First Regular Session Seventieth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 15-0018.01 Jane Ritter x4342

HOUSE BILL 15-1273

HOUSE SPONSORSHIP

Lawrence,

Newell,

SENATE SPONSORSHIP

House Committees Education **Senate Committees**

A BILL FOR AN ACT

101	CONCERNING ADDITIONAL COMPREHENSIVE REPORTING
102	REQUIREMENTS FOR SCHOOL DISCIPLINE REPORTS, AND, IN
103	CONNECTION THEREWITH, REQUIRING A POST-ENACTMENT
104	REVIEW OF THE IMPLEMENTATION OF THIS ACT.

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://www.leg.state.co.us/billsummaries.</u>)

The bill adds sexual assaults and the unlawful use of marijuana on school grounds, in a school vehicle, or at a school activity or sanctioned event to the current list of conduct and discipline code violations that a school is required to report as part of the safe school reporting requirements. Incidents of sexual assaults must only be reported in the aggregate, without any identifying information. The bill clarifies that the term "law enforcement" includes school resource officers.

The division of criminal justice (division) shall compile and report on the number of arrests, summons, and tickets that occurred on school grounds and the court dispositions of those cases. The division shall prepare a retroactive report using the best available data for the 2013-14 and 2014-15 school years.

The scheduled post-enactment review of House Bill 12-1345 will now include a review of this bill, including a review of the report to be compiled by the division. The post-enactment review of House Bill 12-1345 is extended to 180 days after the 4-year anniversary of the passage of this bill.

1 Be it enacted by the General Assembly of the State of Colorado:

2

SECTION 1. Legislative declaration. (1) The general assembly

3 determines and declares that:

4 (a) In 2011, the general assembly created a task force to study and
5 assess practices and statutes concerning zero tolerance practices in
6 schools and the interaction of school discipline practices with the juvenile
7 justice system;

8 (b) The following year, as a result of the work of this task force, 9 the general assembly passed House Bill 12-1345, which contained 10 requirements for law enforcement agencies and district attorneys to 11 annually report contacts with students. The purpose of this data was to 12 discover the extent to which minor offenses committed by students in 13 schools result in contact with law enforcement agencies and, ultimately, 14 entrance into the criminal justice system.

(c) Only seventy-four out of two hundred forty-six, or thirty
percent, of law enforcement agencies and only six out of twenty-two, or
twenty-seven percent, of district attorneys have complied with these

1 reporting requirements;

2 (d) Due to inconsistent data collection methods and procedures,
3 even the limited data currently collected from law enforcement agencies
4 and district attorneys cannot be used since it is unreliable and not
5 submitted in such a way that permits statewide comparison; and

6 (e) A number of additional problems with school discipline7 reports have arisen, including:

8 (I) Schools are not required to separately report instances of 9 sexual assault in school safety reports and, as a result, they report sexual 10 assault in the ambiguous "other" category; and

(II) Despite the legalization of marijuana in the state, schools do
not separate marijuana-related incidents from general drug-related
incidents that occur on school property, in school vehicles, or at school
activities or sanctioned events.

(2) Therefore, it is the intent of the general assembly to ensure that
high-level, consistent, and easily accessible school safety data is available
to parents and other interested parties by:

(a) Ensuring that school reporting requirements reflect important
and relevant issues such as sexual assault and marijuana-related incidents;
and

(b) Implementing a new data collection method that is less
burdensome for law enforcement agencies and that permits a relevant,
reliable, and in-depth statewide analysis.

