## **HOUSE BILL 408**

L2, O4, S1 5lr1015

By: Prince George's County Delegation

Introduced and read first time: January 16, 2025

Assigned to: Judiciary

## A BILL ENTITLED

1	AN ACT concerning
2 3	Prince George's County - Coordinated Youth Violence Review and Response Team
4	$\mathbf{PG}\ 30125$
5 6 7 8 9 10 11 12	FOR the purpose of establishing the Prince George's County Coordinated Youth Violence Review and Response Team to examine and prevent violence against youth through intensive case management; requiring that the review team be provided with access to certain information and records; establishing certain closed meeting, confidentiality, and disclosure requirements for certain information and records; authorizing a certain police record to be divulged to the review and response team; and generally relating to the Prince George's County Coordinated Youth Violence Review and Response Team.
13 14 15 16 17	BY repealing and reenacting, with amendments, Article – Courts and Judicial Proceedings Section 3–8A–27(a) Annotated Code of Maryland (2020 Replacement Volume and 2024 Supplement)
18 19 20 21 22 23	BY adding to    Article – Local Government    Section 33–101 and 33–102 to be under the new title "Title 33. Prince George's    County Coordinated Youth Violence Review and Response Team"    Annotated Code of Maryland    (2013 Volume and 2024 Supplement)
$\begin{array}{c} 24 \\ 25 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
26	Article - Courts and Judicial Proceedings

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1	3-8A-27.
2 3 4 5	(a) (1) A police record concerning a child is confidential and shall be maintained separate from those of adults. Its contents may not be divulged, by subpoena or otherwise, except by order of the court upon good cause shown or as otherwise provided in § 7–303 of the Education Article.
6	(2) This subsection does not prohibit:
7 8 9	(i) Access to and confidential use of the record by the Department of Juvenile Services or in the investigation and prosecution of the child by any law enforcement agency;
10 11 12 13 14	(ii) Access to and confidential use of the record by the Baltimore City Mayor's Office on Criminal Justice if the Baltimore City Mayor's Office on Criminal Justice is providing programs and services to a child who is the subject of the record, for a purpose relevant to the provisions of the programs and services and the development of a comprehensive treatment plan;
15 16 17 18	(iii) A law enforcement agency of the State or of a political subdivision of the State, the Department of Juvenile Services, or the criminal justice information system from including in the law enforcement computer information system information about:
19 20 21	1. An outstanding juvenile court ordered writ of attachment or an outstanding criminal court ordered writ of attachment, for the sole purpose of apprehending a child named in the writ;
22 23	2. An outstanding criminal court issued warrant, for the sole purpose of apprehending a child named in the warrant; or
24 25	3. A missing child as defined in § 9–401 of the Family Law Article; [or]
26 27 28 29	(iv) A law enforcement agency of the State or of a political subdivision of the State, when necessary and for the sole purposes of facilitating apprehension of a child and ensuring public safety, from releasing to the public photographs and identifying information of a child who:
30	1. Has escaped from:
31	A. A detention center for juveniles;

A secure residential facility for juveniles; or

В.

1 A correctional unit as defined in § 2-401 of the C. 2 Correctional Services Article: 3 2. Is a missing child as defined in § 9-401 of the Family Law Article; or 4 The court does not have jurisdiction over pursuant to § 5 3. 6 3-8A-03(d)(1), (4), or (5) of this subtitle and who is subject to: 7 A. Arrest; or 8 В. An arrest warrant issued by a criminal court; OR 9 (V) ACCESS TO AND CONFIDENTIAL USE OF THE RECORD BY 10 THE PRINCE GEORGE'S COUNTY COORDINATED YOUTH VIOLENCE REVIEW AND RESPONSE TEAM. 11 12 The Baltimore City Mayor's Office on Criminal Justice shall be liable (3)13 for the unauthorized release of a police record it accesses under this subsection. Article - Local Government 14 TITLE 33. PRINCE GEORGE'S COUNTY COORDINATED YOUTH VIOLENCE REVIEW 15 AND RESPONSE TEAM. 16 33-101. 17 18 (A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS 19 INDICATED. 20 "COUNTY EXECUTIVE" MEANS THE COUNTY EXECUTIVE OF PRINCE (B) GEORGE'S COUNTY. 21"REVIEW AND RESPONSE TEAM" MEANS THE PRINCE GEORGE'S 22COUNTY COORDINATED YOUTH VIOLENCE REVIEW AND RESPONSE TEAM 23 ESTABLISHED UNDER THIS TITLE. 24 "YOUTH" MEANS ANY PERSON UNDER THE AGE OF 18 YEARS WHO: 25 (D) RESIDES IN PRINCE GEORGE'S COUNTY; 26 **(1)** 27 ATTENDS OR GRADUATED FROM AN ELEMENTARY OR SECONDARY SCHOOL IN PRINCE GEORGE'S COUNTY; OR 28

