Chapter 653

1

S.B. No. 1106

2	relating to the exchange of confidential information concerning
3	certain juveniles.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subsection (a), Section 37.084, Education Code,
6	is amended to read as follows:
7	(a) A school district superintendent or the
8	superintendent's designee shall [may] disclose information
9	contained in a student's educational records to a juvenile service
10	provider as required [justice agency, as that term is defined by
11	Section 58.101, Family Code, if the disclosure is under an
12	interagency agreement authorized] by Section 58.0051, Family Code.
13	SECTION 2. Subchapter A, Chapter 58, Family Code, is
14	amended by amending Section 58.0051 and adding Section 58.0052 to
15	read as follows:
16	Sec. 58.0051. INTERAGENCY SHARING OF EDUCATIONAL RECORDS.
17	(a) In this section:
18	(1) "Educational records" means records in the
19	possession of a primary or secondary educational institution that
20	contain information relating to a student, including information
21	relating to the student's:
22	(A) identity;
23	(B) special needs;
24	(C) educational accommodations;

AN ACT

1	(D) assessment or diagnostic test results;
2	(E) attendance records;
3	<pre>(F) disciplinary records;</pre>
4	(G) medical records; and
5	(H) psychological diagnoses.
6	(2) "Juvenile service provider" means a governmental
7	entity that provides juvenile justice or prevention, medical,
8	educational, or other support services to a juvenile. The term
9	<u>includes:</u>
10	(A) a state or local juvenile justice agency as
11	defined by Section 58.101;
12	(B) health and human services agencies, as
13	defined by Section 531.001, Government Code, and the Health and
14	Human Services Commission;
15	(C) the Department of Public Safety;
16	(D) the Texas Education Agency;
17	(E) an independent school district;
18	(F) a juvenile justice alternative education
19	program;
20	(G) a charter school;
21	(H) a local mental health or mental retardation
22	authority;
23	(I) a court with jurisdiction over juveniles;
24	(J) a district attorney's office;
25	(K) a county attorney's office; and
26	(L) a children's advocacy center established
27	under Section 264,402.

1	(3) "Student" means a person who:
2	(A) is registered or in attendance at a primary
3	or secondary educational institution; and
4	(B) is younger than 18 years of age.
5	(b) At the request of a juvenile service provider, an
6	independent school district or a charter school shall disclose to
7	the juvenile service provider confidential information contained
8	in the student's educational records if the student has been:
9	(1) taken into custody under Section 52.01; or
10	(2) referred to a juvenile court for allegedly
11	engaging in delinguent conduct or conduct indicating a need for
12	supervision.
13	(c) An independent school district or charter school that
14	discloses confidential information to a juvenile service provider
15	under Subsection (b) may not destroy a record of the disclosed
16	information before the seventh anniversary of the date the
17	information is disclosed.
18	(d) An independent school district or charter school shall
19	comply with a request under Subsection (b) regardless of whether
20	other state law makes that information confidential.
21	(e) [Within each county, a district school superintendent
22	and—the juvenile-probation department may-enter into a written
23	interagency agreement to chare information about juvenile
24	offenders. The agreement must specify the conditions under which
25	summary criminal history information is to be made available to

appropriate school personnel and the conditions under which school

records are to be made available to appropriate juvenile justice

26

27

1 agensies.

- 2 [(b) Information disclosed under this section by a school
- 3 district must relate to the juvenile system's ability to serve,
- 4 before adjudication, the student whose records are being released.
- 5 [(c)] A juvenile <u>service provider that</u> [justice agency
- 6 official who] receives confidential [educational] information
- 7 under this section shall:
- 8 (1) certify in writing that the <u>juvenile service</u>
- 9 provider [institution or individual] receiving the confidential
- 10 [personally identifiable] information has agreed not to disclose it
- 11 to a third party, other than another juvenile service provider; and
- 12 (2) use the confidential information only to:
- 13 (A) verify the identity of a student involved in
- 14 the juvenile justice system; and
- 15 (B) provide delinquency prevention or treatment
- 16 services to the student [justice agency].
- 17 (f) A juvenile service provider may establish an internal
- 18 protocol for sharing information with other juvenile service
- 19 providers as necessary to efficiently and promptly disclose and
- 20 accept the information. The protocol may specify the types of
- 21 information that may be shared under this section without violating
- 22 federal law, including any federal funding requirements. A
- 23 juvenile service provider may enter into a memorandum of
- 24 understanding with another juvenile service provider to share
- 25 information according to the juvenile service provider's
- 26 protocols. A juvenile service provider shall comply with this
- 27 section regardless of whether the juvenile service provider

