Sixty-second Legislative Assembly of North Dakota

HOUSE BILL NO. 1155

Introduced by

Representatives Klemin, DeKrey, Kingsbury

Senators Lyson, Nething, Olafson

- 1 A BILL for an Act to amend and reenact section 27-20-54 of the North Dakota Century Code,
- 2 relating to agencies exempt from the court-ordered destruction of juvenile court records.

3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

4 SECTION 1. AMENDMENT. Section 27-20-54 of the North Dakota Century Code is

5 amended and reenacted as follows:

- 6 **27-20-54. Destruction of juvenile court records.**
- Except as otherwise required under section 25-03.3-04, all juvenile court records must
 be retained and disposed of pursuant to rules and policies established by the North
 Dakota supreme court.
- 10 2. Upon the final destruction of a file or record, the proceeding must be treated as if it 11 never occurred. The juvenile court shall notify each agency named in the file or record 12 of the destruction. All index references, except those which may be made by the 13 attorney general and the directors of the department of transportation, the department 14 of human services, the department of corrections and rehabilitation, law enforcement 15 agencies of political subdivisions, and county social service agencies, must be 16 deleted. Each agency, except the attorney general and the directors of the department 17 of transportation, the department of human services, the department of corrections 18 and rehabilitation, law enforcement agencies of political subdivisions, and county 19 social service agencies, upon notification of the destruction of a file or record, shall 20 destroy all files, records, and references to the child's apprehension, detention, and 21 referral to the juvenile court and any record of disposition made by the juvenile court. 22 The attorney general, the department of human services, the department of 23 corrections and rehabilitation, law enforcement agencies of political subdivisions, and 24 county social service agencies may not keep a juvenile file or record longer than is

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1	required by the records retention policy of that official, department, or agency. Upon
2	inquiry in any matter the child, the court, and representatives of agencies, except the
3	attorney general and the directors of the department of transportation, the department
4	of human services, the department of corrections and rehabilitation, law enforcement
5	agencies of political subdivisions, and county social service agencies, shall properly
6	reply that no record exists with respect to the child.