SECTION 2. In Colorado Revised Statutes, 22-32-109.1, amend
(1) (a) (V), (1) (b.5), (1) (f), (2) introductory portion, (2) (b) introductory
portion, (2) (b) (IV) introductory portion, (2) (b) (IV) (C), (2) (b) (VII),
(2) (b) (VIII), (2) (c) (II), (3) introductory portion, and (3) (c); and add

1 (1) (e.5), (2) (b) (IV) (C.5), and (2) (b) (IX) as follows:

2 22-32-109.1. Board of education - specific powers and duties
3 - safe school plan - conduct and discipline code - safe school reporting
4 requirements - school response framework - school resource officers
5 - definitions. (1) Definitions. As used in this section, unless the context
6 otherwise requires:

7 (a) "Action taken" means a specific type of discipline, including
8 but not limited to the following categories of discipline:

9

(V) Referral to a law enforcement; agency; or

10 (b.5) "Community partners" means, collectively, local fire 11 departments, state and local law enforcement, agencies, local 911 12 agencies, interoperable communications providers, the safe2tell program 13 described in section 24-31-606, C.R.S., local emergency medical service 14 personnel, local mental health organizations, local public health agencies, 15 local emergency management personnel, local or regional homeland 16 security personnel, and school resource officers.

17 (e.5) "LAW ENFORCEMENT" INCLUDES ANY LAW ENFORCEMENT
18 AGENCY, LAW ENFORCEMENT OFFICER, OR SCHOOL RESOURCE OFFICER.

(f) (I) "Referral to law enforcement" means a communication
between a school administrator, teacher, or other school employee and a
law enforcement agency, which communication THAT:

(A) Is initiated by the school administrator, teacher, or otherschool employee; and

(B) Concerns behavior by a student that the school administrator,
teacher, or other school employee believes may constitute a violation of
the school conduct and discipline code or a criminal or delinquent offense
and for which the school administrator, teacher, or other school employee

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1 requests an investigation or other involvement by a law enforcement.

2 agency.

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(II) "Referral to law enforcement" does not include:

4 (A) Contact with a law enforcement agency that is made for the
5 purpose of education, prevention, or intervention regarding a student's
6 behavior; or

7 (B) Routine or incidental communication between a school
8 administrator, teacher, or other school employee and a law enforcement;
9 officer: OR

10 (C) ANY INCIDENT OR COMMUNICATION THAT IS INITIATED BY LAW
11 ENFORCEMENT.

12 (2) Safe school plan. In order to provide a learning environment 13 that is safe, conducive to the learning process, and free from unnecessary 14 disruption, EACH SCHOOL DISTRICT BOARD OF EDUCATION SHALL, 15 following consultation with the school district accountability committee 16 and school accountability committees, parents, teachers, administrators, 17 students, student councils where available, and, where appropriate, the 18 community at large, each school district board of education shall adopt 19 and implement a safe school plan, or review and revise, as necessary in 20 response to any relevant data collected by the school district, any existing 21 plans or policies already in effect. In addition to the aforementioned 22 parties, each school district board of education, in adopting and 23 implementing its safe school plan, may consult with victims' advocacy 24 organizations, school psychologists, local law enforcement, agencies, and 25 community partners. The plan, at a minimum, shall MUST include the 26 following:

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(b) Safe school reporting requirements. A policy whereby the

1 principal of each public school in a school district shall IS REQUIRED TO 2 submit annually, in a manner and by a date specified by rule of the state 3 board, a written report to the board of education of such THE school 4 district concerning the learning environment in the school during that 5 school year. The board of education of the school district annually shall 6 ANNUALLY compile the reports from every school in the district and shall 7 submit the compiled report to the department of education in a format 8 specified by rule of the state board. The compiled report shall be made 9 available to MUST BE EASILY ACCESSIBLE BY the general public THROUGH 10 A LINK ON THE DEPARTMENT OF EDUCATION'S WEB SITE HOMEPAGE. Such 11 THE report shall MUST include, but need not be limited to, the following 12 specific information for the preceding school year:

(IV) The number of conduct and discipline code violations. Each
of which violations shall VIOLATION MUST be reported only in the most
serious category that is applicable to that violation, including but not
limited to specific information identifying the number of, and the action
taken with respect to, each of the following types of violations:

18 (C) Use, possession, or sale of a drug or controlled substance,
19 OTHER THAN MARIJUANA, on school grounds, in a school vehicle, or at a
20 school activity or sanctioned event;

