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2	Councilmember Charles Allen
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6	A BILL
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10	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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15	To amend, on an emergency basis, the Data-Sharing and Information Coordination Amendment
16	Act of 2010 to allow the disclosure of health and human services information to aid in the
17	development of the report on the root causes of youth crime and the prevalence of adverse
18	childhood experiences among justice-involved youth; to amend the District of Columbia
19	Mental Health Information Act of 1978 to allow the disclosure of mental health information
20	when necessary to conduct an analysis of the root causes of youth crime and the prevalence
21	of adverse childhood experiences among justice-involved youth; to amend the Criminal
22	Justice Coordinating Council for the District of Columbia Establishment Act of 2001 to
23	extend the deadline for submission of the analysis of the root causes of youth crime and
24	prevalence of adverse childhood experiences report to March 31, 2020, and to require that
25	certain District agencies provide the Criminal Justice Coordinating Council with
26	information necessary to complete the report; and to amend An Act To establish a Board
27 28	of Indeterminate Sentence and Parole for the District of Columbia and to determine its functions, and for other purposes to alarify that amondments to section 3a of the set apply
28 29	functions, and for other purposes to clarify that amendments to section 3c of the act apply to all proceedings pending in any District of Columbia court that were initiated under that
30	section, regardless of when those proceedings were initiated.
31	section, regardless of when those proceedings were initiated.
32	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
33	act may be cited as the "Criminal Justice Coordinating Council Information Sharing Emergency
34	Amendment Act of 2020".
35	Sec. 2. Section 102(a) of the Data-Sharing and Information Coordination Amendment Act
36	of 2010, effective December 4, 2010 (D.C. Law 18-273; D.C. Official Code § 7-242(a)), is
37	amended as follows:
38	(a) Paragraph (3)(K) is amended by striking the phrase "; and" and inserting a semicolon
39	in its place.

- 40 (b) Paragraph (4)(B) is amended by striking the period and inserting the phrase "; and" in
  41 its place.
- 42 (c) A new paragraph (5) is added to read as follows: 43 "(5) To aid in the development of the report required by section 1505(b-3) of the 44 Criminal Justice Coordinating Council for the District of Columbia Establishment Act of 2001, effective October 3, 2001 (D.C. Law 14-28; D.C. Official Code § 22-4234(b-3)).". 45 Sec. 3. Section 302 of the District of Columbia Mental Health Information Act of 1978, 46 effective March 3, 1979 (D.C. Law 2-136; D.C. Official Code § 7-1203.02), is amended as follows: 47 (a) Paragraph (2) is amended by striking the phrase "; or" and inserting a semicolon in its 48 49 place. (b) Paragraph (3) is amended by striking the period and inserting the phrase "; or" in its 50
  - 51 place.

52 (c) A new paragraph (4) is added to read as follows:

- 53 "(4) To meet the requirements of section 1505(b-3) of the Criminal Justice
  54 Coordinating Council for the District of Columbia Establishment Act of 2001, effective October
  55 3, 2001 (D.C. Law 14-28; D.C. Official Code § 22-4234(b-3)).".
- Sec. 4. Section 1505 of the Criminal Justice Coordinating Council for the District of
  Columbia Establishment Act of 2001, effective October 3, 2001 (D.C. Law 14-28; D.C. Official
  Code § 22-4234), is amended as follows:
- (a) Subsection (b-3) is amended by striking the phrase "On October 1, 2018" and inserting
  the phrase "On March 31, 2020" in its place.
- 61 (b) A new subsection (b-4) is added to read as follows:

62	"(b-4) Upon request by th	ne CJCC, and to aid in the development of the report required by
63	subsection (b-3) of this section, t	he following agencies shall provide, or cause to be provided, the
64	information listed below to the CJ	ICC, including any associated personally identifying information:
65	"(1) For the Off	ice of the State Superintendent of Education, the following
66	information for each student en	rolled in a District of Columbia Public School or a District of
67	Columbia public charter school f	or the preceding 2 completed academic years:
68	"(A) Demo	ographic information, including:
69	"(i)	) Name, address, and date of birth;
70	"(ii	i) Sex;
71	"(ii	ii) Gender;
72	"(ir	v) Race; and
73	"(v	y) Ethnicity;
74	"(B) Enrol	lment data, including:
75	"(i)	) The school or campus attended by each student;
76	"(ii	i) The location of the school or campus;
77	"(ii	ii) Whether the school or campus is an elementary school, middle
78	school, or high school;	
79	"(i	v) Whether the school or campus is a public school, public charter
80	school, or private school;	
81	"(v	) The student's grade level;
82	"(v	i) Whether the student receives special education services;
83	"(v	ii) Whether the student is identified as homeless; and

