## 2000 SESSION

	005145612
1	HOUSE BILL NO. 532
2	Offered January 18, 2000
3	A BILL to amend and reenact § 16.1-301 of the Code of Virginia, relating to release of juvenile
4	law-enforcement records.
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6	Patrons—Armstrong and Day; Senator: Reynolds
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8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 16.1-301 of the Code of Virginia is amended and reenacted as follows:
12	§ 16.1-301. Confidentiality of law-enforcement records.
13	A. The court shall require all law-enforcement agencies to take special precautions to ensure that
14	law-enforcement records concerning a juvenile are protected against disclosure to any unauthorized
15	person. The police departments of the cities of the Commonwealth, and the police departments or
16	sheriffs of the counties, as the case may be, shall keep separate records as to violations of law other
17	than violations of motor vehicle laws committed by juveniles. Such records with respect to such juvenile
18	shall not be open to public inspection nor their contents disclosed to the public unless a juvenile
19 20	fourteen years of age or older is charged with a violent juvenile felonyas specified in subsection B of
20 21	<ul> <li>§ 16.1-269.1.</li> <li>B. Inspection of such records shall be permitted only by the following:</li> </ul>
<sup>21</sup> 22	1. A court having the juvenile currently before it in any proceeding;
$\frac{22}{23}$	2. The officers of public and nongovernmental institutions or agencies to which the juvenile is
23 24	currently committed, and those responsible for his supervision after release;
25	3. Any other person, agency, or institution, by order of the court, having a legitimate interest in the
26	case or in the work of the law-enforcement agency;
<b>2</b> 7	4. Law-enforcement officers of other jurisdictions, by order of the court, when necessary for the
28	discharge of their current official duties;
29	5. The probation and other professional staff of a court in which the juvenile is subsequently
30	convicted of a criminal offense for the purpose of a presentence report or other dispositional
31	proceedings, or by officials of penal institutions and other penal facilities to which he is committed, or
32	by a parole board in considering his parole or discharge or in exercising supervision over him;
33	6. The juvenile, parent, guardian or other custodian and counsel for the juvenile by order of the
34	court; and
35	7. As provided in §§ 19.2-389.1 and 19.2-390.
36	C. The police departments of the cities and towns and the police departments or sheriffs of the
37	counties may release, upon request to one another and to state and federal law-enforcement agencies,
38	current information on juvenile arrests. The information exchanged shall be used by the receiving
39 40	agency for current investigation purposes only and shall not result in the creation of new files or records on individual investigation on the part of the receiving agency
40 41	on individual juveniles on the part of the receiving agency. D. Nothing in this section shall prohibit the exchange of other criminal investigative or intelligence
42	information among law-enforcement agencies.
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