Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 24-1216

LLS NO. 24-0808.02 Jane Ritter x4342

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A BILL FOR AN ACT

101 CONCERNING MULTI-LEVEL SUPPORTS FOR YOUTH IN VARYING STAGES

102

OF THE JUVENILE JUSTICE SYSTEM, AND, IN CONNECTION

103 THEREWITH, MAKING AN APPROPRIATION.

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 <u>http://leg.colorado.gov</u>.)

The bill establishes a bill of rights for K-12 students who are involved in any capacity with the juvenile or criminal justice system (justice-engaged student). School districts, boards of cooperative services, charter schools, and institute charter schools (local education providers) must follow the bill of rights for justice-engaged students. The bill of HOUSE 3rd Reading Unamended April 30, 2024

> Amended 2nd Reading April 29, 2024

HOUSE

rights includes, but is not limited to, providing the justice-engaged student with a graduation and promotion plan; appropriate credit for coursework completed while justice-engaged; prompt enrollment or re-enrollment no later than 10 business days after the first request to the local education provider; and allowing the justice-engaged student to participate in school activities or career readiness pathways in accordance with rules promulgated by the state board of education (board).

Each local education provider shall publish on its website an explanation of the services and resources available for justice-engaged students, including the name, phone number, and email address of a designated, trained point-of-contact person (contact person) at the local education provider. The contact person shall complete annual training developed by the department of education (department) and be knowledgeable about alternative education options and wraparound services.

When notified that a student is justice-engaged, the contact person shall schedule a meeting with the justice-engaged student and the multi-tiered systems of supports team (MTSS), if one is available, at the local education provider. If an MTSS is not available, the contact person shall schedule a meeting with an intervention team. The MTSS or intervention team shall, in collaboration with the justice-engaged student and the justice-engaged student's family, develop a customized support plan related to the justice-engaged student's education needs.

Beginning with the 2025-26 academic year, the department, in collaboration with the division of youth services and the judicial department, shall develop a data tracking system to track data on attendance, drop-out rates, and graduation rates for justice-engaged students.

The board shall promulgate rules to establish a process and framework for interpreting and transferring credits and schoolwork completed by a justice-engaged student while in custody.

The department shall provide guidance to local education providers on how to allow a justice-engaged student to receive an accommodation to participate in school activities, including, but not limited to, graduation ceremonies, sporting events, after-school activities, and college or career readiness pathways.

On or before September 1, 2025, the bill requires the department to select and contract with an entity to establish and maintain a statewide hotline for justice-engaged students, families and caregivers, justice system personnel, and education personnel. Each justice-engaged student shall be provided information about the hotline by law enforcement after ticketing or arrest, by the division of youth services after release from the division, and by local education providers after notification that a student has become justice-engaged.

The bill requires the entity operating the hotline to submit a written

report to the department and board on or before June 30, 2025, and each June 30 thereafter. The report must categorize and summarize the number of calls received, the type of person calling, types of supports or referrals provided, and the geography of calls received so that service gaps can be identified.

The department shall create and maintain a position to serve as a support person to assist students from frontier and rural school districts who have been denied re-entry into school by a local education provider.

Under current law, if a child or youth is within a court's jurisdiction, a preliminary investigation is made to determine whether further actions be taken to protect the interests of the child or youth or the community. The bill allows the court to extend the preliminary investigation for an additional 6 months to make additional findings.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add article 108 to
3	title 22 as follows:
4	ARTICLE 108
5	Justice-Engaged Students in Education Act
6	22-108-101. Short title. The short title of this article 108 is
7	THE "SUPPORTING JUSTICE-ENGAGED STUDENTS IN EDUCATION ACT".
8	22-108-102. Definitions. As used in this article 108, unless
9	THE CONTEXT OTHERWISE REQUIRES:
10	(1) "DEPARTMENT" MEANS THE DEPARTMENT OF EDUCATION
11	CREATED AND EXISTING PURSUANT TO SECTION 24-1-115.
12	(2) "HOTLINE" MEANS THE STATEWIDE JUSTICE-ENGAGED STUDENT
13	HOTLINE CREATED PURSUANT TO SECTION 22-108-108.
14	(3) "JUSTICE-ENGAGED STUDENT" MEANS A STUDENT WHO IS
15	INVOLVED IN THE CRIMINAL JUSTICE SYSTEM IN ANY CAPACITY,
16	INCLUDING, BUT NOT LIMITED TO, ADJUDICATION, PROBATION, TICKETING,
17	DETENTION, DIVERSION, COMMITMENT, OR COMMUNITY SUPERVISION.
18	(4) "LOCAL EDUCATION PROVIDER" MEANS A SCHOOL DISTRICT

