

**SB 5689-S2 - DIGEST**

(DIGEST OF PROPOSED 2ND SUBSTITUTE)

Declares that it is the policy of the state that the interest in juvenile rehabilitation and reintegration constitutes compelling circumstances that outweigh the public interest in continued availability of juvenile court records that do not result in adjudication or conviction.

Restricts court records and public court indices containing nonadjudication or nonconviction information relating to the commission of juvenile offenses from public access.