- 1 AN ACT relating to juvenile justice.
- 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:
 - → Section 1. KRS 610.345 is amended to read as follows:

4 (1)When a child is adjudicated guilty of an offense which classifies him or her as a youthful offender, the **[judge in the court in which the matter was tried shall direct** 5 the]clerk shall[to] notify the superintendent of the public school district in which 6 7 the child is enrolled or the principal of any private elementary or secondary school 8 which the child attends of the adjudication and the petition and disposition of the 9 case.[The name of the complainant shall be deleted. The court shall direct the 10 appropriate prosecuting entity to give the school district or the school a statement of 11 facts in the case. The superintendent shall notify the principal of the school in 12 which the child is enrolled.]

- 13 When a child is adjudicated guilty of an offense which would classify him or her as (2)14 a violent offender under KRS 439.3401, or be a felony under KRS Chapter 218A, 15 508, 510, or 527 if committed by an adult, but which would not classify him or her 16 as a youthful offender, the *[judge in the court in which the matter was tried shall* 17 direct the clerk shall to notify within five (5) days of the order the 18 superintendent of the public school district in which the child is enrolled or the 19 principal of any private elementary or secondary school which the child attends of 20 the charge, the adjudication, and the disposition of the case. [The name of the 21 complainant shall be deleted. The court shall authorize the county attorney to give 22 the school district or the school a statement of facts in the case. The superintendent 23 shall notify the principal of the school in which the child is enrolled.]
- 24 When a *court-designated worker receives notice that a county attorney has made* (3)
- 25 a determination pursuant to KRS 635.010(1) that probable cause exists to file a
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- public offense petition alleging that the child committed an offense that, if
- 27 committed by an adult, would be a:

1		(a) Felony; or
2		(b) Misdemeanor involving:
3		<u>1. A controlled substance;</u>
4		2. The possession, carrying, or use of a deadly weapon;
5		3. Physical injury to another person;
6		<u>4. Sexual contact;</u>
7		5. Sexual intercourse; or
8		6. Deviate sexual intercourse;
9		the court-designated worker shall notify the superintendent of the public school
10		district in which the child is enrolled or the principal of any private elementary or
11		secondary school which the child attends of the charge. If the complaint is
12		successfully diverted, the court-designated worker shall notify the superintendent
13		or the principal of the successful diversion, and all records of the incident or
14		notification created in the school district or the school under this subsection shall
15		be destroyed and shall not be included in the child's school records.
16	<u>(4)</u>	When [petition is filed against a child, or]a child is adjudicated guilty of an offense
17		that <i>meets the criteria set forth in subsection (3)(a) or (b) of this section</i> , [would
18		be a felony or misdemeanor if committed by an adult, and the misdemeanor
19		involves a controlled substance or the possession, carrying, or use of a deadly
20		weapon, or physical injury to another person, the judge in the court in which the
21		matter is considered shall direct] the clerk shall [to] notify the superintendent of the
22		public school district in which the child is enrolled or the principal of any private
23		elementary or secondary school that the child attends of the charge, the
24		adjudication, and the disposition of the case. If the petition is dismissed or
25		informally adjusted, the clerk shall notify the superintendent or the principal of
26		the disposition, and all records of the incident or notification created in the
27		school district or the school under this subsection shall be destroyed and shall not

<u>be included in the child's school records.</u>

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- 2 The notifications required in subsection (1) to (4) of this section [notification] shall (5) 3 be made within twenty-four (24) hours of the county attorney's determination pursuant to KRS 635.010(1), successful completion of diversion, or entry of the 4 *court order*[time when the petition is filed]. The name of the complainant shall be 5 6 deleted. The <u>court shall authorize the</u> county attorney may, upon request by to 7 givel the school district or the school, *provide* a statement of the facts in the case, 8 not to include the complainant's name. [If the petition is dismissed, all records of 9 the incident or notification created in the school district or the school under this 10 subsection shall be destroyed, and shall not be included in the child's school 11 records.]
- 12 Notice of adjudication to a district superintendent referenced in subsections $(6)^{[(4)]}$ 13 (1) to (4) [(2) and (3)] of this section shall be released by the superintendent to the 14 principal of the school in which the child is enrolled. A principal of a public or 15 private school receiving notice of adjudication shall release the information to 16 employees of the school having responsibility for classroom instruction or 17 counseling of the child and may release it to other school personnel as described in 18 subsection (7) (5) of this section, but the information shall otherwise be 19 confidential and shall not be shared by school personnel with any other person or 20 agency except as may otherwise be required by law. The notification in writing of 21 the nature of the offense committed by the child and any probation requirements 22 shall not become a part of the child's student record.
- <u>(7)</u>[(5)] Records or information disclosed pursuant to this section shall be limited to
 records of that student's criminal petition and the disposition thereof covered by this
 section, shall be subject to the provisions of KRS 610.320 and 610.340, and shall
 not be disclosed to any other person, including school personnel, except to a district
 superintendent, public or private elementary and secondary school administrative,