CREATED PURSUANT TO ARTICLE 30 OF THIS TITLE 22, A BOARD OF
 COOPERATIVE SERVICES, A CHARTER SCHOOL AUTHORIZED BY A SCHOOL
 DISTRICT PURSUANT TO PART 1 OF ARTICLE 30.5 OF THIS TITLE 22, OR AN
 INSTITUTE CHARTER SCHOOL AUTHORIZED BY THE STATE CHARTER
 SCHOOL INSTITUTE PURSUANT TO PART 5 OF ARTICLE 30.5 OF THIS TITLE
 22.

7 (5) "MULTI-TIERED SYSTEMS OF SUPPORTS" MEANS A SYSTEMIC 8 PREVENTIVE APPROACH THAT ADDRESSES THE ACADEMIC AND 9 SOCIAL-EMOTIONAL NEEDS OF ALL STUDENTS AT THE UNIVERSAL, 10 TARGETED, AND INTENSIVE LEVELS. THROUGH THE MULTI-TIERED 11 SYSTEMS OF SUPPORTS, SCHOOL PERSONNEL PROVIDES HIGH-QUALITY, 12 SCIENTIFICALLY BASED OR EVIDENCE-BASED INSTRUCTION AND 13 INTERVENTION THAT IS MATCHED TO STUDENT NEEDS; USES A METHOD OF 14 MONITORING PROGRESS TO INFORM DECISIONS ABOUT INSTRUCTION AND 15 GOALS; AND USES STUDENT RESPONSE DATA TO INFORM IMPORTANT 16 EDUCATIONAL DECISIONS.

17 22-108-103. Justice-engaged student's bill of rights. (1) WITH
18 RESPECT TO EDUCATION, A JUSTICE-ENGAGED STUDENT HAS THE RIGHT TO:
19 (a) PROVISION OF ALTERNATIVE SOLUTIONS TO A GENERAL
20 EDUCATION, INCLUDING, BUT NOT LIMITED TO, APPROPRIATE AVAILABLE
21 ALTERNATE EDUCATION PROGRAMS;

(b) PROMPT ENROLLMENT OR RE-ENROLLMENT WITH A LOCAL
EDUCATION PROVIDER, SO LONG AS THE STUDENT IS ELIGIBLE FOR
ENROLLMENT, AS DETERMINED BY THE LOCAL EDUCATION PROVIDER
PURSUANT TO SECTION 22-33-104, NO LATER THAN TEN BUSINESS DAYS
AFTER THE FIRST REQUEST TO THE LOCAL EDUCATION PROVIDER AND
INITIAL CONTACT WITH THE POINT-OF-CONTACT PERSON FOR THE LOCAL

1 EDUCATION PROVIDER. IF THE JUSTICE-ENGAGED STUDENT IS BEING 2 SERVED THROUGH THE FEDERAL "INDIVIDUALS WITH DISABILITIES 3 EDUCATION ACT", 20 U.S.C. SEC. 1400 ET SEQ., AS AMENDED, OR SECTION 4 504 OF THE FEDERAL "REHABILITATION ACT OF 1973", 29 U.S.C. SEC. 794, 5 AS AMENDED, THE FEDERAL TIME REQUIREMENTS REMAIN IN EFFECT FOR 6 THAT STUDENT. THE LOCAL EDUCATION PROVIDER SHALL PROVIDE ALL 7 JUSTICE-ENGAGED STUDENTS WITH A RESPONSE WITHIN THREE BUSINESS 8 DAYS AFTER THE JUSTICE-ENGAGED STUDENT CONTACTS THE LOCAL 9 EDUCATION PROVIDER.