(C.5) THE UNLAWFUL USE, POSSESSION, OR SALE OF MARIJUANA
ON SCHOOL GROUNDS, IN A SCHOOL VEHICLE, OR AT A SCHOOL ACTIVITY
OR SANCTIONED EVENT;

(VII) The average class size for each public elementary school,
middle school or junior high school, and senior high school in the state
calculated as the total number of students enrolled in the school divided
by the number of full-time teachers in the school; and

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1 (VIII) The school's policy concerning bullying prevention and 2 education, including information related to the development and 3 implementation of any bullying prevention programs; AND

4 (IX) THE NUMBER OF ACTS ON SCHOOL GROUNDS, IN A SCHOOL 5 VEHICLE, OR AT A SCHOOL ACTIVITY OR SANCTIONED EVENT THAT 6 INITIATED A TITLE IX SEXUAL VIOLENCE INVESTIGATION. IN ACCORDANCE 7 WITH GUIDANCE FROM THE UNITED STATES DEPARTMENT OF EDUCATION, 8 THE OFFICE FOR CIVIL RIGHTS, AND 20 U.S.C. SEC. 1681 ET SEQ., A TITLE 9 IX INVESTIGATION MUST BE INITIATED WHEN A SCHOOL IS AWARE OR 10 REASONABLY SHOULD BE AWARE OF POSSIBLE SEXUAL VIOLENCE. ANY 11 INFORMATION PROVIDED AS A PART OF THIS SUBPARAGRAPH (IX) FOR THE 12 SAFE SCHOOL REPORTING REQUIREMENTS MUST BE REPORTED AS 13 AGGREGATE DATA AND MUST NOT INCLUDE ANY PERSONALLY 14 IDENTIFYING INFORMATION. FOR THE PURPOSES OF THIS SUBPARAGRAPH 15 (IX), "SEXUAL VIOLENCE" MEANS A PHYSICAL SEXUAL ACT PERPETRATED 16 AGAINST A PERSON'S WILL OR WHERE A PERSON IS INCAPABLE OF GIVING 17 CONSENT.

18 (c) Internet safety plan. (II) Each school district is encouraged 19 to structure the internet safety plan so as to incorporate the internet safety 20 topics into the teaching of the regular classroom curricula, rather than 21 isolating the topics as a separate class. Each school district is encouraged 22 to use available internet safety curricula resources, including but not 23 limited to materials available through nonprofit internet safety 24 foundations that are endorsed by the federal government. Each school 25 district is also encouraged to work with the local law enforcement 26 agencies for the jurisdiction in which the school district is located in 27 developing the internet safety curricula, especially with regard to topics

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that address personal safety on the internet, internet predator identification, privacy issues, and homeland security issues. Each school district is also encouraged to collaborate with parents and teachers in developing the internet safety curricula, including collaborating with district and statewide organizations that represent parents and teachers.

6 (3) Agreements with state agencies. Each board of education 7 shall cooperate and, to the extent possible, develop written agreements 8 with law enforcement, officials, the juvenile justice system, and social 9 services, as allowed under state and federal law, to keep each school 10 environment safe. Each board of education shall adopt a policy whereby 11 procedures will be used following instances of assault upon, disorderly 12 conduct toward, harassment of, the making knowingly of a false 13 allegation of child abuse against, or any alleged offense under the 14 "Colorado Criminal Code" directed toward a school teacher or school 15 employee or instances of damage occurring on the premises to the 16 personal property of a school teacher or school employee by a student. 17 Such procedures shall include, at a minimum, the following provisions:

18 (c) The school administration shall report the incident to the 19 district attorney or the appropriate local law enforcement, agency or 20 officer, who WHICH shall, upon receiving such report, investigate the 21 incident to determine the appropriateness of filing criminal charges or 22 initiating delinquency proceedings.

