Offered By	
AMEND House Committee Substitute for Senate Section 494.455, Line 51, by inserting after said	
probation or parole by the court, and shall keep is complete and full records of all presentence inversely revoked or terminated and all discharges from propresentence investigation requested and probation chapter and sections 558.011 and 558.026 shall be subject to any such order is subject to an investige probation and parole, a copy of the order shall be any county where a parole board ceases to exist, that parole board. 2. Information and data obtained by a profine information and shall not be receivable in any condition of information and shall not be receivable in any condition of information permit the inspection of the report, or profine or his or her attorney, or other person having a probation of parole officer is priviled for lawful criminal matters. 3. The provisions of subsection 2 of this investigation report shall be made available to the connection with preparation of the presentence in	be kept in a like manner, and, if the defendant gation or is under the supervision of the division of e sent to the division of probation and parole. In the clerk of the court shall preserve the records of obation or parole officer shall be privileged ourt. Such information shall not be disclosed embers of a parole board and the judge entitled to probation and parole, or the parole board may in its parts of such report, by the defendant, or offender reper interest therein. Information and data leged information not receivable in any court unless section notwithstanding, the presentence se state and all information and data obtained in investigation report may be made available to the g that the receipt of the information and data is in