84	"(viii) Whether the student is one year older, or more, than the
85	expected age for the grade in which the student is enrolled;
86	"(C) Attendance data;
87	"(D) Performance data, including:
88	"(i) Student performance on any District-wide assessments; and
89	"(ii) Grade advancement for students enrolled; and
90	"(E) Discipline data, including:
91	"(i) Total number of in-school suspensions, out-of-school
92	suspensions, involuntary dismissals, emergency removals, disciplinary unenrollment, voluntary
93	withdrawals or transfers, referrals to law enforcement, school-based arrests, or, for students with
94	disabilities, changes in placement, experienced by the student during each school year;
95	"(ii) Total number of days excluded from school;
96	"(iii) Whether the student was referred to an alternative education
97	setting for the duration of a suspension, and whether the student attended the alternative education
98	setting;
99	"(iv) Whether the student was subject to a disciplinary unenrollment
100	during the school year;
101	"(v) Whether the student voluntarily withdrew or voluntarily
102	transferred from the school during the school year;
103	"(vi) Whether the student was subject to referral to law enforcement;
104	"(vii) Whether the student was subject to school-related arrest; and
105	"(viii) A description of the misconduct that led to or reasoning
106	behind each suspension, involuntary dismissal, emergency removal, disciplinary unenrollment,

107	voluntary withdrawal or transfer, referral to law enforcement, school-based arrest and, for students
108	with disabilities, change in placement;
109	"(2) For the Department of Health Care Finance, the following information for
110	individuals between the ages of 10 and 18:
111	"(A) Demographic information, including:
112	"(i) Name, address, and date of birth;
113	"(ii) Sex;
114	"(iii) Gender;
115	"(iv) Race; and
116	"(v) Ethnicity;
117	"(B) Enrollment data, including;
118	"(i) Eligibility start date;
119	"(ii) Eligibility end date; and
120	"(iii) Eligibility basis;
121	"(C) Claims data with mental, behavioral, and neurodevelopmental disorder
122	diagnoses or substance abuse diagnoses; and
123	"(D) Claims data with mental health or substance abuse procedures;
124	"(3) For the Department of Human Services, enrollment data for households
125	participating in the District's Temporary Assistance for Needy Families ("TANF") program,
126	including:
127	"(A) The name, address, and date of birth for each household member for
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120	individuals between the ages of 10 and 18; and

130	"(4) For the Child and Family Services Agency, the following information for	or
131	individuals between the ages of 10 and 18:	
132	"(A) Demographic information, including:	
133	"(i) Name, address, and date of birth;	
134	"(ii) Sex;	
135	"(iii) Gender;	
136	"(iv) Race; and	
137	"(v) Ethnicity;	
138	"(B) Investigation data related to alleged child abuse or neglect, including	g:
139	"(i) Allegations made against the individual's parents, guardians,	or
140	other custodians;	
141	"(ii) Whether the allegations were substantiated or inconclusive;	
142	"(iii) The date the investigation was completed or suspended;	
143	"(iv) Whether the individual was removed from the home or anoth	er
144	location;	
145	"(v) The reason for the removal; and	
146	"(vi) The date of the removal; and	
147	"(C) Family assessment data related to alleged child abuse or neglec	ct,
148	including:	
149	"(i) Allegations made against the individual's parents, guardians,	or
150	other custodians;	
151	"(ii) The date the family assessment was initiated;	
152	"(iii) The date the family assessment was completed;	

153	"(iv) Whether the family assessment resulted in the determination
154	that the family needs services or resulted in a referral for investigation; and
155	"(v) The reason the family assessment was closed.".
156	Sec. 5. Section 3c of An Act To establish a Board of Indeterminate Sentence and Parole
157	for the District of Columbia and to determine its functions, and for other purposes, effective April
158	4, 2017 (D.C. Law 21-238; D.C. Official Code § 24-403.03), is amended by adding a new
159	subsection (f) to read as follows:
160	"(f) Any amendments to this section shall apply to all proceedings initiated under this
161	section, including any appeals thereof, in any District of Columbia court, including proceedings
162	that are pending as of the effective date of the Criminal Justice Coordinating Council Information
163	Sharing Emergency Amendment Act of 2019, effective July 24, 2019 (D.C. Act 23-106; 66 DCR
164	9754), regardless of when those proceedings were initiated.".
165	Sec. 6. Fiscal impact statement.
166	The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact
167	statement required by section 4a of the General Legislative Procedures Act of 1975, approved
168	October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
169	Sec. 7. Effective date.
170	This act shall take effect following approval by the Mayor (or in the event of veto by the
171	Mayor, action by the Council to override the veto), and shall remain in effect for no longer than
172	90 days, as provided for emergency acts of the Council of the District of Columbia in section 175
173	412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788;
174	176 D.C. Official Code§ 1-204.12(a)).