10 (c) APPROPRIATE CREDIT FOR COURSEWORK COMPLETED WHILE
11 JUSTICE-ENGAGED AND FOR THAT COURSEWORK TO BE APPLIED TOWARD
12 GRADUATION OR SCHOOL CONTINUATION WHILE RE-ENROLLED AT A LOCAL
13 EDUCATION PROVIDER, ACCORDING TO RULES PROMULGATED BY THE
14 STATE BOARD OF EDUCATION PURSUANT TO THIS ARTICLE 108;

(d) A PLAN FOR GRADUATION DEVELOPED IN CONSULTATION WITH
THE JUSTICE-ENGAGED STUDENT, THE STUDENT'S FAMILY, CAREGIVER OR
ADVOCATE. THE PLAN MUST CONSIDER ALL PRIOR COURSEWORK
COMPLETED BY THE STUDENT. IN DEVELOPING THE PLAN, THE TEAM SHALL
MAKE EVERY EFFORT TO ACCOUNT FOR ALL CREDITS EARNED BY THE
JUSTICE-ENGAGED STUDENT AND CLARIFY REQUIREMENTS TO ALLOW THE
JUSTICE-ENGAGED STUDENT TO COMPLETE THE STUDENT'S HIGH SCHOOL

22 GRADUATION REQUIREMENTS AT THE EARLIEST POSSIBLE DATE.

(c) A CLEARLY DEFINED AND DOCUMENTED PLAN FOR
GRADUATION PROVIDED TO THE JUSTICE-ENGAGED STUDENT AND THE
STUDENT'S FAMILY OR CAREGIVER UPON RE-ENTRY, RE-ENROLLMENT, OR
CONTINUATION WITH A LOCAL EDUCATION PROVIDER;

27 (f) PRIVACY, INCLUDING PRIVACY WHEN RELATED TO DIVERSION,

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PROBATION, OR QUESTIONING ABOUT A CRIME AT A LOCAL EDUCATION
 PROVIDER AND NOT IN VIEW OF THE STUDENT'S PEERS. IF SUCH A VISIT IS
 NECESSARY, THE APPROPRIATE OFFICER SHALL SCHEDULE THE VISIT IN
 ADVANCE WITH THE LOCAL EDUCATION PROVIDER'S OFFICE IN A PRIVATE
 AREA OUT OF SIGHT OF THE OTHER STUDENTS.

6 (g) PROTECTION BY THE FEDERAL "INDIVIDUALS WITH 7 DISABILITIES EDUCATION ACT", 20 U.S.C. SEC. 1400 ET SEQ., AS 8 AMENDED, SECTION 504 OF THE FEDERAL "REHABILITATION ACT OF 1973", 9 29 U.S.C. SEC. 794, AS AMENDED, APPLICABLE FOSTER CARE 10 REGULATIONS, AND THE FEDERAL "MCKINNEY-VENTO HOMELESS 11 ASSISTANCE ACT", 42 U.S.C. SEC. 11431 ET SEQ.;

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13 (h) CREATE EVIDENCE OF AND BE EVALUATED FOR GIFTEDNESS
14 WITH SUPPORT AND INFORMATION FROM THE JUSTICE-ENGAGED STUDENT'S
15 FAMILY OR CAREGIVERS TO ALLOW CONSIDERATION OF THE
16 JUSTICE-ENGAGED STUDENT FOR GIFTED AND TALENTED PROGRAMS THAT
17 ARE AVAILABLE WITHIN EXISTING RESOURCES; AND

18 (i) PARTICIPATE IN SCHOOL ACTIVITIES AND COLLEGE OR CAREER
19 READINESS PATHWAYS, INCLUDING, BUT NOT LIMITED TO, CAREER AND
20 TECHNICAL CERTIFICATION PROGRAMS, IN ACCORDANCE WITH THE RULES
21 PROMULGATED BY THE STATE BOARD OF EDUCATION PURSUANT TO THIS
22 ARTICLE 108.

- 23 22-108-104. Educational support for justice-engaged students
 24 local education provider responsibilities point-of-contact person
- **25** guidance automatic referral to multi-tiered systems of supports.
- 26 (1) EACH LOCAL EDUCATION PROVIDER IN THE STATE SHALL:
- 27 (a) PROMINENTLY PUBLISH ON ITS WEBSITE AN EXPLANATION OF

SERVICES AND RESOURCES AVAILABLE FOR JUSTICE-ENGAGED STUDENTS,
 INCLUDING THE NAME, PHONE NUMBER, AND EMAIL ADDRESS OF A
 POINT-OF-CONTACT PERSON AT THE LOCAL EDUCATION PROVIDER. THE
 INFORMATION SHOULD BE EASILY ACCESSIBLE AND OFFERED IN MULTIPLE
 LANGUAGES, AS BEST SUITS THE NEEDS OF THE DEMOGRAPHIC MAKEUP OF
 THE AREA IN WHICH THE LOCAL EDUCATION PROVIDER IS LOCATED.

