SB1552 Enrolled

1 AN ACT concerning courts.

## Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 1. Findings. The General Assembly finds that an
adequate continuum of care is necessary to better address the
needs of juveniles within the court system.

7 The General Assembly finds that the unique partnership of 8 State and local services is needed to provide the right 9 placements, and the right services for justice-involved 10 juveniles.

11 The General Assembly finds that providing information to 12 local probation departments in a timely manner will improve 13 both services and outcomes for juveniles.

14 Therefore, the General Assembly recommends that 15 information to assist juveniles needs to be available while at 16 the same time maintaining its confidentiality.

Section 5. The Juvenile Court Act of 1987 is amended by changing Section 5-901 as follows:

19 (705 ILCS 405/5-901)

20 Sec. 5-901. Court file.

(1) The Court file with respect to proceedings under this
 Article shall consist of the petitions, pleadings, victim

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impact statements, process, service of process, orders, writs and docket entries reflecting hearings held and judgments and decrees entered by the court. The court file shall be kept separate from other records of the court.

5 (a) The file, including information identifying the 6 victim or alleged victim of any sex offense, shall be 7 disclosed only to the following parties when necessary for 8 discharge of their official duties:

9 (i) A judge of the circuit court and members of the 10 staff of the court designated by the judge;

(ii) Parties to the proceedings and theirattorneys;

(iii) Victims and their attorneys, except in cases of multiple victims of sex offenses in which case the information identifying the nonrequesting victims shall be redacted;

17 (iv) Probation officers, law enforcement officers18 or prosecutors or their staff;

(v) Adult and juvenile Prisoner Review Boards.

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20 (b) The Court file redacted to remove any information 21 identifying the victim or alleged victim of any sex 22 offense shall be disclosed only to the following parties 23 when necessary for discharge of their official duties:

24 (i) Authorized military personnel;
25 (ii) Persons engaged in bona fide research, with
26 the permission of the judge of the juvenile court and

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1 the chief executive of the agency that prepared the 2 particular recording: provided that publication of 3 such research results in no disclosure of a minor's 4 identity and protects the confidentiality of the 5 record;

6 (iii) The Secretary of State to whom the Clerk of 7 the Court shall report the disposition of all cases, 8 as required in Section 6-204 or Section 6-205.1 of the 9 Illinois Vehicle Code. However, information reported 10 relative to these offenses shall be privileged and 11 available only to the Secretary of State, courts, and 12 police officers;

13 (iv) The administrator of a bonafide substance
14 abuse student assistance program with the permission
15 of the presiding judge of the juvenile court;

16 (v) Any individual, or any public or private 17 agency or institution, having custody of the juvenile under court order or providing educational, medical or 18 19 mental health services to the juvenile or а 20 court-approved advocate for the juvenile or any 21 placement provider or potential placement provider as 22 determined by the court.

(3) A minor who is the victim or alleged victim in a juvenile proceeding shall be provided the same confidentiality regarding disclosure of identity as the minor who is the subject of record. Information identifying victims and alleged SB1552 Enrolled - 4 - LRB102 12149 KMF 17486 b

victims of sex offenses, shall not be disclosed or open to
 public inspection under any circumstances. Nothing in this
 Section shall prohibit the victim or alleged victim of any sex
 offense from voluntarily disclosing his or her identity.

5 (4) Relevant information, reports and records shall be 6 made available to the Department of Juvenile Justice when a 7 juvenile offender has been placed in the custody of the 8 Department of Juvenile Justice.

9 (4.5) Relevant information, reports and records, held by 10 the Department of Juvenile Justice, including social 11 investigation, psychological and medical records, of any 12 juvenile offender, shall be made available to any county 13 juvenile detention facility upon written request by the 14 Superintendent or Director of that juvenile detention facility, to the Chief Records Officer of the Department of 15 16 Juvenile Justice where the subject youth is or was in the 17 custody of the Department of Juvenile Justice and is subsequently ordered to be held in a county juvenile detention 18 19 facility.

(5) Except as otherwise provided in this subsection (5), juvenile court records shall not be made available to the general public but may be inspected by representatives of agencies, associations and news media or other properly interested persons by general or special order of the court. The State's Attorney, the minor, his or her parents, guardian and counsel shall at all times have the right to examine court SB1552 Enrolled

1 files and records.

