SENATE AMENDMENTS

2nd Printing

By: Leach H.B. No. 5081

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the protection of personal identifying information of
3	certain persons in the judicial system; creating criminal offenses.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. The heading to Subtitle H, Title 2, Government
6	Code, is amended to read as follows:
7	SUBTITLE H. INFORMATION RESOURCES AND PRIVACY
8	SECTION 2. Subtitle H, Title 2, Government Code, is amended
9	by adding Chapter 92 to read as follows:
10	CHAPTER 92. PROTECTION OF PERSONAL IDENTIFYING INFORMATION OF
11	AT-RISK INDIVIDUALS COLLECTED AND STORED BY DATA BROKERS AND OTHER
12	PERSONS
13	Sec. 92.001. DEFINITIONS. In this chapter:
14	(1) "At-risk individual" means:
15	(A) a judge, as defined by Section 33.001;
16	(B) a court clerk; and
17	(C) an employee of a state court, a court clerk,
18	the office, or another agency in the judicial branch of state
19	government.
20	(2) "Court clerk" means the clerk of the supreme
21	court, the court of criminal appeals, a court of appeals, a district
22	court, a county court, a statutory county court, a statutory
23	probate court, a justice court, or a municipal court.
24	(3) "Covered information":

1	(A) means:
2	(i) a home address, including primary and
3	secondary residences;
4	(ii) a home or personal telephone number,
5	including a mobile telephone number;
6	(iii) an e-mail address;
7	(iv) a social security number or driver's
8	license number;
9	(v) bank account, credit card, or debit
10	<pre>card information;</pre>
11	(vi) a license plate number or other unique
12	identifier of a vehicle owned, leased, or regularly used;
13	(vii) the identity of a child younger than
14	18 years of age;
15	(viii) a person's date of birth;
16	(ix) information regarding current or
17	future school or day care attendance, including the name or address
18	of the school or day care, schedules of attendance, or routes taken
19	to or from the school or day care;
20	(x) employment information, including the
21	name or address of the employer, employment schedules, or routes
22	taken to or from the employer's location; and
23	(xi) photographs or videos that reveal
24	information listed in Subparagraphs (i)-(x); and
25	(B) does not include:
26	(i) information regarding employment with a
27	state agency; or

1	(ii) the display of a property address on a
2	real estate or mapping Internet website, provided the address is
3	not displayed in connection with ownership, occupancy, or other
4	personal identifying information.
5	(4) "Data broker" has the meaning assigned by Section
6	509.001, Business & Commerce Code, as added by Chapter 963
7	(S.B. 2105), Acts of the 88th Legislature, Regular Session, 2023.
8	The term does not include a commercial entity that:
9	(A) is engaged in the business of:
10	(i) reporting, news-gathering, speaking,
11	or engaging in other activities intended to inform the public on
12	matters of public interest or public concern;
13	(ii) providing 411 directory assistance or
14	directory information services, including name, address, and
15	telephone number, on behalf of or as a function of a
16	telecommunications carrier;
17	(iii) using personal information
18	internally, by providing access to businesses under common
19	ownership or affiliated by corporate control, or selling or
20	providing data for a transaction or service requested by or
21	concerning the individual whose personal information is being
22	transferred;
23	(iv) providing publicly available
24	information using real-time or near real-time alert services for
25	health or safety purposes; or
26	(v) collecting and selling or licensing
27	