7 (b) DESIGNATE ONE PERSON TO SERVE AS POINT OF CONTACT FOR 8 JUSTICE-ENGAGED STUDENTS AND THEIR FAMILIES OR CAREGIVERS. THE 9 POINT-OF-CONTACT PERSON SHALL RESPOND TO INQUIRIES AND CONNECT 10 WITH JUSTICE-ENGAGED STUDENTS AND THEIR FAMILIES OR CAREGIVERS 11 WITHIN THREE BUSINESS DAYS AFTER AN INQUIRY, PURSUANT TO THE 12 JUSTICE-ENGAGED STUDENT'S BILL OF RIGHTS ESTABLISHED IN SECTION 13 22-108-103. For small and rural school districts that are not 14 MEMBERS OF A BOCES, A DESIGNATED SUPPORT PERSON WITHIN THE 15 DEPARTMENT MAY ACT AS A POINT OF CONTACT FOR THE PURPOSES OF 16 THIS SECTION, PURSUANT TO SECTION 22-108-109.

17 (2) (a) THE DESIGNATED POINT-OF-CONTACT PERSON FOR EACH 18 LOCAL EDUCATION PROVIDER SHALL READ AND UNDERSTAND THE 19 GUIDANCE DEVELOPED AND PROVIDED PURSUANT TO SUBSECTION (2)(b) 20 OF THIS SECTION UPON DESIGNATION AS THE POINT-OF-CONTACT. 21 THE POINT-OF-CONTACT PERSON SHALL BE KNOWLEDGEABLE ABOUT 22 ALTERNATIVE EDUCATION OPTIONS AND WRAPAROUND SERVICES 23 AVAILABLE TO STUDENTS ENROLLED IN THE LOCAL EDUCATION PROVIDER. 24 (b) THE DEPARTMENT SHALL PARTNER WITH PERSONS INVOLVED 25 WITH JUSTICE-ENGAGED STUDENTS IN THE STATE TO DEVELOP GUIDANCE 26 THAT ALIGNS WITH THE JUSTICE-ENGAGED STUDENT'S BILL OF RIGHTS 27 ESTABLISHED IN SECTION 22-108-103 AND THAT INCLUDES GUIDANCE IN

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1 STATE ATTENDANCE LAWS, CASES PERTAINING TO EDUCATION AS A 2 PROTECTED PROPERTY INTEREST, RE-ENTRY BEST PRACTICES, THE CREDIT 3 TRANSFER PROCESS DEVELOPED PURSUANT TO SECTION 22-108-106, AND 4 REQUIREMENTS OF THE FEDERAL "INDIVIDUALS WITH DISABILITIES 5 EDUCATION ACT", 20 U.S.C. SEC. 1400 ET SEQ., AS AMENDED, OR SECTION 6 504 OF THE FEDERAL "REHABILITATION ACT OF 1973", 29 U.S.C. SEC. 794, 7 AS AMENDED. ON OR BEFORE AUGUST 1, 2026, THE DEPARTMENT SHALL 8 DEVELOP GUIDANCE AND MAKE IT AVAILABLE TO LOCAL EDUCATION 9 PROVIDERS ONLINE AND IN MODULES FOR EASE OF ACCESS. 10 LOCAL EDUCATION PROVIDER SHALL ENSURE THAT THE 11 POINT-OF-CONTACT PERSON FOR THE PROVIDER HAS COMPLETE 12 UNDERSTANDING OF THE GUIDANCE DEVELOPED PURSUANT TO THIS 13 SUBSECTION (2)(b) ON OR BEFORE THE PUPIL ENROLLMENT COUNT DAY AS 14 DEFINED IN SECTION 22-54-103 and maintain the position of a 15 DESIGNATED POINT-OF-CONTACT PERSON.