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SECTION 3. In Colorado Revised Statutes, 22-32-146, **amend** (4) introductory portion; and **add** (5) as follows:

25 22-32-146. School use of on-site peace officers as school
 26 resource officers. (4) Commencing August 1, 2013, and continuing each
 27 August 1 thereafter THROUGH AUGUST 1, 2014, each law enforcement

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1 agency employing or contracting with any law enforcement officer who 2 is acting or has acted in his or her official capacity on school grounds, in 3 a school vehicle, or at a school activity or sanctioned event shall report to 4 the division of criminal justice created in section 24-33.5-502, C.R.S., in 5 aggregate form without personal identifying information, data about the 6 cases handled by the agency on school grounds, in a school vehicle, or at 7 a school activity or sanctioned event. FAILURE TO SUBMIT A TIMELY 8 REPORT TO THE DIVISION OF CRIMINAL JUSTICE PURSUANT TO THIS 9 SUBSECTION (4) DOES NOT RELIEVE A LAW ENFORCEMENT AGENCY OF ITS 10 RESPONSIBILITY TO FILE THE REPORT REQUIRED BY THIS SUBSECTION (4). 11 A LAW ENFORCEMENT AGENCY THAT HAS FAILED TO FILE A TIMELY 12 REPORT SHALL FILE ALL SUCH REPORTS WITH THE DIVISION OF CRIMINAL 13 JUSTICE NO LATER THAN AUGUST 15, 2015. Each such report shall MUST 14 include, at a minimum, the following information relating to the 15 preceding twelve months:

16 (5) COMMENCING AUGUST 1, 2015, AND CONTINUING AUGUST 1 17 EVERY YEAR THEREAFTER, EACH LAW ENFORCEMENT AGENCY THAT IS 18 ACTING OR HAS ACTED IN ITS OFFICIAL CAPACITY ON SCHOOL GROUNDS, 19 IN A SCHOOL VEHICLE, OR AT A SCHOOL ACTIVITY OR SANCTIONED EVENT 20 SHALL REPORT TO THE DIVISION OF CRIMINAL JUSTICE ALL STUDENT 21 ARRESTS THAT OCCURRED AT A PUBLIC ELEMENTARY SCHOOL, MIDDLE OR 22 JUNIOR HIGH SCHOOL, OR HIGH SCHOOL; IN A SCHOOL VEHICLE; OR AT A 23 SCHOOL ACTIVITY OR SANCTIONED EVENT. FOR EACH SUCH REPORT, THE 24 LAW ENFORCEMENT AGENCY SHALL REPORT:

- 25 (a) THE STUDENT'S FULL NAME;
- 26 (b) THE STUDENT'S DATE OF BIRTH;
- 27 (c) THE STUDENT'S RACE, ETHNICITY, AND GENDER;

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1 (d) THE NAME OF THE SCHOOL WHERE THE INCIDENT OCCURRED OR 2 THE NAME OF THE SCHOOL THAT OPERATED THE VEHICLE OR HELD THE 3 ACTIVITY OR EVENT; 4 (e) THE DATE OF THE ARREST OR TAKING OF A STUDENT INTO 5 CUSTODY; 6 (f) THE DATE OF THE ISSUANCE OF THE SUMMONS OR TICKET; 7 (g) THE ARREST OR INCIDENT REPORT NUMBER AS RECORDED BY 8 THE LAW ENFORCEMENT AGENCY: 9 THE SINGLE MOST SERIOUS OFFENSE INVESTIGATED PER (h) 10 INCIDENT USING THE NATIONAL CRIME INFORMATION CENTER (NCIC) 11 CRIME CODE; 12 (i) THE TYPE OF WEAPON INVOLVED, IF ANY, FOR OFFENSES 13 CLASSIFIED AS GROUP A OFFENSES UNDER THE NATIONAL INCIDENT-BASED 14 **REPORTING SYSTEM: AND** 15 (i) THE LAW ENFORCEMENT AGENCY'S ORIGINATING REPORTING 16 IDENTIFIER. 17 **SECTION 4.** In Colorado Revised Statutes, 20-1-113, **amend** (1); 18 and **add** (4) as follows: 19 20-1-113. Reporting of criminal proceedings involving public 20 school students. (1) On or before August 1, 2013, and on or before each 21 August 1 thereafter CONTINUING THROUGH AUGUST 1, 2014, the district 22 attorney of each judicial district, or his or her designee, shall report to the 23 division of criminal justice created in section 24-33.5-502, C.R.S., 24 information about offenses alleged to have been committed by a student 25 that have occurred on school grounds, in a school vehicle, or at a school 26 activity or sanctioned event within the judicial district during the 27 preceding twelve months. FAILURE TO SUBMIT A TIMELY REPORT TO THE