- 1 establishes an internal protocol or enters into a memorandum of
- 2 understanding under this subsection unless compliance with this
- 3 section violates federal law.
- 4 (g) This section does not affect the confidential status of
- 5 the information being shared. The information may be released to a
- 6 third party only as directed by a court order or as otherwise
- 7 authorized by law. Personally identifiable information disclosed
- 8 to a juvenile service provider under this section is not subject to
- 9 disclosure to a third party under Chapter 552, Government Code.
- 10 (h) [(d)] A juvenile service provider that requests
- 11 information under this section shall pay a fee to the disclosing
- 12 juvenile service provider in the same amounts charged for the
- 13 provision of public information under Subchapter F, Chapter 552,
- 14 Government Code, unless:
- 15 (1) a memorandum of understanding between the
- 16 requesting provider and the disclosing provider:
- 17 (A) prohibits the payment of a fee;
- 18 <u>(B) provides for the waiver of a fee; or</u>
- (C) provides an alternate method of assessing a
- 20 fee;
- 21 (2) the disclosing provider waives the payment of the
- 22 fee; or
- 23 (3) disclosure of the information is required by law
- 24 other than this subchapter [justice agency that receives
- 25 educational information under this section shall destroy all
- 26 information when the shild is no longer under the jurisdiction of a
- 27 juvenile court~

```
1
          [<del>(e)</del> The Texas Juvenile Probation Commission may, in
   conformity with Section 58.0072 of this code and Section 37.084,
 2
   Education Code, enter into an interagency agreement to chare
 3
   educational information for research, audit, and analytical
 5
   purposes with ther
 6
               (1) Texas Education Agency;
 7
               (12) Texas Youth Commission; and
               [<del>(3) Texas Department of Criminal Justice</del>].
8
         Sec. 58.0052. INTERAGENCY SHARING OF NONEDUCATIONAL
 9
    RECORDS. (a) In this section:
10
                    "Juvenile service provider" has the meaning
11
               (1)
    assigned by Section 58.0051.
12
               (2) "Multi-system youth" means a person who:
13
14
                    (A) is younger than 19 years of age; and
15
                    (B) has received services from two or more
16
   juvenile service providers.
17
               (3) "Personal health information" means personally
   identifiable information regarding a multi-system youth's physical
18
    or mental health or the provision of or payment for health care
19
   services, including case management services, to a multi-system
20
21
   youth. The term does not include clinical psychological notes or
    substance abuse treatment information.
22
23
          (b) At the request of a juvenile service provider, another
   juvenile service provider shall disclose to that provider a
24
25
   multi-system youth's personal health information or a history of
   governmental services provided to the multi-system youth,
26
```

27

including:

2	(2) medical records;
3	<pre>(3) assessment results;</pre>
4	(4) special needs;
5	(5) program placements; and
6	(6) psychological diagnoses.
7	(c) A juvenile service provider may disclose personally
8	identifiable information under this section only for the purposes
9	of:
10	(1) identifying a multi-system youth;
11	(2) coordinating and monitoring care for a
12	multi-system youth; and
13	(3) improving the quality of juvenile services
14	provided to a multi-system youth.
15	(d) To the extent that this section conflicts with another
16	law of this state with respect to confidential information held by a
17	governmental agency, this section controls.
18	(e) A juvenile service provider may establish an internal
19	protocol for sharing information with other juvenile service
20	providers as necessary to efficiently and promptly disclose and
21	accept the information. The protocol may specify the types of
22	information that may be shared under this section without violating
23	federal law, including any federal funding requirements. A
24	juvenile service provider may enter into a memorandum of
25	understanding with another juvenile service provider to share
26	information according to the juvenile service provider's
27	protocols. A juvenile service provider shall comply with this

1

(1) identity;

- 1 section regardless of whether the juvenile service provider
- 2 establishes an internal protocol or enters into a memorandum of
- 3 understanding under this subsection unless compliance with this
- 4 section violates federal law.
- 5 (f) This section does not affect the confidential status of
- 6 the information being shared. The information may be released to a
- 7 third party only as directed by a court order or as otherwise
- 8 authorized by law. Personally identifiable information disclosed
- 9 to a juvenile service provider under this section is not subject to
- 10 disclosure to a third party under Chapter 552, Government Code.
- 11 (g) This section does not affect the authority of a
- 12 governmental agency to disclose to a third party for research
- 13 purposes information that is not personally identifiable as
- 14 provided by the governmental agency's protocol.
- 15 (h) A juvenile service provider that requests information
- 16 under this section shall pay a fee to the disclosing juvenile
- 17 service provider in the same amounts charged for the provision of
- 18 <u>public information under Subchapter F, Chapter 552, Government</u>
- 19 Code, unless:
- 20 (1) a memorandum of understanding between the
- 21 requesting provider and the disclosing provider:
- 22 (A) prohibits the payment of a fee;
- 23 (B) provides for the waiver of a fee; or
- 24 (C) provides an alternate method of assessing a
- 25 <u>fee;</u>
- 26 (2) the disclosing provider waives the payment of the
- 27 fee; or