16 (c) THE GUIDANCE DEVELOPED PURSUANT TO SUBSECTION (2)(b)
17 OF THIS SECTION IS RECOMMENDED FOR ANY PERSON ACTING AS A CHILD
18 WELFARE EDUCATION LIAISON, GUARDIAN AD LITEM, COUNSEL FOR YOUTH,
19 OR OTHER OFFICERS WHO WORK WITH YOUTH. THE DEPARTMENT SHALL
20 MAKE THE GUIDANCE PUBLICLY AVAILABLE TO ANY YOUTH-SERVING
21 AGENCY OR COMMUNITY-BASED ORGANIZATION.

(3) THE POINT-OF-CONTACT PERSON SHALL ACTIVELY ENGAGE
WITH JUSTICE-ENGAGED STUDENTS AND THEIR FAMILIES OR CAREGIVERS
TO EXPLORE ALTERNATIVE SOLUTIONS FOR EDUCATIONAL ATTAINMENT
BEFORE RESORTING TO A DENIAL OF ACCESS TO EDUCATION PURSUANT TO
ARTICLE 33 OF THIS TITLE 22, AND IF THE LOCAL EDUCATION PROVIDER
DENIES THE STUDENT ACCESS TO EDUCATION, THE POINT-OF-CONTACT

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PERSON SHALL REFER THE STUDENT TO THE HOTLINE CREATED PURSUANT
 TO SECTION 22-108-108.

3 (4) UPON NOTIFICATION OR REQUEST, A LOCAL EDUCATION 4 PROVIDER WILL WORK WITH THE TEAM OF PROFESSIONALS, INCLUDING THE 5 MULTI-TIERED SYSTEMS OF SUPPORTS AND APPROPRIATE INTERVENTION 6 TEAMS, FAMILIES, AND JUSTICE-ENGAGED STUDENTS, TO ENSURE A 7 PATHWAY TO GRADUATION THAT IS CONSISTENT WITH REOUIREMENTS SET 8 FORTH IN SECTIONS 22-2-106, 22-2-406, AND 22-32-109, INCLUDING 9 WORKFORCE DEVELOPMENT OPPORTUNITIES, ACCESS TO ALTERNATIVE 10 EDUCATIONAL PROGRAMMING, AND MENTAL HEALTH AND OTHER 11 SUPPORTS AS AND IF APPROPRIATE AND AVAILABLE. THE TEAM SHALL 12 DEVELOP A PLAN TO GUIDE IMPLEMENTATION OF THESE SUPPORTS.

13

14 22-108-105. Justice-engaged students interagency working 15 group - duties - recommendations - rules. (1) ON OR BEFORE JULY 1, 16 2024, THE DEPARTMENT SHALL CONVENE AN INTERAGENCY WORKING 17 GROUP COMPRISED OF MEMBERS FROM THE DEPARTMENT OF EDUCATION, 18 AS APPOINTED BY THE COMMISSIONER; THE DEPARTMENT OF HUMAN 19 SERVICES, AS APPOINTED BY THE EXECUTIVE DIRECTOR; THE DIVISION OF 20 YOUTH SERVICES, AS APPOINTED BY THE EXECUTIVE DIRECTOR OF THE 21 DEPARTMENT OF HUMAN SERVICES; AND THE JUDICIAL DEPARTMENT, AS 22 APPOINTED BY THE CHIEF JUSTICE.

(2) THE INTERAGENCY WORKING GROUP SHALL, AT A MINIMUM,
REVIEW AND MAKE RECOMMENDATIONS TO THE DEPARTMENT OF
EDUCATION AND THE JOINT EDUCATION COMMITTEES OF THE HOUSE OF
REPRESENTATIVES AND THE SENATE NO LATER THAN DECEMBER 1, 2024,
REGARDING:

