

		FIRST RI	EGULAR S	SESSION		
	ONE HUN	DRED ANI	O TWELFI	TH LEGISI	LATURE	
Legislative	e Document				N	lo. 1493
S.P. 565				Iı	n Senate, May	9, 1985
Referen	nce to the Co	ommittee o	n Judiciary	suggested	and ordered p	rinted.
			JOY J. C)'BRIEN, S	secretary of th	e Senate
	by Senator Cansored by Re				d.	
		STATI	E OF MAI	INE		<u> </u>
)UR LORD EIGHTY-1	FIVE	
AN		for Acc	cess to	Juvenile Records Agencies	by	
Be it er follows:		the Peo	ople of	the Stat	te of Mair	ne as
15 M	1RSA §3308	8, sub-	§7 is er	nacted to	o read:	
$\frac{7}{100000000000000000000000000000000000$	Dissemina	ation o	of info	ormation	. <u>Nothir</u> f any inf	ng in
					ile procee	
or othe	er record	ds desc	cribed	in subse	ection 5 h	v one
					iminal ju	
agency f	for the p	urpose d	of the a	dminist	ration of	crim-
inal jus	stice, the	e admini	istratic	n of juv	venile cri	minal
justice	and fo	r crimin	nal just	ice ager	ncy employ	ment.
	ooses of following			the fo	ollowing	terms

1	A. "Administration of criminal justice" has the
2	same meaning as found in Title 16, section 611,
3	subsection 1.
4 5 6 7 8 9 10 11	B. "Administration of juvenile criminal justice" means detection, apprehension, detention, condi- tional or unconditional release, informal adjust- ment, initial appearance, bind over, adjudication or disposition of accused juveniles or juvenile criminal offenders. It includes juvenile crime identification activities and the collection, storage and dissemination of juvenile crime in- formation.
13	C. "Criminal justice agency" has the same mean-
14	ing as found in Title 16, section 611, subsection
15	4.
16	D. "Dissemination" has the same meaning as found
17	in Title 16, section 611, subsection 6.
18	STATEMENT OF FACT
19	This bill allows for a free flow of investiga-
20	tive, intelligence and juvenile crime information be-
21	tween criminal justice agencies when such information
22	is sought for the purposes of the administration of
23	criminal or juvenile justice or for the purpose of
24	criminal justice employment.