

By: Johnson

S. B. No. 1752

A BILL TO BE ENTITLED

# 1 AN ACT

2 relating to status offenses committed by a child, including the  
3 repeal of the status offense of a child voluntarily running away  
4 from home.

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

6 SECTION 1. Article 45A.463(g), Code of Criminal Procedure,  
7 is amended to read as follows:

12 (1) for a person applying for the expunction of a  
13 conviction for an offense described by Section 8.07(a)(4) or (5),  
14 Penal Code, the person was not convicted of any other offense  
15 described by those subdivisions while the person was a child; and

16 (2) for a person applying for the expunction of a  
17 conviction for an offense described by Section [43.261](#), Penal Code,  
18 the person was not found to have engaged in conduct indicating a  
19 need for supervision described by Section [51.03\(b\)\(5\)](#)  
20 [[51.03\(b\)\(6\)](#)], Family Code, while the person was a child.

21 SECTION 2. Section 33.051(2), Education Code, is amended to  
22 read as follows:

23 (2) "Missing child" means a child whose whereabouts  
24 are unknown to the legal custodian of the child and:

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1 (A) the circumstances of whose absence indicate  
2 that the child did not voluntarily leave the care and control of the  
3 custodian and that the taking of the child was not authorized by  
4 law; or

5 (B) the child has voluntarily left the child's  
6 home without the consent of the custodian for a substantial length  
7 of time or without intent to return [engaged in conduct indicating a  
8 need for supervision under Section 51.03(b)(2), Family Code].

9 SECTION 3. Section 51.02, Family Code, is amended by  
10 amending Subdivision (15) and adding Subdivision (15-a) to read as  
11 follows:

12 (15) "Status offender" means a child who is accused,  
13 adjudicated, or convicted of a status offense.

17 (A) [running away from home under Section  
18 51.03(b)(2);

19 [REDACTED] a fineable only offense under Section  
20 51.03(b)(1) transferred to the juvenile court under Section  
21 51.08(b), but only if the conduct constituting the offense would  
22 not have been criminal if engaged in by an adult;

27 (D) ~~(E)~~ a violation of any other fineable only

1 offense under Section [8.07](#)(a)(4) or (5), Penal Code, but only if the  
2 conduct constituting the offense would not have been criminal if  
3 engaged in by an adult.

4 SECTION 4. Section [51.03](#)(b), Family Code, is amended to  
5 read as follows:

6 (b) Conduct indicating a need for supervision is:

7 (1) subject to Subsection (f), conduct, other than a  
8 traffic offense, that violates:

9 (A) the penal laws of this state of the grade of  
10 misdemeanor that are punishable by fine only; or

11 (B) the penal ordinances of any political  
12 subdivision of this state;

13 (2) ~~[the voluntary absence of a child from the child's~~  
14 ~~home without the consent of the child's parent or guardian for a~~  
15 ~~substantial length of time or without intent to return;~~

16 ~~[+3]~~ conduct prohibited by city ordinance or by state  
17 law involving the inhalation of the fumes or vapors of paint and  
18 other protective coatings or glue and other adhesives and the  
19 volatile chemicals itemized in Section [485.001](#), Health and Safety  
20 Code;

21 (3) ~~[+4]~~ an act that violates a school district's  
22 previously communicated written standards of student conduct for  
23 which the child has been expelled under Section [37.007](#)(c),  
24 Education Code;

25 (4) ~~[+5]~~ notwithstanding Subsection (a)(1), conduct  
26 described by Section [43.02](#) or [43.021](#), Penal Code;

27 (5) ~~[+6]~~ notwithstanding Subsection (a)(1), conduct

1 that violates Section [43.261](#), Penal Code; or  
2                   (6) [+] notwithstanding Subsection (a)(1), conduct  
3 that violates Section [42.0601](#), Penal Code, if the child has not  
4 previously been adjudicated as having engaged in conduct violating  
5 that section.