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1 (a) CRITERIA AND A MECHANISM FOR IDENTIFYING AND 2 QUANTIFYING THE NUMBER OF JUSTICE-ENGAGED STUDENTS; 3 (b) INDICATORS OF AND CONTRIBUTING FACTORS TO ACADEMIC 4 ATTAINMENT; 5 (c)DATA-SHARING AGREEMENTS AND REGULATORY AND 6 STATUTORY CHANGES REQUIRED TO IMPLEMENT THE RECOMMENDATIONS; 7 (d) ADDITIONAL FUNDING OR SYSTEM ENHANCEMENTS REQUIRED 8 TO IMPLEMENT THE RECOMMENDATIONS MADE PURSUANT TO THIS 9 SUBSECTION (2); AND 10 (e) ANY OTHER RECOMMENDATIONS THAT THE INTERAGENCY 11 WORKING GROUP FINDS RELEVANT TO BETTER UNDERSTAND OUTCOMES 12 FOR JUSTICE-ENGAGED STUDENTS AND WAYS THE STATE CAN SUPPORT 13 THIS POPULATION. 14 (3) THE INTERAGENCY WORKING GROUP SHALL CONSULT WITH 15 LOCAL EDUCATION PROVIDERS TO DETERMINE WHAT DATA IS NEEDED BY 16 DECEMBER 31, 2024. 17 (4) BEGINNING JULY 1, 2025, THE STATE BOARD OF EDUCATION 18 SHALL PROMULGATE ANY NECESSARY RULES OR REOUEST STATUTORY 19 CHANGES TO IMPLEMENT THE RECOMMENDATIONS MADE BY THE 20 INTERAGENCY WORKING GROUP. 21 22-108-106. Credit transfer from state custody situations -22 **rules - definition.** (1) FOR THE PURPOSES OF THIS SECTION, "CUSTODY" 23 MEANS, BUT IS NOT LIMITED TO, TIME SPENT IN A FACILITY OPERATED BY 24 THE DEPARTMENT OF HUMAN SERVICES, FACILITY SCHOOL, PSYCHIATRIC 25 FACILITY, OR DAY TREATMENT CENTER. 26 (2) THE STATE BOARD OF EDUCATION, IN COLLABORATION WITH 27 THE DEPARTMENT AND THE DIVISION OF YOUTH SERVICES, THE JUDICIAL

1 DEPARTMENT, INTERESTED STAKEHOLDERS, AND JUSTICE-ENGAGED 2 STUDENTS AND THEIR FAMILIES OR CAREGIVERS, SHALL PROMULGATE 3 RULES ON OR BEFORE AUGUST 1, 2025, TO ESTABLISH A PROCESS AND TO 4 ENSURE THAT YOUTH IN CUSTODY HAVE ACCESS TO QUALITY 5 EDUCATIONAL PROGRAMS AND RECEIVE CREDITS FOR ANY WORK 6 COMPLETED UPON THE YOUTH'S RETURN TO THE TRADITIONAL 7 EDUCATIONAL ENVIRONMENT. THE PROCESS AND FRAMEWORK MUST BE 8 IN PLACE ON OR BEFORE AUGUST 30, 2025, AND BE INCLUDED IN THE 9 GUIDANCE REQUIRED PURSUANT TO SECTION 22-108-104. 10 NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBSECTION (2), A 11 LOCAL EDUCATION PROVIDER RETAINS THE RIGHT TO SUSPEND OR EXPEL 12 A JUSTICE-ENGAGED STUDENT PURSUANT TO SECTIONS 22-33-105 AND 13 22-33-106.

14 22-108-107. Justice-engaged students - participation in school 15 activities. ON OR BEFORE AUGUST 30, 2025, THE DEPARTMENT SHALL 16 PROVIDE GUIDANCE TO LOCAL EDUCATION PROVIDERS ON HOW TO ALLOW 17 A JUSTICE-ENGAGED STUDENT TO RECEIVE AN ACCOMMODATION TO 18 PARTICIPATE IN SCHOOL ACTIVITIES, INCLUDING GRADUATION 19 CEREMONIES, SPORTING EVENTS, AFTER-SCHOOL ACTIVITIES, DANCES, 20 CLUBS, AND COLLEGE OR CAREER READINESS PATHWAYS, INCLUDING, BUT 21 NOT LIMITED TO, CAREER AND TECHNICAL CERTIFICATION PROGRAMS. THE 22 ACCOMMODATIONS MAY INCLUDE, BUT ARE NOT LIMITED TO, THE OPTION 23 FOR A FAMILY MEMBER OR OTHER INVESTED ADULT TO ACCOMPANY THE 24 JUSTICE-ENGAGED STUDENT TO THE SCHOOL ACTIVITY.