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1
   described by this subdivision; or
2
                    (B) is engaged in business as:
 3
                         (i) a consumer reporting agency subject to
   Chapter 20, Business & Commerce Code, and the Fair Credit Reporting
4
5
   Act (15 U.S.C. Section 1681 et seq.);
                         (ii) a financial institution subject to the
6
7
   Gramm-Leach-Bliley Act (Pub. L. No. 106-102) and regulations
8
   implementing that Act; or
                         (iii) a covered entity for purposes of the
9
10
   privacy regulations promulgated under Section 264(c), Health
   Insurance Portability and Accountability Act of 1996 (42 U.S.C.
11
12
   Section 1320d-2 note).
               (5) "Immediate family member" means a person related
13
   to another person within the first degree by consanguinity or
14
   affinity, as described by Subchapter B, Chapter 573. The term
15
   includes a foster child, ward, legal dependent, or individual
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   residing in the same household.
17
               (6) "Office" means the Office of Court Administration
18
19
   of the Texas Judicial System.
20
               (7) "State agency" means a public entity in the
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   executive, judicial, or legislative branch of state government.
22
               (8) "State court" means:
23
                    (A) the supreme court or the court of criminal
24
   appeals;
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                    (B) an appellate court, district court, or
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   division of the business court;
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                    (C) a county court, constitutional county court,
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1	statutory county court, or statutory probate court;
2	(D) a justice court; or
3	(E) a municipal court.
4	Sec. 92.002. DATA BROKER PROHIBITIONS. Notwithstanding any
5	other law, a data broker may not knowingly sell, license, trade for
6	consideration, transfer, or purchase covered information of an
7	at-risk individual or an immediate family member of the individual.
8	Sec. 92.003. PROHIBITED DISPLAY OF COVERED INFORMATION.
9	(a) Except as provided by Subsection (b), a person, including a
10	data broker, may not publicly post or display on a publicly
11	accessible Internet website covered information of an at-risk
12	individual or an immediate family member of the individual if the
13	at-risk individual, or the office, acting on the individual's
14	behalf, submits a written request to that person not to disclose or
15	acquire the covered information that is the subject of the request.
16	(b) Subsection (a) does not apply to:
17	(1) covered information of an at-risk individual or an
18	immediate family member of the individual displayed on a publicly
19	accessible Internet website if the information is relevant to and
20	displayed as part of a news story, commentary, editorial, or other
21	speech on a matter of public concern;
22	(2) covered information that an at-risk individual
23	voluntarily posts on the Internet; or
24	(3) covered information received from a governmental
25	entity or an employee or agent of a governmental entity.
26	Sec. 92.004. DUTY OF DATA BROKER TO REMOVE COVERED
27	INFORMATION. After receiving a written request under Section

- 1 <u>92.003, a data broker shall:</u>
- 2 (1) not later than 72 hours after receipt of the
- 3 <u>request:</u>
- 4 (A) remove from the Internet website the covered
- 5 information identified in the request;
- 6 (B) ensure the information is not made available
- 7 on any other publicly accessible Internet website or subsidiary
- 8 website the data broker controls; and
- 9 (C) identify any other instances of the
- 10 information that should be removed; and
- 11 (2) assist the sender in locating the covered
- 12 information that may be posted on any publicly accessible Internet
- 13 website or subsidiary website controlled by the data broker.
- 14 Sec. 92.005. OFFICE PROCEDURES. The judicial security
- 15 division of the office shall develop a process by which a judge can
- 16 file a written request with the director of the office to notify a
- 17 data broker or other person, on the judge's behalf, of a written
- 18 request submitted by the judge to remove covered information posted
- 19 or displayed by the person on a publicly accessible Internet
- 20 website.
- Sec. 92.006. TRANSFER. (a) Except as provided by
- 22 Subsection (b), after receiving a written request under Section
- 23 92.003, the person may not transfer the covered information to any
- 24 other person through any medium.
- 25 (b) Subsection (a) does not apply to:
- 26 (1) the transfer of the covered information that is
- 27 relevant to and displayed as part of a news story, commentary,

- 1 editorial, or other speech on a matter of public concern;
- 2 (2) covered information the at-risk individual or the
- 3 immediate family member of the individual voluntarily posts on the
- 4 Internet; or
- 5 (3) a transfer of the covered information:
- 6 (A) at the request of the at-risk individual; or
- 7 (B) as necessary to produce a request to the
- 8 person from the at-risk individual.
- 9 Sec. 92.007. CIVIL REMEDIES. (a) If the covered
- 10 information of an at-risk individual or an immediate family member
- 11 of the individual is made public as a result of a violation of this
- 12 chapter, the at-risk individual or the individual's designee may
- 13 bring an action in a court seeking injunctive or declaratory
- 14 relief.
- (b) If the plaintiff prevails in an action brought under
- 16 Subsection (a), the court, in addition to issuing an order for
- 17 injunctive or declaratory relief, may:
- 18 (1) impose a fine of \$500 for each day the covered
- 19 information remains public after the date on which the order for
- 20 injunctive or declaratory relief is issued; and
- 21 (2) if the defendant is not a state agency, award to
- 22 the at-risk individual, or the individual's immediate family,
- 23 <u>exemplary damages, court costs, and reasonable attorney's fees.</u>
- Sec. 92.008. CRIMINAL OFFENSES. (a) A person commits an
- 25 offense if:
- 26 (1) the person intentionally posts covered
- 27 information of an at-risk individual or an immediate family member