6                   SECTION 5. Section [51.12](#), Family Code, is amended by adding  
7 Subsection (a-1) to read as follows:

8                   (a-1) Notwithstanding any other provision of this section,  
9 a child may only be detained in an office or place described by  
10 Subsection (a)(1) or (2) or a nonsecure correctional facility that  
11 meets the conditions of Subsections (j-1)(1), (3), and (4) if the  
12 child is accused only of a status offense.

13                   SECTION 6. Section [51.13\(e\)](#), Family Code, is amended to  
14 read as follows:

15                   (e) A finding that a child engaged in conduct indicating a  
16 need for supervision as described by Section [51.03\(b\)\(5\)](#)  
17 [[51.03\(b\)\(6\)](#)] is a conviction only for the purposes of Sections  
18 [43.261\(c\)](#) and [\(d\)](#), Penal Code.

19                   SECTION 7. Section [52.02\(a\)](#), Family Code, is amended to  
20 read as follows:

21                   (a) Except as provided by Subsection (c), a person taking a  
22 child into custody, without unnecessary delay and without first  
23 taking the child to any place other than a juvenile processing  
24 office designated under Section [52.025](#), shall do one of the  
25 following:

26                   (1) release the child to a parent, guardian, custodian  
27 of the child, or other responsible adult upon that person's promise

1 to bring the child before the juvenile court as requested by the  
2 court;

3 (2) bring the child before the office or official  
4 designated by the juvenile board if there is probable cause to  
5 believe that the child engaged in delinquent conduct, conduct  
6 indicating a need for supervision, or conduct that violates a  
7 condition of probation imposed by the juvenile court;

8 (3) bring the child to a detention facility designated  
9 by the juvenile board;

10 (4) bring the child to a secure detention facility as  
11 provided by Section 51.12(j), unless the child is accused only of a  
12 status offense;

13 (5) bring the child to a medical facility if the child  
14 is believed to suffer from a serious physical condition or illness  
15 that requires prompt treatment;

16 (6) dispose of the case under Section 52.03; ~~[or]~~

17 (7) if school is in session and the child is a student,  
18 bring the child to the school campus to which the child is assigned  
19 if the principal, the principal's designee, or a peace officer  
20 assigned to the campus agrees to assume responsibility for the  
21 child for the remainder of the school day; or

22 (8) if the child is accused only of a status offense:

23 (A) bring the child to a place of nonsecure  
24 custody in compliance with Articles 45A.453(d), (e), and (f), Code  
25 of Criminal Procedure; or

26 (B) if a juvenile processing office or place of  
27 nonsecure custody is not available, bring the child to a nonsecure

1 correctional facility that meets the conditions of Sections  
2 51.12(j-1)(1), (3), and (4).

3 SECTION 8. Section 54.011, Family Code, is amended by  
4 amending Subsection (a) and adding Subsection (a-1) to read as  
5 follows:

6 (a) The detention hearing for a ~~status offender or~~  
7 nonoffender who has not been released administratively under  
8 Section 53.02 shall be held before the 24th hour after the time the  
9 child arrived at a detention facility, excluding hours of a weekend  
10 or a holiday. Except as otherwise provided by this section, the  
11 judge or referee conducting the detention hearing shall release the  
12 ~~status offender or~~ nonoffender from secure detention.

13 (a-1) If a child is accused only of a status offense, the  
14 child may not be detained at a place of nonsecure custody for longer  
15 than six hours, or at a nonsecure correctional facility for longer  
16 than 24 hours, after the time the child arrived at the place of  
17 detention. If the child is not released before the sixth hour after  
18 the time the child arrived at the place of detention, the child is  
19 entitled to a detention hearing that must be held before the 24th  
20 hour after the time the child arrived at the place of detention,  
21 excluding weekends and holidays. Except as otherwise provided by  
22 this section, the judge or referee conducting the detention hearing  
23 shall release the child from detention.