25 22-108-108. Statewide justice-engaged student hotline - report
 26 - repeal. (1) ON OR BEFORE SEPTEMBER 1, 2026, THE DEPARTMENT SHALL
 27 SELECT AND CONTRACT WITH AN ENTITY TO ESTABLISH AND MAINTAIN A

1 STATEWIDE HOTLINE FOR JUSTICE-ENGAGED STUDENTS, FAMILIES AND 2 CAREGIVERS, JUSTICE SYSTEM PERSONNEL, AND EDUCATION PERSONNEL. 3 THE HOTLINE MUST BE ACCESSIBLE IN AT LEAST ENGLISH AND SPANISH 4 AND PROVIDE ACCESSIBILITY OPTIONS FOR PERSONS WITH DISABILITIES, 5 AND OFFER REFERRALS FOR LEGAL ADVICE, SCHOOL OPTIONS, AND OTHER 6 NECESSARY WRAPAROUND SERVICES AND SUPPORTS. THE ENTITY 7 OPERATING THE HOTLINE SHALL TRACK THE TYPES OF CALLS RECEIVED TO 8 IDENTIFY AND ADDRESS GAPS IN COMMUNICATION REGARDING 9 EDUCATIONAL OPTIONS FOR JUSTICE-ENGAGED STUDENTS. EACH 10 JUSTICE-ENGAGED STUDENT SHALL BE PROVIDED INFORMATION ABOUT 11 THE HOTLINE BY LAW ENFORCEMENT AFTER TICKETING OR ARREST, BY THE 12 DIVISION AFTER RELEASE FROM THE DIVISION, AND BY LOCAL EDUCATION 13 PROVIDERS AFTER NOTIFICATION THAT A STUDENT IS JUSTICE-ENGAGED.

(2) ON OR BEFORE JUNE 30, 2025, AND EACH JUNE 30 THEREAFTER,
THE ENTITY OPERATING THE HOTLINE SHALL SUBMIT A WRITTEN REPORT
TO THE DEPARTMENT AND THE STATE BOARD OF EDUCATION THAT
CATEGORIZES AND SUMMARIZES THE NUMBER OF CALLS RECEIVED, TYPE
OF PERSON CALLING THE HOTLINE, TYPES OF SUPPORTS OR REFERRALS
PROVIDED, AND GEOGRAPHY OF CALLS RECEIVED SO THAT SERVICE GAPS
CAN BE IDENTIFIED.

21

(3) This section is repealed, effective July 1, 2028.

22 22-108-109. Support person to assist students in small frontier
and rural districts. BEGINNING JULY 1, 2025, AS REQUIRED BY SECTION
24 22-108-104 (1)(b), THE DEPARTMENT SHALL ASSIST A STUDENT FROM
25 SMALL FRONTIER AND RURAL SCHOOL DISTRICTS OR WHO HAS BEEN
26 DENIED RE-ENTRY TO THE STUDENT'S LOCAL EDUCATION PROVIDER
27 PURSUANT TO SECTION 22-33-105. THE SUPPORT PERSON SHALL WORK

WITH THE FRONTIER OR RURAL SCHOOL DISTRICT, ALONG WITH THE
 MULTI-TIERED SYSTEMS OF SUPPORT TEAM, AND OTHER APPROPRIATE
 LOCAL EDUCATION PROVIDERS TO ALLOW THE STUDENT TO RE-ENTER
 SCHOOL. NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, A
 LOCAL EDUCATION PROVIDER RETAINS THE RIGHT TO SUSPEND OR EXPEL
 A JUSTICE-ENGAGED STUDENT PURSUANT TO SECTIONS 22-33-105 AND
 22-33-106.

8 SECTION 2. In Colorado Revised Statutes, 19-2.5-303, amend
9 (2)(f) as follows:

10 19-2.5-303. Duty of officer - screening teams - notification -11 release or detention. (2) (f) The screening team and the juvenile court 12 shall use the results from the detention screening instrument in making a 13 release determination. THE COURT IS ENCOURAGED TO TAKE INTO 14 CONSIDERATION THE JUVENILE'S EDUCATIONAL PROGRESS AND ABILITY TO 15 ACHIEVE CREDITS TOWARD GRADUATION. Release options include 16 allowing a juvenile to return home with no supervision, or with limited 17 supervision such as a location monitoring device, or a referral to a 18 preadjudication alternative to detention or service program established 19 pursuant to section 19-2.5-606.

