Section 58.003;

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(3) Section 58.006;
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                    Sections 58.007(c), (d), (e), and (f);
 2
               (4)
                    Section 58.0071;
 3
               (5)
4
               (6)
                    Section 58.00711;
                    Section 58.106(a-1); and
5
               (7)
6
               (8) Subchapter C, Chapter 58.
                           Except as provided by Subsection (b), the
          SECTION 21.
7
                       (a)
   changes in law made by this Act apply only to records relating to
   conduct that occurs on or after the effective date of this Act.
   Conduct that occurred before the effective date of this Act is
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   governed by the law in effect on the date the conduct occurred, and
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   the former law is continued in effect for that purpose.
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   purposes of this section, conduct occurred before the effective
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   date of this Act if any element of the conduct occurred before the
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   effective date of this Act.
          (b) Section 58.264, Family Code, as added by this Act,
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   applies to records relating to conduct that occurred before, on, or
   after the effective date of this Act.
18
          SECTION 22. This Act takes effect September 1, 2017.
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