

administrator who directly supervises or reports on the student if that individual needs the data to work with the student appropriately, to avoid being vulnerable, or to protect others from vulnerability. The principal may notify other district employees, volunteers, or substitutes who are in direct contact with the juvenile if the same needs apply. If the disposition order so requires, a notice from the principal must identify the student, outline the offense, and describe probation conditions about which the school must provide information.

Makes a disposition order received by the school private data that is received for the limited purpose of serving the student's educational needs and protecting other students and staff. Prohibits anyone who receives the data from further disseminating it except to serve the student, to protect staff and other students, or as required by law. Permits dissemination for these purposes only to the juvenile and parent or guardian, law enforcement officers, and the juvenile's probation officer.

If a juvenile is removed from school as part of the disposition order, the superintendent must keep the order in a secure file and notify the principal when the juvenile returns to school. If the juvenile goes to another school, the probation officer must send the disposition order to the new superintendent or principal.

Requires the disposition order to be included in the student's permanent record if the student transfers to another school or school district. Relocates current language that requires that a disposition order for felonies specified in current law which is received by a school district be destroyed the earlier of (1) when the student graduates from school or (2) at the end of the academic year that the student turns 23. Requires that a disposition order for any offense other than the current list of felonies be destroyed when the student completes probation

- 4 **Disposition order; copy to school.** Amends current law on sending juvenile court disposition orders to a juvenile's school. Directs that the order be sent to the superintendent rather than the principal.

Lets the juvenile's probation officer send the court disposition order to the superintendent if the juvenile is on probation for an offense not included in the current list of felonies where it is mandatory to send the disposition order to the school. Requires the probation officer to notify the superintendent when the juvenile is discharged from probation. Stricken language is relocated by the bill.