20 SECTION 3. In Colorado Revised Statutes, 19-2.5-306, add 21 (4)(a.5) as follows:

19-2.5-306. Conditions of release - personal recognizance
bond. (4) (a.5) THE JUDGE OR MAGISTRATE IS ENCOURAGED TO TAKE
INTO CONSIDERATION THE JUVENILE'S EDUCATIONAL PROGRESS AND
ABILITY TO ACHIEVE CREDITS TOWARD GRADUATION.

26 SECTION 4. In Colorado Revised Statutes, 19-2.5-1117, amend
27 (1)(a) as follows:

1 19-2.5-1117. Sentencing - commitment to the department of 2 human services - definitions. (1) (a) Except as otherwise required in 3 subsection (6) of this section and section 19-2.5-1127 for an aggravated 4 juvenile offender, the court may commit a juvenile to the department of 5 human services for a determinate period of up to two years if the juvenile 6 is adjudicated for an offense that would constitute a felony or a 7 misdemeanor if committed by an adult; except that, if the juvenile is 8 younger than twelve years of age and is not adjudicated an aggravated 9 juvenile offender, the court may commit the juvenile to the department of 10 human services only if the juvenile is adjudicated for an offense that 11 would constitute a class 1, class 2, or class 3 felony if committed by an 12 adult. IF THE COURT COMMITS A JUSTICE-ENGAGED STUDENT, AS DEFINED 13 IN SECTION 22-108-102, TO THE DEPARTMENT OF HUMAN SERVICES FOR 14 ANY OFFENSE THAT DOES NOT INCLUDE A PHYSICAL THREAT OR BODILY 15 INJURY TO ANOTHER PERSON, THE COURT IS ENCOURAGED TO ORDER THAT 16 THE COMMITMENT TAKE PLACE IN A MANNER THAT ALLOWS THE 17 JUSTICE-ENGAGED STUDENT TO CONTINUE TO ATTEND SCHOOL PRIOR TO 18 COMMITMENT TO AVOID DISRUPTION OF THE JUSTICE-ENGAGED STUDENT'S 19 ACADEMIC PROGRESS AND ABILITY TO ACHIEVE CREDITS FOR A SEMESTER. 20 WHEN POSSIBLE, THE COURT MAY ORDER COMMITMENT AS FOLLOWS:

(I) IF THE SENTENCING TAKES PLACE IN THE FALL SEMESTER, THE
JUSTICE-ENGAGED STUDENT MAY REMAIN IN SCHOOL TO COMPLETE THE
FALL SEMESTER AND BEGIN COMMITMENT AT THE BEGINNING OF THE
SPRING SEMESTER;

(II) IF THE SENTENCING TAKES PLACE IN THE SPRING SEMESTER,
THE JUSTICE-ENGAGED STUDENT MAY REMAIN IN SCHOOL TO COMPLETE
THE SPRING SEMESTER AND BEGIN COMMITMENT AT THE BEGINNING OF

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1 THE SUMMER SEMESTER; AND

2 (III) IF THE SENTENCING TAKES PLACE IN THE SUMMER SEMESTER,
3 THE JUSTICE-ENGAGED STUDENT MAY REMAIN IN SCHOOL TO COMPLETE
4 THE SUMMER SEMESTER AND BEGIN COMMITMENT AT THE BEGINNING OF
5 THE FALL SEMESTER.

6

SECTION 5. Appropriation. For the 2024-25 state fiscal year,
\$82,883 is appropriated to the department of education for use by student
pathways. This appropriation is from the general fund and is based on an
assumption that the division will require an additional 0.1 FTE. To
implement this act, the division may use this appropriation for supports
for youth in juvenile justice system.

13 **SECTION 6.** Act subject to petition - effective date. This act 14 takes effect at 12:01 a.m. on the day following the expiration of the 15 ninety-day period after final adjournment of the general assembly; except 16 that, if a referendum petition is filed pursuant to section 1 (3) of article V 17 of the state constitution against this act or an item, section, or part of this 18 act within such period, then the act, item, section, or part will not take 19 effect unless approved by the people at the general election to be held in 20 November 2024 and, in such case, will take effect on the date of the 21 official declaration of the vote thereon by the governor.