- 1 of the individual on a publicly accessible Internet website without
- 2 first obtaining the consent of the individual whose information was
- 3 posted;
- 4 (2) the information is posted with intent to cause or
- 5 threaten to cause harm to or harassment of an at-risk individual or
- 6 a member of the individual's immediate family; and
- 7 (3) under the circumstances, harm to or harassment of
- 8 the at-risk individual or immediate family member is a probable
- 9 consequence of the posting of the information.
- 10 (b) A person other than a data broker commits an offense if
- 11 the person does not remove from a publicly accessible Internet
- 12 website controlled by the person covered information identified in
- 13 a written request submitted under Section 92.003 within 48 hours of
- 14 receiving the request.
- (c) For purposes of Subsection (a), it is prima facie
- 16 evidence of the intent to cause or threaten to cause harm to or
- 17 harassment of an at-risk individual or a member of the individual's
- 18 immediate family if the person:
- 19 (1) receives a written request not to disclose the
- 20 covered information for safety reasons; and
- 21 <u>(2) either:</u>
- (A) fails to remove the covered information from
- 23 the Internet website within 48 hours of receiving the request; or
- 24 (B) before the fourth anniversary of the date the
- 25 <u>business receives the request, reposts the covered information on</u>
- 26 the same Internet website or another publicly accessible Internet
- 27 website or makes the information publicly available through another

- 1 medium.
- 2 (d) An offense under this section is a Class B misdemeanor,
- 3 except that the offense is a Class A misdemeanor if the offense
- 4 results in the bodily injury of:
- 5 (1) the at-risk individual whose covered information
- 6 was posted on the Internet website; or
- 7 (2) an immediate family member of the individual.
- 8 SECTION 3. (a) Chapter 92, Government Code, as added by
- 9 this Act, applies only to covered information posted on a publicly
- 10 accessible Internet website on or after the effective date of this
- 11 Act.
- 12 (b) Sections 92.003 and 92.004, Government Code, as added by
- 13 this Act, apply to covered information available on a publicly
- 14 accessible Internet website on or after the effective date of this
- 15 Act, regardless of the date on which the information was originally
- 16 posted.
- 17 (c) The Office of Court Administration of the Texas Judicial
- 18 System is required to implement Section 92.005, Government Code, as
- 19 added by this Act, only if the legislature appropriates money
- 20 specifically for that purpose. If the legislature does not
- 21 appropriate money specifically for that purpose, the office may,
- 22 but is not required to, implement Section 92.005 using other
- 23 appropriations available for that purpose.
- 24 (d) The Office of Court Administration of the Texas Judicial
- 25 System may develop or procure a statewide technology system to
- 26 automate the process described in Section 92.005, Government Code,
- 27 as added by this Act.

- 1 (e) Section 92.008, Government Code, as added by this Act,
- 2 applies only to an offense committed on or after the effective date
- 3 of this Act. For purposes of this section, an offense is committed
- 4 before the effective date of this Act if any element of the offense
- 5 occurs before that date.
- 6 SECTION 4. It is the intent of the 89th Legislature, Regular
- 7 Session, 2025, that the amendments made by this Act to Section
- 8 92.001(4), Government Code, be harmonized with another Act of the
- 9 89th Legislature, Regular Session, 2025, relating to
- 10 nonsubstantive additions to and corrections in enacted codes.
- 11 SECTION 5. This Act takes effect September 1, 2025.



Bunder Ceighter

Substitute the following for H.B. No. 6081:

By: Super Super

H.B. No. <u>6081</u>

C.S. H.B. No. 6081

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the protection of personal identifying information of
3	certain individuals in the judicial system; creating a criminal
4	offense.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. The heading to Subtitle H, Title 2, Government
7	Code, is amended to read as follows:
8	SUBTITLE H. INFORMATION RESOURCES AND SECURITY
9	SECTION 2. Subtitle H, Title 2, Government Code, is amended
LO	by adding Chapter 92 to read as follows:
L1	CHAPTER 92. PROTECTION OF PERSONAL IDENTIFYING INFORMATION OF
L2	AT-RISK INDIVIDUALS
L3	Sec. 92.001. DEFINITIONS. In this chapter:
L4	(1) "At-risk individual" means:
L5	(A) a judge, as defined by Section 33.001;
L6	(B) a court clerk; and
L7	(C) an employee of a state court, a court clerk,
L8	the office, or another agency in the judicial branch of state
L9	government.
20	(2) "Court clerk" means the clerk of a state court.
21	(3) "Covered information":
22	(A) means:
23	(i) a home address, including primary and
24	secondary residences;

