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## SUBSTITUTE HOUSE BILL 1212

57th Legislature

2001 Regular Session

By House Committee on Juvenile Justice (originally sponsored by Representative Bush)

READ FIRST TIME 02/13/01.

State of Washington

- 1 AN ACT Relating to sealing juvenile records relating to
- 2 misdemeanors, diversions, and gross misdemeanors; and amending RCW
- 3 13.50.050.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 5 **Sec. 1.** RCW 13.50.050 and 1999 c 198 s 4 are each amended to read 6 as follows:
- 7 (1) This section governs records relating to the commission of
- 8 juvenile offenses, including records relating to diversions.
- 9 (2) The official juvenile court file of any alleged or proven
- 10 juvenile offender shall be open to public inspection, unless
- 11 sealed pursuant to subsection (12) of this section.
- 12 (3) All records other than the official juvenile court file are
- 13 confidential and may be released only as provided in this section,
- 14 RCW 13.50.010, 13.40.215, and 4.24.550.
- 15 (4) Except as otherwise provided in this section and RCW
- 16 13.50.010, records retained or produced by any juvenile justice or
- 17 care agency may be released to other participants in the juvenile
- 18 justice or care system only when an investigation or case

p. 1 SHB 1212

- 1 involving the juvenile in question is being pursued by the other 2 participant or when that other participant is assigned the 3 responsibility for supervising the juvenile.
- 4 (5) Except as provided in RCW 4.24.550, information not in an official juvenile court file concerning a juvenile or a juvenile's family may be released to the public only when that information could not reasonably be expected to identify the juvenile or the juvenile's family.
- 9 (6) Notwithstanding any other provision of this chapter, the 10 release, to the juvenile or his or her attorney, of law 11 enforcement and prosecuting attorneys' records pertaining to 12 investigation, diversion, and prosecution of juvenile offenses 13 shall be governed by the rules of discovery and other rules of law 14 applicable in adult criminal investigations and prosecutions.
- (7) Upon the decision to arrest or the arrest, law enforcement and prosecuting attorneys may cooperate with schools in releasing information to a school pertaining to the investigation, diversion, and prosecution of a juvenile attending the school. Upon the decision to arrest or the arrest, incident reports may be released unless releasing the records would jeopardize the investigation or prosecution or endanger witnesses. If release of
- incident reports would jeopardize the investigation or prosecution or endanger witnesses, law enforcement and prosecuting attorneys may release information to the maximum extent possible to assist
- 25 schools in protecting other students, staff, and school property.
  - (8) The juvenile court and the prosecutor may set up and maintain a central record-keeping system which may receive information on all alleged juvenile offenders against whom a complaint has been filed pursuant to RCW 13.40.070 whether or not their cases are currently pending before the court. The central record-keeping system may be computerized. If a complaint has been referred to a diversion unit, the diversion unit shall promptly report to the juvenile court or the prosecuting attorney when the juvenile has agreed to diversion. An offense shall not be reported as criminal history in any central record-keeping system without

(9) Upon request of the victim of a crime or the victim's

notification by the diversion unit of the date on which the

SHB 1212 p. 2

offender agreed to diversion.

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- 1 immediate family, the identity of an alleged or proven juvenile
- 2 offender alleged or found to have committed a crime against the
- 3 victim and the identity of the alleged or proven juvenile
- 4 offender's parent, guardian, or custodian and the circumstance of
- 5 the alleged or proven crime shall be released to the victim of the
- 6 crime or the victim's immediate family.
- 7 (10) Subject to the rules of discovery applicable in adult
- 8 criminal prosecutions, the juvenile offense records of an adult
- 9 criminal defendant or witness in an adult criminal proceeding
- 10 shall be released upon request to prosecution and defense counsel
- 11 after a charge has actually been filed. The juvenile offense
- 12 records of any adult convicted of a crime and placed under the
- 13 supervision of the adult corrections system shall be released upon
- 14 request to the adult corrections system.
- 15 (11) In any case in which an information has been filed
- 16 pursuant to RCW 13.40.100 or a complaint has been filed with the
- 17 prosecutor and referred for diversion pursuant to RCW 13.40.070,
- 18 the person the subject of the information or complaint may file a
- 19 motion with the court to have the court vacate its order and
- 20 findings, if any, and, subject to subsection (23) of this section,
- 21 order the sealing of the official juvenile court file, the social
- 22 file, and records of the court and of any other agency in the
- 23 case.
- 24 (12) The court shall grant the motion to seal records made
- 25 pursuant to subsection (11) of this section if it finds that:
- 26 (a) For class B offenses other than sex offenses, since the
- 27 last date of release from confinement, including full-time
- 28 residential treatment, if any, or entry of disposition, the person
- 29 has spent ten consecutive years in the community without
- 30 committing any offense or crime that subsequently results in
- 31 conviction. For class C offenses other than sex offenses, since the
- 32 last date of release from confinement, including full-time
- 33 residential treatment, if any, or entry of disposition, the person
- 34 has spent five consecutive years in the community without
- 35 committing any offense or crime that subsequently results in
- 36 conviction. For misdemeanors and diversions, since the last date of
- 37 <u>release from confinement, including full-time residential</u>
- 38 treatment, if any, or entry of disposition, or completion of the

