S-1935.1

## SUBSTITUTE SENATE BILL 5133

State of Washington 61st Legislature 2009 Regular Session

**By** Senate Human Services & Corrections (originally sponsored by Senators Hargrove, Kline, McCaslin, Regala, and Roach; by request of Board For Judicial Administration)

READ FIRST TIME 02/23/09.

1 AN ACT Relating to access to juvenile case records for the 2 Washington state center for court research and the Washington office of 3 public defense; and amending RCW 13.50.010.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 Sec. 1. RCW 13.50.010 and 1998 c 269 s 4 are each amended to read 6 as follows:

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(1) For purposes of this chapter:

(a) "Juvenile justice or care agency" means any of the following: 8 9 Police, diversion units, court, prosecuting attorney, defense attorney, 10 detention center, attorney general, the legislative children's 11 oversight committee, the office of ((<del>[the]</del>)) the family and children's ombudsman, the department of social and health services and its 12 13 contracting agencies, schools; persons or public or private agencies 14 having children committed to their custody; and any placement oversight 15 committee created under RCW 72.05.415;

(b) "Official juvenile court file" means the legal file of the juvenile court containing the petition or information, motions, memorandums, briefs, findings of the court, and court orders;

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1 (c) "Records" means the official juvenile court file, the social 2 file, and records of any other juvenile justice or care agency in the 3 case;

4 (d) "Social file" means the juvenile court file containing the 5 records and reports of the probation counselor.

6 (2) Each petition or information filed with the court may include 7 only one juvenile and each petition or information shall be filed under 8 a separate docket number. The social file shall be filed separately 9 from the official juvenile court file.

10 (3) It is the duty of any juvenile justice or care agency to 11 maintain accurate records. To this end:

(a) The agency may never knowingly record inaccurate information.
Any information in records maintained by the department of social and
health services relating to a petition filed pursuant to chapter 13.34
RCW that is found by the court to be false or inaccurate shall be
corrected or expunged from such records by the agency;

(b) An agency shall take reasonable steps to assure the security ofits records and prevent tampering with them; and

19 (c) An agency shall make reasonable efforts to insure the 20 completeness of its records, including action taken by other agencies 21 with respect to matters in its files.

(4) Each juvenile justice or care agency shall implement procedures
 consistent with the provisions of this chapter to facilitate inquiries
 concerning records.

(5) Any person who has reasonable cause to believe information 25 26 concerning that person is included in the records of a juvenile justice 27 or care agency and who has been denied access to those records by the agency may make a motion to the court for an order authorizing that 28 person to inspect the juvenile justice or care agency record concerning 29 30 The court shall grant the motion to examine records that person. unless it finds that in the interests of justice or in the best 31 32 interests of the juvenile the records or parts of them should remain confidential. 33

34 (6) A juvenile, or his or her parents, or any person who has 35 reasonable cause to believe information concerning that person is 36 included in the records of a juvenile justice or care agency may make 37 a motion to the court challenging the accuracy of any information 38 concerning the moving party in the record or challenging the continued

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1 possession of the record by the agency. If the court grants the 2 motion, it shall order the record or information to be corrected or 3 destroyed.

4 (7) The person making a motion under subsection (5) or (6) of this
5 section shall give reasonable notice of the motion to all parties to
6 the original action and to any agency whose records will be affected by
7 the motion.

8 (8) The court may permit inspection of records by, or release of information to, any clinic, hospital, or agency which has the subject 9 10 person under care or treatment. The court may also permit inspection by or release to individuals or agencies, including juvenile justice 11 12 advisory committees of county law and justice councils, engaged in 13 legitimate research for educational, scientific, or public purposes. 14 The court may also permit inspection of, or release of information from, records which have been sealed pursuant to RCW 13.50.050(((11)))15 The court shall release to the sentencing guidelines commission 16 (12).17 records needed for its research and data-gathering functions under RCW 9.94A.850 and other statutes. Access to records or information for 18 19 research purposes shall be permitted only if the anonymity of all persons mentioned in the records or information will be preserved. 20 21 Each person granted permission to inspect juvenile justice or care 22 agency records for research purposes shall present a notarized 23 statement to the court stating that the names of juveniles and parents 24 will remain confidential.

(9) Juvenile detention facilities shall release records to the sentencing guidelines commission under RCW 9.94A.850 upon request. The commission shall not disclose the names of any juveniles or parents mentioned in the records without the named individual's written permission.

30 (10) Requirements in this chapter relating to the court's authority 31 to compel disclosure shall not apply to the legislative children's 32 oversight committee or the office of the family and children's 33 ombudsman.

34 (11) The administrative office of the courts shall maintain an 35 electronic research copy of all records in the judicial information 36 system related to juveniles. For purposes of this chapter, "research 37 copy" means an electronic replica of all records entered into the 38 judicial information system related to juveniles including records

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destroyed or removed from the judicial information system under RCW 1 13.50.050 (17) and (18) and 13.50.100(3) and used for the purposes of 2 legitimate research for educational, scientific, or public purposes. 3 (12) The court shall release to the Washington state office of 4 public defense records needed to implement the agency's oversight, 5 б technical assistance, and other functions as required by RCW 2.70.020. Access to the records used as a basis for oversight, technical 7 assistance, or other agency functions is restricted to the Washington 8 state office of public defense. The Washington state office of public 9 defense shall maintain the confidentiality of all confidential 10 information included in the records. 11

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