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(ii) a home or personal telephone number,
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   including a mobile telephone number, used exclusively for purposes
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    other than a business or commercial purpose;
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                          (iii) an e-mail address;
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                          (iv) a social security number or driver's
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    license number;
 7
                          (v) bank account, credit card, or debit
 8
   card information;
 9
                          (vi) a license plate number or other unique
    identifier of a vehicle owned, leased, or regularly used;
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11
                          (vii) the identity of a child younger than
12
   18 years of age;
13
                          (viii) a person's date of birth;
14
                          (ix) information regarding current or
15
    future school or day care attendance, including the name or address
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    of the school or day care, schedules of attendance, or routes taken
    to or from the school or day care;
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18
                          (x) employment information, including the
    name or address of the employer, employment schedules, or routes
19
20
    taken to or from the employer's location; and
21
                          (xi) photographs or videos that reveal
22
    information listed in Subparagraphs (i)-(x); and
23
                    (B) does not include:
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                          (i) information regarding employment with a
25
   state agency; or
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                          (ii) the display of a property address on a
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    real estate or mapping Internet website, provided the address is
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not displayed in connection with ownership, occupancy, or other
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   personal identifying information.
3
              (4) "Data broker" has the meaning assigned by Section
4
   509.001, Business & Commerce Code, as added by Chapter 963
5
   (S.B. 2105), Acts of the 88th Legislature, Regular Session, 2023.
   The term does not include a commercial entity that:
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7
                   (A) is engaged in the business of:
                        (i) reporting, news-gathering, speaking,
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9
   or engaging in other activities intended to inform the public on
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   matters of public interest or public concern;
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                        (ii) providing 411 directory assistance or
   directory information services, including name, address, and
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   telephone number, on behalf of or as a function of a
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   telecommunications carrier;
                        (iii) using personal
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                                                      information
   internally, by providing access to businesses under common
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   ownership or affiliated by corporate control, or selling or
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   providing data for a transaction or service requested by or
   concerning the individual whose personal information is being
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   transferred;
21
                        (iv) providing publicly available
   information using real-time or near real-time alert services for
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   health or safety purposes; or
                        (v) collecting and selling or licensing
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   covered information incidental to conducting the activities
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described by this subdivision; or

(B) is engaged in business as:

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(i) a consumer reporting agency subject to
 2
   Chapter 20, Business & Commerce Code, and the Fair Credit Reporting
 3
   Act (15 U.S.C. Section 1681 et seq.);
 4
                         (ii) a financial institution subject to the
   Gramm-Leach-Bliley Act (Pub. L. No. 106-102) and regulations
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6
   implementing that Act; or
7
                         (iii) a covered entity for purposes of the
   privacy regulations promulgated under Section 264(c), Health
8
9
   Insurance Portability and Accountability Act of 1996 (42 U.S.C.
10
   Section 1320d-2 note).
               (5) "Immediate family member" means an individual
11
   related to another individual within the first degree by
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   consanguinity or affinity, as described by Subchapter B, Chapter
   573. The term includes a foster child, ward, legal dependent, or
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15
   individual residing in the same household.
16
               (6) "Office" means the Office of Court Administration
17
   of the Texas Judicial System.
18
                    "Person" has the meaning assigned by Section 1.07,
19
   Penal Code.
                    "State agency" means a public entity in the
20
               (8)
21
   executive, judicial, or legislative branch of state government.
22
                   "State court" means:
23
                    (A) the supreme court or the court of criminal
24
   appeals;
25
                    (B) an appellate court, district court, or
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   division of the business court;
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                    (C) a county court, constitutional county court,
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statutory county court, or statutory probate court;
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2
                    (D) a justice court; or
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                    (E) a municipal court.
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         Sec. 92.002. PROHIBITED DISSEMINATION OF COVERED
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   INFORMATION. (a) Except as provided by Subsection (b), a person
   may not knowingly sell, license, trade for consideration, transfer,
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   purchase, or otherwise disseminate covered information of an
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   at-risk individual or an immediate family member of the individual
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   if the individual, or the office, acting on the individual's
   behalf, submits to the person a written request for the person not
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   to sell, license, trade for consideration, transfer, purchase, or
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   otherwise disseminate the information.
         (b) Subsection (a) does not apply to:
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14
               (1) the dissemination of personal information as part
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   of a news story, commentary, editorial, or other speech on a matter
   of public concern to which the information is relevant;
16
               (2) personal information voluntarily published by the
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18
   at-risk individual or family member of the individual to whom the
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   information refers;
               (3) the dissemination of personal information at the
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   request of the individual or family member or as necessary to
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   effectuate a request of the individual or family member;
23
               (4) a business's internal use of the personal
   information of the individual or family member, including
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dissemination of the information to a business under common