DIVISION OF CRIMINAL JUSTICE PURSUANT TO THIS SUBSECTION (1) DOES
 NOT RELIEVE A DISTRICT ATTORNEY OF HIS OR HER RESPONSIBILITY TO
 FILE THE REPORT REQUIRED BY THIS SUBSECTION (1). A DISTRICT
 ATTORNEY WHO HAS FAILED TO FILE A TIMELY REPORT SHALL FILE ALL
 SUCH REPORTS WITH THE DIVISION OF CRIMINAL JUSTICE NO LATER THAN
 AUGUST 15, 2015.

7 (4) COMMENCING AUGUST 1, 2015, AND CONTINUING EVERY 8 AUGUST 1 EVERY YEAR THEREAFTER, EACH DISTRICT ATTORNEY SHALL 9 REPORT TO THE DIVISION OF CRIMINAL JUSTICE THE NAME OF ANY 10 STUDENT WHO WAS GRANTED PRE-FILE JUVENILE OR ADULT DIVERSION 11 FOR AN ARREST THAT OCCURRED AT A PUBLIC ELEMENTARY SCHOOL, 12 MIDDLE OR JUNIOR HIGH SCHOOL, OR HIGH SCHOOL; IN A SCHOOL VEHICLE; 13 OR AT A SCHOOL ACTIVITY OR SANCTIONED EVENT. IN ADDITION TO THE 14 FULL NAME OF THE STUDENT, THE DISTRICT ATTORNEY SHALL REPORT THE 15 STUDENT'S DATE OF BIRTH AND GENDER AND THE ARREST OR INCIDENT 16 REPORT NUMBER, AS RECORDED BY THE ARRESTING LAW ENFORCEMENT 17 AGENCY FOR THE STUDENT.

18 SECTION 5. In Colorado Revised Statutes, 24-33.5-503, add (1)
19 (bb) and (1) (cc) as follows:

20 24-33.5-503. Duties of division. (1) The division has the
21 following duties:

(bb) (I) ON OR BEFORE APRIL 1, 2016, AND EVERY APRIL 1 EVERY
TWO YEARS THEREAFTER, TO COMPILE AND ANALYZE THE DATA REPORTED
BY LAW ENFORCEMENT AGENCIES AND PREPARE A REPORT, WITHOUT
IDENTIFYING INFORMATION, CONCERNING THE TOTAL NUMBER OF ARRESTS
THAT OCCURRED ON SCHOOL GROUNDS, IN SCHOOL VEHICLES, OR AT A
SCHOOL ACTIVITY OR SANCTIONED EVENT AND DESCRIBE THE FINAL

1 DISPOSITION OF THOSE ARRESTS BY REPORTING AGENCY, SCHOOL, AND 2 LOCATION. THE REPORT MUST ANALYZE THE DATA BY RACE, AGE, GENDER, 3 ETHNICITY, AND THE SPECIFIC TYPE OF OFFENSE WITH ALL NATIONAL 4 CRIME INFORMATION CENTER CRIME CODES. THE DIVISION OF CRIMINAL 5 JUSTICE SHALL SUPPORT LAW ENFORCEMENT AGENCIES IN THEIR EFFORTS 6 TO SUBMIT THE REQUIRED DATA, ACTIVELY REACHOUT TO AGENCIES THAT 7 HAVE FAILED TO SUBMIT THE REQUIRED DATA, AND PROVIDE A 8 REASONABLE DEGREE OF TRAINING IF NECESSARY.