24 SECTION 9. Section 54.04(o), Family Code, is amended to  
25 read as follows:

26 (o) In a disposition under this title:

27 (1) a status offender may not, under any

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1 circumstances, be committed to the Texas Juvenile Justice  
2 Department for engaging in conduct that would not, under state or  
3 local law, be a crime if committed by an adult;

4 (2) a status offender may not, under any circumstances  
5 [~~other than as provided under Subsection (n)~~], be placed in a  
6 post-adjudication secure correctional facility; and

7 (3) a child adjudicated for contempt of a county,  
8 justice, or municipal court order may not, under any circumstances,  
9 be placed in a post-adjudication secure correctional facility or  
10 committed to the Texas Juvenile Justice Department for that  
11 conduct.

12 SECTION 10. Section [54.0404](#)(a), Family Code, is amended to  
13 read as follows:

14 (a) If a child is found to have engaged in conduct  
15 indicating a need for supervision described by Section [51.03](#)(b)(5)  
16 [~~51.03(b)(6)~~], the juvenile court may enter an order requiring the  
17 child to attend and successfully complete an educational program  
18 described by Section [37.218](#), Education Code, or another equivalent  
19 educational program.

20 SECTION 11. Section [59.003](#)(a), Family Code, is amended to  
21 read as follows:

22 (a) Subject to Subsection (e), after a child's first  
23 commission of delinquent conduct or conduct indicating a need for  
24 supervision, the probation department or prosecuting attorney may,  
25 or the juvenile court may, in a disposition hearing under Section  
26 [54.04](#) or a modification hearing under Section [54.05](#), assign a child  
27 one of the following sanction levels according to the child's

1 conduct:

2 (1) for conduct indicating a need for supervision,  
3 other than conduct described in Section 51.03(b)(2) or (3)  
4 [~~51.03(b)(3) or (4)~~] or a Class A or B misdemeanor, the sanction  
5 level is one;

6 (2) for conduct indicating a need for supervision  
7 under Section 51.03(b)(2) or (3) [~~51.03(b)(3) or (4)~~] or a Class A  
8 or B misdemeanor, other than a misdemeanor involving the use or  
9 possession of a firearm, or for delinquent conduct under Section  
10 51.03(a)(2), the sanction level is two;

11 (3) for a misdemeanor involving the use or possession  
12 of a firearm or for a state jail felony or a felony of the third  
13 degree, the sanction level is three;

14 (4) for a felony of the second degree, the sanction  
15 level is four;

16 (5) for a felony of the first degree, other than a  
17 felony involving the use of a deadly weapon or causing serious  
18 bodily injury, the sanction level is five;

19 (6) for a felony of the first degree involving the use  
20 of a deadly weapon or causing serious bodily injury, for an  
21 aggravated controlled substance felony, or for a capital felony,  
22 the sanction level is six; or

23 (7) for a felony of the first degree involving the use  
24 of a deadly weapon or causing serious bodily injury, for an  
25 aggravated controlled substance felony, or for a capital felony, if  
26 the petition has been approved by a grand jury under Section 53.045,  
27 or if a petition to transfer the child to criminal court has been

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1 filed under Section 54.02, the sanction level is seven.

2 SECTION 12. The following provisions of the Family Code are  
3 repealed:

4 (1) Sections 51.03(e) and 54.04(n); and  
5 (2) Section 58.0022.

6 SECTION 13. The changes in law made by this Act apply only  
7 to conduct that occurs on or after the effective date of this Act.  
8 Conduct that occurs before the effective date of this Act is  
9 governed by the law in effect on the date the conduct occurred, and  
10 the former law is continued in effect for that purpose. For the  
11 purposes of this section, conduct occurred before the effective  
12 date of this Act if any element of the conduct occurred before that  
13 date.

14 SECTION 14. This Act takes effect September 1, 2025.