ownership or affiliated by corporate control, or for a transaction

or service requested by or concerning the individual or family

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1
   member;
 2
               (5) a business providing publicly available
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   information through real-time or near real-time alert services for
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   health or safety purposes;
 5
               (6) a business engaged in the collection, maintenance,
   disclosure, sale, communication, or use of personal information
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 7
   relating to a consumer's credit worthiness, credit standing, credit
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   capacity, character, general reputation, personal characteristics,
   or mode of living for use in a consumer credit report, or by a user
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   of a consumer credit report to the extent the collection,
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   maintenance, disclosure, sale, communication, or use is regulated
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12
    by and authorized under the Fair Credit Reporting Act (15 U.S.C.
13
    Section 1681 et seq.);
               (7) a consumer reporting agency subject to the Fair
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15
    Credit Reporting Act (15 U.S.C. Section 1681 et seq.);
16
               (8) a business using personal information collected,
17
   processed, sold, or disclosed in compliance with the Driver's
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   Privacy Protection Act of 1994 (18 U.S.C. Section 2721 et seq.);
19
               (9) a business using personal information to:
20
                    (A) prevent, detect, protect against, or respond
    to security incidents, identity theft, fraud, harassment,
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22
    malicious or deceptive acts, or any other illegal activity;
23
                    (B) preserve the integrity or security of
24
   computer systems; or
25
                    (C) investigate, report, or prosecute a person
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   for engaging in conduct described by Paragraph (A);
27
               (10) a financial institution, affiliate of a financial
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   institution, or data subject to Title V, Gramm-Leach-Bliley Act (15
2
   U.S.C. Section 6801 et seq.);
              (11) a covered entity or business associate for
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4
   purposes of the privacy regulations promulgated under the Health
5
   Insurance Portability and Accountability Act of 1996 (42 U.S.C.
   Section 1320d et seq.);
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7
              (12) an insurance or insurance support organization;
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               (13) a law enforcement agency, law enforcement support
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   organization, or vendor that provides data support services to a
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   law enforcement agency;
               (14) the provision of information by 411 directory
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   assistance or a directory information service, including the
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   provision of a name, address, or telephone number, by or on behalf
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   of a telecommunications carrier;
               (15) personal information contained in:
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                    (A) real property records;
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                    (B) uniform commercial code filings and tax
17
   liens; or
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                              other records maintained by a
                    (C) any
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    governmental entity evidencing title to, or any lien, judgment, or
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other encumbrance on, real or personal property; or

subsection.

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information incidental to conducting activities described in this

(a) Except as provided by Subsection (b), a person, including a

data broker, may not publicly post or display on a publicly

Sec. 92.003. PROHIBITED DISPLAY OF COVERED INFORMATION.

(16) the collection and sale or licensing of covered

- 1 accessible Internet website covered information of an at-risk
- 2 individual or an immediate family member of the individual if the
- 3 at-risk individual, or the office, acting on the individual's
- 4 behalf, submits a written request to that person not to disclose or
- 5 acquire the covered information subject to the request.
- 6 (b) Subsection (a) does not apply to:
- 7 (1) covered information of an at-risk individual or an
- 8 immediate family member of the individual displayed on a publicly
- 9 accessible Internet website as part of a news story, commentary,
- 10 editorial, or other speech on a matter of public concern to which
- 11 the information is relevant;
- (2) covered information voluntarily posted on the
- 13 Internet by the individual or immediate family member to whom the
- 14 information refers; or
- 15 (3) covered information disseminated by a
- 16 governmental entity or an employee or agent of a governmental
- 17 entity.
- 18 Sec. 92.004. DUTY TO REMOVE COVERED INFORMATION. After
- 19 receiving a written request under Section 92.002 or 92.003, a
- 20 person, including a data broker, shall:
- 21 (1) not later than the 10th business day after the date
- 22 the request is received:
- (A) remove from the Internet website the covered
- 24 information identified in the request;
- 25 (B) ensure the information is not made available
- 26 on any other publicly accessible Internet website or subsidiary
- 27 website the person controls; and