9 (II) THE DIVISION SHALL SUBMIT THE REPORT TO THE EDUCATION 10 AND JUDICIARY COMMITTEES OF THE HOUSE OF REPRESENTATIVES AND 11 THE SENATE, OR ANY SUCCESSOR COMMITTEES. THE DIVISION SHALL 12 PROVIDE THE REPORT TO ANY MEMBER OF THE PUBLIC UPON REQUEST, IN 13 A MANNER THAT DOES NOT INCLUDE ANY IDENTIFYING INFORMATION 14 REGARDING ANY STUDENT. IF THE DIVISION PROVIDES THE INFORMATION 15 TO A MEMBER OF THE PUBLIC UPON REQUEST PURSUANT TO THIS 16 PARAGRAPH (bb), THE DIVISION MAY CHARGE A FEE TO THE PERSON, 17 WHICH FEE SHALL NOT EXCEED THE DIRECT AND INDIRECT COSTS 18 INCURRED BY THE DIVISION IN PROVIDING THE INFORMATION. PROVIDED 19 THAT THE DIVISION ADHERES TO ALL STATE AND FEDERAL PRIVACY AND 20 CONFIDENTIALITY LAWS CONCERNING STUDENT INFORMATION, THE 21 DIVISION SHALL PROVIDE THE UNDERLYING DATA GATHERED BY A LAW 22 ENFORCEMENT AGENCY TO ANY INDEPENDENT RESEARCH OR 23 COMMUNITY-BASED ORGANIZATION WORKING TO ANALYZE 24 SCHOOL-BASED CRIMINAL BEHAVIOR AND THE RESPONSE TO THAT 25 BEHAVIOR BY THE JUVENILE AND CRIMINAL JUSTICE SYSTEMS.

26 (cc) TO PREPARE A RETROACTIVE REPORT MEETING THE
27 REQUIREMENTS OF PARAGRAPH (bb) OF THIS SUBSECTION (1) USING THE

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1 BEST AVAILABLE DATA FOR THE 2013-14 AND 2014-15 SCHOOL YEARS.

2 SECTION 6. In Colorado Revised Statutes, 2-2-1201, amend (8)
3 as follows:

2-2-1201. Accountability clauses - post-enactment review of
implementation of bills by legislative service agencies - definitions repeal. (8) (a) Notwithstanding any other provision of this section, in
conducting the post-enactment review of House Bill 12-1345, enacted in
2012, AND HOUSE BILL 15-____, ENACTED IN 2015, the legislative service
agencies shall not be ARE NOT subject to:

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(I) The requirements of subsection (2) of this section; or

(II) The requirement in subsection (3) of this section that the
legislative service agencies complete the post-enactment review no later
than one hundred eighty days after the two-year or five-year anniversary,
as applicable, of the enactment of House Bill 12-1345 OR HOUSE BILL
15 15- .

16 (b) In conducting the post-enactment review of House Bill 12-1345 AND HOUSE BILL 15-____, ENACTED IN 2015, the legislative 17 18 service agencies shall submit to the members of the education committees 19 of the house of representatives and senate, or any successor committees, 20 any information reported to BY the division of criminal justice by school 21 resource officers and other law enforcement officers pursuant to section 22 22-32-146, C.R.S., and by district attorneys pursuant to section 20-1-113, 23 C.R.S. The committee members are encouraged to consider whether to: 24 PURSUANT TO SECTION 24-33.5-503 (1) (bb), C.R.S.

(I) Continue to require school resource officers and other law
 enforcement officers and district attorneys to report such information to
 the division of criminal justice; or

(II) Introduce legislation to repeal such reporting requirements. 1 2 The legislative service agencies shall complete the (c) 3 post-enactment review of House Bill 12-1345 AND HOUSE BILL 15-____, 4 ENACTED IN 2015, no later than one hundred eighty days after the four-year anniversary of the enactment of the bill HOUSE BILL 15-____. 5 (d) This subsection (8) is repealed, effective September 1, 2016 6 7 JULY 1, 2020. SECTION 7. Safety clause. The general assembly hereby finds, 8 9 determines, and declares that this act is necessary for the immediate preservation of the public peace, health, and safety. 10