- 1 (3) _disclosure of the information is required by law
- 2 other than this subchapter.
- 3 SECTION 3. Subsection (a), Section 58.106, Family Code, is
- 4 amended to read as follows:
- 5 (a) Except as otherwise provided by this section,
- 6 information contained in the juvenile justice information system is
- 7 confidential information for the use of the department and may not
- 8 be disseminated by the department except:
- 9 (1) with the permission of the juvenile offender, to
- 10 military personnel of this state or the United States;
- 11 (2) to a person or entity to which the department may
- 12 grant access to adult criminal history records as provided by
- 13 Section 411.083, Government Code;
- 14 (3) to a juvenile justice agency;
- 15 (4) to the Texas Youth Commission and the Texas
- 16 Juvenile Probation Commission for analytical purposes; [and]
- 17 (5) to the office of independent ombudsman of the
- 18 Texas Youth Commission; and
- 19 (6) to a county, justice, or municipal court
- 20 exercising jurisdiction over a juvenile.
- 21 SECTION 4. Section 264.408, Family Code, is amended by
- 22 amending Subsection (a) and adding Subsection (d-1) to read as
- 23 follows:
- 24 (a) The files, reports, records, communications, and
- 25 working papers used or developed in providing services under this
- 26 chapter are confidential and not subject to public release under
- 27 Chapter 552, Government Code, and may only be disclosed for

- 1 purposes consistent with this chapter. Disclosure may be to:
- 2 (1) the department, department employees, law
- 3 enforcement agencies, prosecuting attorneys, medical
- 4 professionals, and other state or local agencies that provide
- 5 services to children and families; and
- 6 (2) the attorney for the child who is the subject of
- 7 the records and a court-appointed volunteer advocate appointed for
- 8 the child under Section 107.031.
- 9 (d-1) A videotaped interview described by Subsection (d) is
- 10 subject to production under Article 39.14, Code of Criminal
- 11 Procedure, and Rule 615, Texas Rules of Evidence. A court shall
- 12 deny any request by a defendant to copy, photograph, duplicate, or
- 13 otherwise reproduce a videotape of an interview described by
- 14 Subsection (d), provided that the prosecuting attorney makes the
- 15 videotape reasonably available to the defendant in the same manner
- 16 as property or material may be made available to defendants,
- 17 attorneys, and expert witnesses under Article 39.15(d), Code of
- 18 Criminal Procedure.
- 19 SECTION 5. Subsection (b), Section 181.002, Health and
- 20 Safety Code, is amended to read as follows:
- 21 (b) To the extent that this chapter conflicts with another
- 22 law, other than Section 58.0052, Family Code, with respect to
- 23 protected health information collected by a governmental body or
- 24 unit, this chapter controls.
- 25 SECTION 6. The changes in law made by Section 264.408,
- 26 Family Code, as amended by this Act, apply to a criminal action for
- 27 which the information or indictment was filed on or after the

- 1 effective date of this Act. A criminal action for which the
- 2 information or indictment was filed before the effective date of
- 3 this Act is covered by the law in effect on the date the information
- 4 or indictment was filed, and the former law is continued in effect
- 5 for that purpose.
- 6 SECTION 7. This Act takes effect immediately if it receives
- 7 a vote of two-thirds of all the members elected to each house, as
- 8 provided by Section 39, Article III, Texas Constitution. If this
- 9 Act does not receive the vote necessary for immediate effect, this
- 10 Act takes effect September 1, 2011.

Toes.

ravid Dewhurst Dre Straws
President of the Senate Speaker of the House
I hereby certify that S.B. No. 1106 passed the Senate on
April 14, 2011, by the following vote: Yeas 31, Nays 0; and that
the Senate concurred in House amendments on May 23, 2011, by the
following vote: Yeas 31, Nays 0
Secretary of the Senate
I hereby certify that S.B. No. 1106 passed the House, with
amendments, on May 18, 2011, by the following vote: Yeas 128,
Nays 0, two present not voting.
Chief Clerk of the House Approved:
17 JUN'II Date
KICK YERRY Governor

FILED IN THE OFFICE OF THE
SECRETARY OF STATE
O'CLOCK
JUN 17 2011
Scretary of State