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                    (C) identify any other instances of
                                                                 the
2
   information that should be removed; and
3
               (2) assist the requestor in locating the covered
   information posted on any publicly accessible Internet website or
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5
   subsidiary website controlled by the person.
         Sec. 92.005. OFFICE PROCEDURES. The judicial security
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   division of the office shall develop a process by which a judge can
   file a written request with the director of the office to notify a
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9
   person, including a data broker, on the judge's behalf, of a written
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   request submitted by the judge to remove covered information posted
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   or displayed by the person on a publicly accessible Internet
12
   website.
         Sec. 92.006. TRANSFER. (a) Except as provided by
13
   Subsection (b) and Section 92.002(b), after receiving a written
14
15
   request under Section 92.003, a person, including a data broker,
   may not transfer the covered information to any other person
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17
   through any medium.
18
         (b) Subsection (a) does not apply to:
19
               (1) the transfer of the covered information as part of
   a news story, commentary, editorial, or other speech on a matter of
20
21
   public concern to which the information is relevant;
               (2) covered information voluntarily posted on the
22
   Internet by the at-risk individual or the immediate family member
23
   of the individual to whom the information refers; or
24
               (3) a transfer of the covered information:
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26
                    (A) at the request of the individual or family
27
   member; or
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(B) as necessary to produce a request to the
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2
   person from the individual or family member.
         Sec. 92.007. CIVIL REMEDIES. (a) If the covered
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4
   information of an at-risk individual or an immediate family member
5
   of the individual is made public as a result of a violation of this
   chapter, the at-risk individual may bring an action in a court
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7
   seeking injunctive or declaratory relief.
         (b) If the plaintiff prevails in an action brought under
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9
   Subsection (a), the court, in addition to issuing an order for
   injunctive or declaratory relief, may:
10
               (1) impose a fine of $500 for each day the covered
11
12
   information remains public after the date on which the order for
13
   injunctive or declaratory relief is issued; and
14
               (2) if the defendant is not a state agency, award to
   the at-risk individual, or the individual's immediate family,
15
16
   exemplary damages, court costs, and reasonable attorney's fees.
17
         Sec. 92.008. CRIMINAL OFFENSES. (a) A person commits an
18
   offense if:
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20 <u>information of an at-risk individual or an immediate family member</u>

(1) the person intentionally posts covered

- 21 of the individual on a publicly accessible Internet website without
- 22 first obtaining the consent of the individual or family member to
- 23 whom the information refers;
- 24 (2) the information is posted with intent to cause or
- 25 threaten to cause harm to or harassment of an at-risk individual or
- 26 the individual's immediate family member; and
- 27 (3) under the circumstances, harm to or harassment of

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- 1 the at-risk individual or immediate family member is a probable
- 2 consequence of the posting of the information.
- 3 (b) A person other than a data broker commits an offense if
- 4 the person does not remove from a publicly accessible Internet
- 5 website controlled by the person covered information identified in
- 6 a written request submitted under Section 92.003 within 10 business
- 7 days of receiving the request.
- 8 (c) An offense under this section is a Class B misdemeanor,
- 9 except the offense is a Class A misdemeanor if the offense results
- 10 in the bodily injury of:
- 11 (1) the at-risk individual whose covered information
- 12 was posted on the Internet website; or
- 13 (2) an immediate family member of the individual.
- 14 SECTION 3. (a) Chapter 92, Government Code, as added by
- 15 this Act, applies only to covered information posted on a publicly
- 16 accessible Internet website on or after the effective date of this
- 17 Act.
- 18 (b) Sections 92.003 and 92.004, Government Code, as added by
- 19 this Act, apply to covered information available on a publicly
- 20 accessible Internet website on or after the effective date of this
- 21 Act, regardless of the date on which the information was originally
- 22 posted.
- (c) The Office of Court Administration of the Texas Judicial
- 24 System is required to implement Section 92.005, Government Code, as
- 25 added by this Act, only if the legislature appropriates money
- 26 specifically for that purpose. If the legislature does not
- 27 appropriate money specifically for that purpose, the office may,

