2022 SESSION

INTRODUCED

HB731

	22103598D
1	HOUSE BILL NO. 731
2	Offered January 12, 2022
$\overline{3}$	Prefiled January 11, 2022
4	A BILL to amend and reenact § 16.1-301 of the Code of Virginia, relating to juvenile law-enforcement
5	records; inspection.
6	records, inspection.
U	Patron—Ward
7	Tation—Ward
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 juvenile law-enforcement records; disclosures to school principal
13	and others.
14	A. The court shall require all law-enforcement agencies to take special precautions to ensure that
15	law-enforcement records concerning a juvenile are protected against disclosure to any unauthorized
16	person. The police departments of the cities of the Commonwealth, and the police departments or
17	sheriffs of the counties, as the case may be, shall keep separate records as to violations of law other
18	than violations of motor vehicle laws committed by juveniles. Such records with respect to such juvenile
19	shall not be open to public inspection nor their contents disclosed to the public unless a juvenile 14
20	years of age or older is charged with a violent juvenile felony as specified in subsections B and C of
21	§ 16.1-269.1.
22	B. Notwithstanding any other provision of law, the chief of police or sheriff of a jurisdiction or his
23	designee may disclose, for the protection of the juvenile, his fellow students and school personnel, to the
24	school principal that a juvenile is a suspect in or has been charged with (i) a violent juvenile felony, as
25	specified in subsections B and C of § 16.1-269.1; (ii) a violation of any of the provisions of Article 1
26	(§ 18.2-77 et seq.) of Chapter 5 of Title 18.2; or (iii) a violation of law involving any weapon as
27	described in subsection A of § 18.2-308. If a chief of police, sheriff or a designee has disclosed to a
28	school principal pursuant to this section that a juvenile is a suspect in or has been charged with a crime
29	listed above, upon a court disposition of a proceeding regarding such crime in which a juvenile is
30	adjudicated delinquent, convicted, found not guilty or the charges are reduced, the chief of police,
31	sheriff or a designee shall, within 15 days of the expiration of the appeal period, if there is no notice of
32	appeal, provide notice of the disposition ordered by the court to the school principal to whom disclosure
33	was made. If the court defers disposition or if charges are withdrawn, dismissed or nolle prosequi, the
34	chief of police, sheriff or a designee shall, within 15 days of such action provide notice of such action
35	to the school principal to whom disclosure was made. If charges are withdrawn in intake or handled
36	informally without a court disposition or if charges are not filed within 90 days of the initial disclosure,
37	the chief of police, sheriff or a designee shall so notify the school principal to whom disclosure was
38	made. In addition to any other disclosure that is permitted by this subsection, the principal in his
39	discretion may provide such information to a threat assessment team established by the local school
40	division. No member of a threat assessment team shall (a) disclose any juvenile record information
41	obtained pursuant to this section or (b) use such information for any purpose other than evaluating
42	threats to students and school personnel. For the purposes of this subsection, "principal" also refers to
43	the chief administrator of any private primary or secondary school.
44	C. Inspection of law-enforcement records concerning juveniles shall be permitted only by the
45	following:
46	1. A court having the juvenile currently before it in any proceeding;
47	2. The officers of public and nongovernmental institutions or agencies to which the juvenile is
48	currently committed, and those responsible for his supervision after release;
40	3 Any other person agancy or institution by order of the court having a legitimate interest in the

49 3. Any other person, agency, or institution, by order of the court, having a legitimate interest in the50 case or in the work of the law-enforcement agency;

51 4. Law-enforcement officers of other jurisdictions, by order of the court, when necessary for the 52 discharge of their current official duties;

5. The probation and other professional staff of a court in which the juvenile is subsequently
convicted of a criminal offense for the purpose of a presentence report or other dispositional
proceedings, or by officials of penal institutions and other penal facilities to which he is committed, or
by a parole board in considering his parole or discharge or in exercising supervision over him;

57 6. The juvenile, the parent, guardian, or other custodian of the juvenile, and counsel for the juvenile 58 by order of the court only if (a) no other law requires or allows withholding of the record; (b) the

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59 parent, guardian, or other custodian requesting the record is not a suspect, offender, or person of
60 interest in the record; and (c) any identifying information of any other involved juveniles is redacted;
61 and

7. As provided in §§ 19.2-389.1 and 19.2-390.

D. The police departments of the cities and towns and the police departments or sheriffs of the counties may release, upon request to one another and to state and federal law-enforcement agencies, and to law-enforcement agencies in other states, current information on juvenile arrests. The information exchanged shall be used by the receiving agency for current investigation purposes only and shall not result in the creation of new files or records on individual juveniles on the part of the receiving agency.

E. Upon request, the police departments of the cities and towns and the police departments or
sheriffs of the counties may release current information on juvenile arrests or juvenile victims to the
Virginia Workers' Compensation Commission solely for purposes of determining whether to make an
award to the victim of a crime, and such information shall not be disseminated or used by the
Commission for any other purpose than provided in § 19.2-368.3.

F. Nothing in this section shall prohibit the exchange of other criminal investigative or intelligenceinformation among law-enforcement agencies.

75 G. Nothing in this section shall prohibit the disclosure of law-enforcement records concerning a 76 juvenile to a court services unit-authorized diversion program in accordance with this chapter, which 77 includes programs authorized by subdivision 1 of § 16.1-227 and § 16.1-260. Such records shall not be 78 further disclosed by the authorized diversion program or any participants therein. Law-enforcement 79 officers may prohibit a disclosure to such a program to protect a criminal investigation or intelligence 80 information.

81 H. Nothing in this section shall prohibit the disclosure of accident reports and other reports required

82 to be made to the Department of Motor Vehicles pursuant to § 46.2-374 involving a juvenile even if

83 such reports are in the custody of a law-enforcement agency or were created by a law-enforcement **84** officer.