1	transportation, and counseling personnel, and to any teacher or school employee			
2	with whom the student may come in contact. This section shall not authorize the			
3	disclosure of any other juvenile record or information relating to the child.			
4	<u>(8)[(6)]</u>	The Department of Juvenile Justice shall provide a child's offense history		
5	info	rmation pursuant to this section to the superintendent of the local school district		
6	in w	which the child, who is committed to the department, is placed.		
7	<u>(9)</u> [(7)]	Records or information received by the school pursuant to this section shall:		
8	<u>(a)</u>	Be kept in a locked file, when not in use, to be opened only on permission of		
9		the administrator <u>; and</u>		
10	<u>(b)</u>	For the purposes of destruction required in this section, not include		
11		education records, as defined in KRS160.700, created by the school.		
12	⇒S	ection 2. KRS 158.448 is amended to read as follows:		
13	The Kentucky Department of Education shall develop protocols for student records			
14	within the student information system which:			
15	(1) Prov	vide notice to schools receiving the records [of prior offenses]described in		
16	Sect	tion 1 of this Act[KRS 610.345] relating to[committed by] a student		
17	tran	sferring to a new school or district;		
18	(2) Prop	note expeditious enrollment and placement of students in foster care who are		
19	tran	sferring to a new school or district, in accordance with the federal Every		
20	Stud	lent Succeeds Act of 2015, Pub. L. No. 114-95;		
21	(3) Prov	note the sharing of information regarding students in foster care among schools,		
22	dist	ricts, the Cabinet for Health and Family Services, and a child's caseworker,		
23	purs	suant to applicable law; and		
24	(4) Prot	ect the privacy rights of students and parents guaranteed under the federal		
25	Fam	ily Educational Rights and Privacy Act.		
26	⇒S	ection 3. KRS 158.153 is amended to read as follows:		
27	(1) Unl	ess the action is taken nursuant to KRS 158,150, no school school		

27 (1) Unless the action is taken pursuant to KRS 158.150, no school, school

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1 administrator, teacher, or other school employee shall expel or punish a child based 2 on information contained in a record of an adjudication of delinquency or 3 conviction of an offense received by the school pursuant to KRS 610.345 or from any other source. Nothing in this subsection shall be construed to prohibit a local 4 school board or school official from instituting disciplinary proceedings against any 5 6 student for violating the discipline policy of the school or school district or taking 7 actions necessary to protect staff and students. Actions to protect staff and students 8 may be taken only after the principal makes a determination that the conduct of the 9 student reflected in the records of the school or obtained by the school from the 10 court indicates a substantial likelihood of an immediate and continuing threat that 11 the student will cause harm to students or staff, and that the restrictions to be 12 ordered represent the least restrictive alternative available and appropriate to remedy the threat, and that the determination and supporting material be 13 14 documented in the child's record. The action of the principal, in addition to or in 15 lieu of any other procedure available, may be appealed by the child or the child's 16 parent or guardian to the superintendent of the school system or to the Circuit Court 17 in the county in which the school is located, and the appealing party may be 18 represented by counsel.

19 (2)Except as provided in Section 1 of this Act, no school, school administrator, 20 teacher, or other school employee who has custody of records received or 21 maintained by the school pursuant to KRS 610.345 or who has received information 22 contained in or relating to a record received by the school pursuant to KRS 610.345 23 shall disclose the fact of the record's existence, or any information contained in the 24 record or received from the record to any other person, including but not limited to 25 other teachers, school employees, pupils, or parents other than the pupil, or parents 26 of the pupil who is the subject of the record.

27 (3) The child and his parent or guardian shall have a civil cause of action against the

school board and against any school administrator violating subsection (1) or (2) of
 this section or divulging information in violation of KRS 610.345 or 610.340. This
 civil cause of action shall be in addition to any other criminal or administrative
 remedy provided by law.

5 (4)Nothing in this section shall be construed to prohibit a local board of education 6 from establishing districtwide standards of behavior for students who participate in 7 extracurricular and cocurricular activities, including athletics. A school principal 8 may deny or terminate a student's eligibility to participate in extracurricular or 9 cocurricular activities if the student has violated the local district behavior standards 10 or the council's criteria for participation, as described in KRS 160.345(2)(i)8. A 11 student's right to participate in extracurricular or cocurricular activities, including 12 athletics, may be suspended, pending investigation of an allegation that the 13 standards of behavior have been violated.