p. 3 SHB 1212

- 1 diversion agreement, the person has spent two consecutive years in
- 2 the community without committing any offense or crime that
- 3 subsequently results in conviction or diversion and the person is
- 4 at least eighteen years old. For gross misdemeanors, since the last
- 5 <u>date of release from confinement, including full-time residential</u>
- 6 treatment, if any, or entry of disposition, the person has spent
- 7 three consecutive years in the community without committing any
- 8 offense or crime that subsequently results in conviction and the
- 9 person is at least eighteen years old;
- 10 (b) No proceeding is pending against the moving party seeking
- 11 the conviction of a juvenile offense or a criminal offense;
- 12 (c) No proceeding is pending seeking the formation of a
- 13 diversion agreement with that person;
- 14 (d) The person has not been convicted of a class A or sex
- 15 offense; and
- 16 (e) Full restitution has been paid.
- 17 (13) The person making a motion pursuant to subsection (11) of
- 18 this section shall give reasonable notice of the motion to the
- 19 prosecution and to any person or agency whose files are sought to
- 20 be sealed.
- 21 (14) If the court grants the motion to seal made pursuant to
- 22 subsection (11) of this section, it shall, subject to subsection
- 23 (23) of this section, order sealed the official juvenile court
- 24 file, the social file, and other records relating to the case as
- 25 are named in the order. Thereafter, the proceedings in the case
- 26 shall be treated as if they never occurred, and the subject of the
- 27 records may reply accordingly to any inquiry about the events,
- 28 records of which are sealed. Any agency shall reply to any inquiry
- 29 concerning confidential or sealed records that records are
- 30 confidential, and no information can be given about the existence
- 31 or nonexistence of records concerning an individual.
- 32 (15) Inspection of the files and records included in the order
- 33 to seal may thereafter be permitted only by order of the court
- 34 upon motion made by the person who is the subject of the
- 35 information or complaint, except as otherwise provided in RCW
- 36 13.50.010(8) and subsection (23) of this section.
- 37 (16) Any adjudication of a juvenile offense or a crime
- 38 subsequent to sealing has the effect of nullifying the sealing

SHB 1212 p. 4

- order. Any charging of an adult felony subsequent to the sealing has the effect of nullifying the sealing order for the purposes of chapter 9.94A RCW.
- 4 (17) A person eighteen years of age or older whose criminal 5 history consists of only one referral for diversion may request 6 that the court order the records in that case destroyed. The 7 request shall be granted, subject to subsection (23) of this 8 section, if the court finds that two years have elapsed since 9 completion of the diversion agreement.
- 10 (18) If the court grants the motion to destroy records made 11 pursuant to subsection (17) of this section, it shall, subject to 12 subsection (23) of this section, order the official juvenile court 13 file, the social file, and any other records named in the order to 14 be destroyed.
- 15 (19) The person making the motion pursuant to subsection (17) 16 of this section shall give reasonable notice of the motion to the 17 prosecuting attorney and to any agency whose records are sought to 18 be destroyed.
- 19 (20) Any juvenile to whom the provisions of this section may 20 apply shall be given written notice of his or her rights under 21 this section at the time of his or her disposition hearing or 22 during the diversion process.
- (21) Nothing in this section may be construed to prevent a crime victim or a member of the victim's family from divulging the identity of the alleged or proven juvenile offender or his or her family when necessary in a civil proceeding.
- (22) Any juvenile justice or care agency may, subject to the limitations in subsection (23) of this section and (a) and (b) of this subsection, develop procedures for the routine destruction of records relating to juvenile offenses and diversions.
- 31 (a) Records may be routinely destroyed only when the person the 32 subject of the information or complaint has attained twenty-three 33 years of age or older, or is eighteen years of age or older and 34 his or her criminal history consists entirely of one diversion 35 agreement and two years have passed since completion of the 36 agreement.
- 37 (b) The court may not routinely destroy the official juvenile 38 court file or recordings or transcripts of any proceedings.

p. 5 SHB 1212

(23) No identifying information held by the Washington state 1 patrol in accordance with chapter 43.43 RCW is subject to 2 3 destruction or sealing under this section. For the purposes of this 4 subsection, identifying information includes photographs, fingerprints, palmprints, soleprints, toeprints and any other data 5 that identifies a person by physical characteristics, name, 6 7 birthdate or address, but does not include information regarding 8 criminal activity, arrest, charging, diversion, conviction or 9 other information about a person's treatment by the criminal 10 justice system or about the person's behavior. (24) Information identifying child victims under age eighteen 11 who are victims of sexual assaults by juvenile offenders is 12 confidential and not subject to release to the press or public 13 without the permission of the child victim or the child's legal 14 15 guardian. Identifying information includes the child victim's name, addresses, location, photographs, and in cases in which the child 16 17 victim is a relative of the alleged perpetrator, identification of the relationship between the child and the alleged 18 19 perpetrator. Information identifying a child victim of sexual 20 assault may be released to law enforcement, prosecutors, judges, defense attorneys, or private or governmental agencies that 21

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provide services to the child victim of sexual assault.

SHB 1212 p. 6

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