- 1 but is not required to, implement Section 92.005 using other
- 2 appropriations available for that purpose.
- 3 (d) The Office of Court Administration of the Texas Judicial
- 4 System may develop or procure a statewide technology system to
- 5 automate the process described in Section 92.005, Government Code,
- 6 as added by this Act.
- 7 (e) Section 92.008, Government Code, as added by this Act,
- 8 applies only to an offense committed on or after the effective date
- 9 of this Act. For purposes of this section, an offense is committed
- 10 before the effective date of this Act if any element of the offense
- 11 occurs before that date.
- 12 SECTION 4. It is the intent of the 89th Legislature, Regular
- 13 Session, 2025, that the amendments made by this Act to Section
- 14 92.001(4), Government Code, be harmonized with another Act of the
- 15 89th Legislature, Regular Session, 2025, relating to
- 16 nonsubstantive additions to and corrections in enacted codes.
- 17 SECTION 5. This Act takes effect September 1, 2025.

FISCAL NOTE, 89TH LEGISLATIVE REGULAR SESSION

May 27, 2025

TO: Honorable Dustin Burrows, Speaker of the House, House of Representatives

FROM: Jerry McGinty, Director, Legislative Budget Board

IN RE: HB5081 by Leach (Relating to the protection of personal identifying information of certain individuals in the judicial system; creating a criminal offense.), As Passed 2nd House

The fiscal implications of the bill cannot be determined due to the cost of an adequate system to facilitate the process by which an at-risk individual may request the removal of certain information published online being unknown.

The bill would amend the protection of personal identifying information of certain at-risk individuals as defined by the bill.

The Office of Court Administration estimates the cost to implement a system to facilitate the process by which an at-risk individual may request the removal of certain information published online could range from \$200,000 to \$1,000,000, depending on the level of complexity and number of features required.

It is assumed that any impact on state correctional populations or on the demand for state correctional resources would not be significant.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 212 Office of Court Administration, Texas Judicial Council

LBB Staff: JMc, SD, WP, NTh, KDw, DA

FISCAL NOTE, 89TH LEGISLATIVE REGULAR SESSION

May 23, 2025

TO: Honorable Bryan Hughes, Chair, Senate Committee on State Affairs

FROM: Jerry McGinty, Director, Legislative Budget Board

IN RE: HB5081 by Leach (relating to the protection of personal identifying information of certain individuals in the judicial system; creating a criminal offense.), Committee Report 2nd House, Substituted

The fiscal implications of the bill cannot be determined due to the cost of an adequate system to facilitate the process by which an at-risk individual may request the removal of certain information published online being unknown.

The bill would amend the protection of personal identifying information of certain at-risk individuals as defined by the bill.

The Office of Court Administration estimates the cost to implement a system to facilitate the process by which an at-risk individual may request the removal of certain information published online could range from \$200,000 to \$1,000,000, depending on the level of complexity and number of features required.

It is assumed that any impact on state correctional populations or on the demand for state correctional resources would not be significant.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 212 Office of Court Administration, Texas Judicial Council

LBB Staff: JMc, WP, NTh, KDw, DA

FISCAL NOTE, 89TH LEGISLATIVE REGULAR SESSION

May 21, 2025

TO: Honorable Bryan Hughes, Chair, Senate Committee on State Affairs

FROM: Jerry McGinty, Director, Legislative Budget Board

IN RE: HB5081 by Leach (Relating to the protection of personal identifying information of certain persons in the judicial system; creating criminal offenses.), As Engrossed

The fiscal implications of the bill cannot be determined due to the cost of an adequate system to facilitate the process by which an at-risk individual may request the removal of certain information published online being unknown.

The bill would amend the protection of personal identifying information of certain at-risk individuals as defined by the bill.

The Office of Court Administration estimates the cost to implement a system to facilitate the process by which an at-risk individual may request the removal of certain information published online could range from \$200,000 to \$1,000,000, depending on the level of complexity and number of features required.

It is assumed that any impact on state correctional populations or on the demand for state correctional resources would not be significant.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 212 Office of Court Administration, Texas Judicial Council

LBB Staff: JMc, WP, NTh, KDw, DA

FISCAL NOTE, 89TH LEGISLATIVE REGULAR SESSION

April 28, 2025

TO: Honorable Jeff Leach, Chair, House Committee on Judiciary & Civil Jurisprudence

FROM: Jerry McGinty, Director, Legislative Budget Board

IN RE: HB5081 by Leach (relating to the protection of personal identifying information of certain persons in the judicial system; creating a criminal offense.), Committee Report 1st House, Substituted

The fiscal implications of the bill cannot be determined due to the cost of an adequate system to facilitate the process by which an at-risk individual may request the removal of certain information published online being unknown.

