Second Regular Session Seventieth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 16-0156.01 Jane Ritter x4342

HOUSE BILL 16-1098

HOUSE SPONSORSHIP

Lawrence,

SENATE SPONSORSHIP

Newell,

House Committees Education

Senate Committees

A BILL FOR AN ACT

101 CONCERNING UPDATES TO PROVISIONS RELATED TO SCHOOL
102 DISCIPLINE REPORTING.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

The bill makes adjustments to required school discipline reporting provisions. If the department of public safety utilizes records related to juvenile proceedings for research purposes, that department must meet all statutory requirements for research use; except that it is not required to obtain prior authorization from the department of human services. A

HOUSE 3rd Reading Unamended February 19, 2016

HOUSE Amended 2nd Reading February 18, 2016 provision is added to the section concerning the use of juvenile delinquency data for research purposes that any research generated by that data must be in aggregate form. Certain information may be released regarding an expunged case by any law enforcement agency, a district attorney, a court, or any agency of the state judicial department to the department of public safety, division of criminal justice, for research purposes.

The district attorney or his or her designee is no longer subject to any criminal or civil penalties for his or her compliance with the reporting obligations of the statute.

The division of criminal justice is no longer required to release data related to juvenile delinquency to independent entities for research purposes.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 19-1-303, amend (5) 3 as follows: 4 19-1-303. General provisions - delinquency and dependency 5 and neglect cases - exchange of information - civil penalty. (5) The 6 provisions of this section shall be ARE in addition to and not in lieu of 7 other statutory provisions of law pertaining to the release of information. 8 Access to OR EXCHANGE OF information not otherwise addressed by this 9 section shall be IS governed as otherwise provided by law. 10 **SECTION 2.** In Colorado Revised Statutes, 19-1-304, amend (1) 11 (a) introductory portion and (1) (a) (XIII) as follows: 12 19-1-304. Juvenile delinquency records - division of youth 13 corrections critical incident information - definitions. (1) (a) Court 14 **records - open.** Except as provided in paragraph (b.5) of this subsection 15 (1), court records in juvenile delinquency proceedings or proceedings 16 concerning a juvenile charged with the violation of any municipal 17 ordinance except a traffic ordinance shall be ARE open to inspection to the 18 following persons without court order:

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1	(AIII) Any person or agency for research purposes, if all of the
2	following conditions are met:
3	(A) The person or agency conducting such THE research is
4	employed by the state of Colorado or is under contract with the state of
5	Colorado and is authorized by the department of human services to
6	conduct such THE research; EXCEPT THAT THE DEPARTMENT OF PUBLIC
7	SAFETY IS NOT REQUIRED TO OBTAIN PRIOR AUTHORIZATION FROM THE
8	DEPARTMENT OF HUMAN SERVICES FOR PURPOSES OF THIS SUBPARAGRAPH
9	(XIII); and
10	(B) The person or agency conducting the research ensures that all
11	documents containing identifying information are maintained in secure
12	locations and access to such documents by unauthorized persons is
13	prohibited; that no identifying information is included in documents
14	generated from the research conducted; and that all identifying
15	information is deleted from documents used in the research when the
16	research is completed; AND
17	(C) ANY DATA RELEASED MUST ONLY BE IN AGGREGATE FORM;
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19	SECTION 3. In Colorado Revised Statutes, 20-1-113, amend (4):
20	and add (5) as follows:
21	20-1-113. Reporting of criminal proceedings involving public
22	school students. (4) Commencing NOTWITHSTANDING THE PROVISIONS
23	OF SECTION 19-1-303 (5), C.R.S., COMMENCING August 1, 2015, and
24	continuing every August 1 every year thereafter, each district attorney
25	shall report to the division of criminal justice the name of any student
26	who was granted pre-file juvenile or adult diversion for a ticket
27	summons, or offense that occurred at a public elementary school, middle

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1 or junior high school, or high school; in a school vehicle; or at a school 2 activity or sanctioned event. In addition to the full name of the student, 3 the district attorney shall report the student's date of birth, race, ethnicity, 4 and gender and the arrest or incident report number, as recorded by the 5 arresting A law enforcement agency. for the student INFORMATION, 6 INCLUDING EXPUNGED RECORD INFORMATION, RELEASED BY A DISTRICT 7 ATTORNEY TO THE DIVISION OF CRIMINAL JUSTICE PURSUANT TO THIS 8 SECTION MUST ONLY BE USED FOR RESEARCH PURPOSES RELATED TO 9 SCHOOL DISCIPLINE. 10 (5) NOTWITHSTANDING THE PROVISIONS OF SECTION 19-1-303 11 (4.7), C.R.S., A DISTRICT ATTORNEY OR HIS OR HER DESIGNEE IS NOT 12 SUBJECT TO ANY CRIMINAL OR CIVIL PENALTY FOR COMPLIANCE WITH THE 13 REPORTING OBLIGATIONS OF THIS SECTION. 14 **SECTION 4.** In Colorado Revised Statutes, 22-32-146, amend 15 (5) (b) as follows: 16 22-32-146. School use of on-site peace officers as school 17 resource officers. (5) (b) NOTWITHSTANDING THE PROVISIONS OF 18 SECTION 19-1-303 (5), C.R.S., on or before August 1, 2016, and every 19 August 1 thereafter, each law enforcement agency that is acting or has 20 acted in its official capacity on school grounds, in a school vehicle, or at 21 a school activity or sanctioned event shall report to the division of 22 criminal justice, in formats developed by the division in conjunction with 23 local law enforcement agencies, the information required pursuant to 24 paragraph (c) of this subsection (5) that is related to all student tickets, 25 summons, or arrests that occurred for the previous academic year, 26 including incidents that occurred during the previous summer months, at 27 a public elementary school, middle or junior high school, or high school;

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in a school vehicle; or at a school activity or sanctioned event.

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SECTION 5. In Colorado Revised Statutes, 24-33.5-503, **amend** (2) (a) (II) as follows:

24-33.5-503. Duties of division. (2) (a) (II) The division shall submit the report to the education and judiciary committees of the house of representatives and the senate, or any successor committees. The division shall provide the report to any member of the public upon request, in a manner that does not include any identifying information regarding any student. If the division provides the information to a member of the public upon request pursuant to this paragraph (a), the division may charge a fee to the person, which fee shall not exceed the direct and indirect costs incurred by the division in providing the information. Provided that the division adheres to all state and federal privacy and confidentiality laws concerning student information, the division shall MAY provide the underlying AGGREGATE data gathered by a law enforcement agency to any independent research or community-based organization working to analyze school-based criminal behavior and the response to that behavior by the juvenile and criminal justice systems. The data provided must not include any INFORMATION THAT WOULD IDENTIFY ANY INDIVIDUAL STUDENT.

SECTION 6. Safety clause. The general assembly hereby finds, determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety.

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