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2 (a) The court shall allow the general public to have 3 access to the name, address, and offense of a minor who is 4 adjudicated a delinquent minor under this Act under either 5 of the following circumstances:

(i) The adjudication of delinquency was based upon the minor's commission of first degree murder, attempt to commit first degree murder, aggravated criminal sexual assault, or criminal sexual assault; or

10 (ii) The court has made a finding that the minor 11 was at least 13 years of age at the time the act was 12 committed and the adjudication of delinquency was based upon the minor's commission of: (A) an act in 13 14 furtherance of the commission of a felony as a member of or on behalf of a criminal street gang, (B) an act 15 16 involving the use of a firearm in the commission of a 17 felony, (C) an act that would be a Class X felony offense under or the minor's second or subsequent 18 19 Class 2 or greater felony offense under the Cannabis 20 Control Act if committed by an adult, (D) an act that 21 would be a second or subsequent offense under Section 22 402 of the Illinois Controlled Substances Act if 23 committed by an adult, (E) an act that would be an 24 offense under Section 401 of the Illinois Controlled 25 Substances Act if committed by an adult, or (F) an act 26 that would be an offense under the Methamphetamine SB1552 Enrolled

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Control and Community Protection Act if committed by
 an adult.

3 (b) The court shall allow the general public to have 4 access to the name, address, and offense of a minor who is 5 at least 13 years of age at the time the offense is 6 committed and who is convicted, in criminal proceedings 7 permitted or required under Section 5-805, under either of 8 the following circumstances:

9 (i) The minor has been convicted of first degree 10 murder, attempt to commit first degree murder, 11 aggravated criminal sexual assault, or criminal sexual 12 assault,

(ii) The court has made a finding that the minor 13 14 was at least 13 years of age at the time the offense 15 was committed and the conviction was based upon the 16 minor's commission of: (A) an offense in furtherance of the commission of a felony as a member of or on 17 behalf of a criminal street gang, (B) an offense 18 19 involving the use of a firearm in the commission of a felony, (C) a Class X felony offense under the 20 21 Cannabis Control Act or a second or subsequent Class 2 22 or greater felony offense under the Cannabis Control 23 Act, (D) a second or subsequent offense under Section 24 402 of the Illinois Controlled Substances Act, (E) an 25 offense under Section 401 of the Illinois Controlled 26 Substances Act, or (F) an offense under the

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Methamphetamine Control and Community Protection Act.

2 (6) Nothing in this Section shall be construed to limit the use of a adjudication of delinquency as evidence in any 3 juvenile or criminal proceeding, where it would otherwise be 4 5 admissible under the rules of evidence, including but not limited to, use as impeachment evidence against any witness, 6 7 including the minor if he or she testifies.

8 (7) Nothing in this Section shall affect the right of a 9 Civil Service Commission or appointing authority examining the 10 character and fitness of an applicant for a position as a law 11 enforcement officer to ascertain whether that applicant was 12 ever adjudicated to be a delinquent minor and, if so, to 13 examine the records or evidence which were made in proceedings under this Act. 14

15 (8) Following any adjudication of delinquency for a crime 16 which would be a felony if committed by an adult, or following 17 any adjudication of delinguency for a violation of Section 24-1, 24-3, 24-3.1, or 24-5 of the Criminal Code of 1961 or the 18 Criminal Code of 2012, the State's Attorney shall ascertain 19 20 whether the minor respondent is enrolled in school and, if so, shall provide a copy of the sentencing order to the principal 21 22 or chief administrative officer of the school. Access to such 23 juvenile records shall be limited to the principal or chief administrative officer of the school and any 24 guidance 25 counselor designated by him or her.

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(9) Nothing contained in this Act prevents the sharing or

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disclosure of information or records relating or pertaining to juveniles subject to the provisions of the Serious Habitual Offender Comprehensive Action Program when that information is used to assist in the early identification and treatment of habitual juvenile offenders.

(11) The Clerk of the Circuit Court shall report to the 6 7 Department of State Police, in the form and manner required by 8 the Department of State Police, the final disposition of each 9 minor who has been arrested or taken into custody before his or 10 her 18th birthday for those offenses required to be reported 11 under Section 5 of the Criminal Identification Act. 12 Information reported to the Department under this Section may 13 be maintained with records that the Department files under Section 2.1 of the Criminal Identification Act. 14

(12) Information or records may be disclosed to the general public when the court is conducting hearings under Section 5-805 or 5-810.

18 (13) The changes made to this Section by Public Act 98-61 19 apply to juvenile court records of a minor who has been 20 arrested or taken into custody on or after January 1, 2014 (the 21 effective date of Public Act 98-61).

22 (Source: P.A. 97-1150, eff. 1-25-13; 98-61, eff. 1-1-14; 23 98-756, eff. 7-16-14.)

24 Section 99. Effective date. This Act takes effect upon 25 becoming law.