The bill would amend Government Code related to the protection of personal identifying information of certain at-risk individuals as defined by the bill.

The Office of Court Administration estimates the cost to implement a system to facilitate the process by which an at-risk individual may request the removal of certain information published online could range from \$200,000 to \$1,000,000, depending on the level of complexity and number of features required.

It is assumed that any impact on state correctional populations or on the demand for state correctional resources would not be significant.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 212 Office of Court Administration, Texas Judicial Council

LBB Staff: JMc, KDw, NTh, DA

FISCAL NOTE, 89TH LEGISLATIVE REGULAR SESSION

April 15, 2025

TO: Honorable Jeff Leach, Chair, House Committee on Judiciary & Civil Jurisprudence

FROM: Jerry McGinty, Director, Legislative Budget Board

IN RE: HB5081 by Leach (Relating to the protection of personal identifying information of certain persons in the judicial system; creating a criminal offense.), As Introduced

The fiscal implications of the bill cannot be determined due to the cost of an adequate system to facilitate the process by which an at-risk individual may request the removal of certain information published online being unknown.

The bill would amend Government Code related to the protection of personal identifying information of certain at-risk individuals as defined by the bill.

The Office of Court Administration estimates the cost to implement a system to facilitate the process by which an at-risk individual may request the removal of certain information published online could range from \$200,000 to \$1,000,000, depending on the level of complexity and number of features required.

It is assumed that any impact on state correctional populations or on the demand for state correctional resources would not be significant.

Local Government Impact

No significant fiscal implication to units of local government is anticipated.

Source Agencies: 212 Office of Court Administration, Texas Judicial Council

LBB Staff: JMc, KDw, DA, NTh

CRIMINAL JUSTICE IMPACT STATEMENT 89TH LEGISLATIVE REGULAR SESSION

May 21, 2025

TO: Honorable Bryan Hughes, Chair, Senate Committee on State Affairs

FROM: Jerry McGinty, Director, Legislative Budget Board

IN RE: HB5081 by Leach (Relating to the protection of personal identifying information of certain persons in the judicial system; creating criminal offenses.), As Engrossed

The bill would not expressly create a felony offense, increase the punishment for an existing misdemeanor to that of a felony, increase the punishment for an existing felony offense or category of felony level offenses, or change the eligibility of a person for felony community supervision, parole, or mandatory supervision. It is assumed that any impact on state correctional populations or on the demand for state correctional resources would not be significant.

Source Agencies:

LBB Staff: JMc, WP, AMr, KDw, QH

CRIMINAL JUSTICE IMPACT STATEMENT 89TH LEGISLATIVE REGULAR SESSION

April 28, 2025

TO: Honorable Jeff Leach, Chair, House Committee on Judiciary & Civil Jurisprudence

FROM: Jerry McGinty, Director, Legislative Budget Board

IN RE: HB5081 by Leach (relating to the protection of personal identifying information of certain persons in the judicial system; creating a criminal offense.), Committee Report 1st House, Substituted

The bill would not expressly create a felony offense, increase the punishment for an existing misdemeanor to that of a felony, increase the punishment for an existing felony offense or category of felony level offenses, or change the eligibility of a person for felony community supervision, parole, or mandatory supervision. It is assumed that any impact on state correctional populations or on the demand for state correctional resources would not be significant.

Source Agencies:

LBB Staff: JMc, KDw, AMr, QH

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LEGISLATIVE BUDGET BOARD
Austin, Texas

CRIMINAL JUSTICE IMPACT STATEMENT

89TH LEGISLATIVE REGULAR SESSION

April 17, 2025

TO: Honorable Jeff Leach, Chair, House Committee on Judiciary & Civil Jurisprudence

FROM: Jerry McGinty, Director, Legislative Budget Board

IN RE: HB5081 by Leach (Relating to the protection of personal identifying information of certain persons in the judicial system; creating a criminal offense.), As Introduced

The bill would not expressly create a felony offense, increase the punishment for an existing misdemeanor to that of a felony, increase the punishment for an existing felony offense or category of felony level offenses, or change the eligibility of a person for felony community supervision, parole, or mandatory supervision. It is assumed that any impact on state correctional populations or on the demand for state correctional resources would not be significant.

Source Agencies:

LBB Staff: JMc, KDw, AMr, QH