- 1 (3) PARTICIPATES IN OR GRADUATED FROM ANY YOUTH PROGRAM IN
- 2 PRINCE GEORGE'S COUNTY.
- 3 **33–102.**
- 4 (A) (1) THERE IS A PRINCE GEORGE'S COUNTY COORDINATED YOUTH 5 VIOLENCE REVIEW AND RESPONSE TEAM IN PRINCE GEORGE'S COUNTY.
- 6 (2) THE MEMBERSHIP OF THE REVIEW AND RESPONSE TEAM SHALL
- 7 BE ESTABLISHED BY THE COUNTY EXECUTIVE TO REFLECT A VARIETY OF
- 8 ORGANIZATIONS, AGENCIES, AND AREAS OF EXPERTISE AND SHALL INCLUDE:
- 9 (I) THE COUNTY EXECUTIVE, OR THE COUNTY EXECUTIVE'S
- 10 **DESIGNEE**;
- 11 (II) THE CHIEF OF THE PRINCE GEORGE'S COUNTY POLICE
- 12 DEPARTMENT, OR THE CHIEF'S DESIGNEE;
- 13 (III) THE PRINCE GEORGE'S COUNTY HEALTH OFFICER, OR THE
- 14 HEALTH OFFICER'S DESIGNEE;
- 15 (IV) THE SUPERINTENDENT OF PRINCE GEORGE'S COUNTY
- 16 Public Schools, or the Superintendent's designee;
- 17 (V) THE DIRECTOR OF THE DEPARTMENT OF SECURITY
- 18 SERVICES FOR PRINCE GEORGE'S COUNTY PUBLIC SCHOOLS, OR THE DIRECTOR'S
- 19 **DESIGNEE**;
- 20 (VI) THE DIRECTOR OF THE PRINCE GEORGE'S COUNTY
- 21 DEPARTMENT OF SOCIAL SERVICES, OR THE DIRECTOR'S DESIGNEE; AND
- 22 (VII) THE SECRETARY OF JUVENILE SERVICES, OR THE
- 23 SECRETARY'S DESIGNEE.
- 24 (3) THE COUNTY EXECUTIVE SHALL DESIGNATE A CHAIR OR
- 25 COCHAIRS FROM AMONG THE MEMBERS OF THE REVIEW AND RESPONSE TEAM.
- 26 (4) THE REVIEW AND RESPONSE TEAM MAY ESTABLISH
- 27 SUBCOMMITTEES TO CARRY OUT THE WORK OF THE REVIEW AND RESPONSE TEAM.
- 28 (5) THE COUNTY EXECUTIVE SHALL ESTABLISH REQUIREMENTS AND
- 29 PROCEDURES APPLICABLE TO THE REVIEW AND RESPONSE TEAM, INCLUDING:

1 2 3	(I) REQUIREMENTS FOR MEETINGS OF THE REVIEW AND RESPONSE TEAM AND ANY SUBCOMMITTEES ESTABLISHED BY THE REVIEW AND RESPONSE TEAM;
4	(II) CONFIDENTIALITY REQUIREMENTS; AND
5 6 7 8	(III) PROCEDURES RELATED TO THE COLLECTION, UTILIZATION, SHARING, AND DISCLOSURE OF INFORMATION COLLECTED BY THE REVIEW AND RESPONSE TEAM THAT ARE CONSISTENT WITH OTHERWISE APPLICABLE PRIVACY LAWS.
9 10 11 12	(6) (I) EACH ORGANIZATION REPRESENTED ON THE REVIEW AND RESPONSE TEAM SHALL ENTER INTO A MEMORANDUM OF UNDERSTANDING THAT IDENTIFIES PROTOCOLS AND SAFEGUARDS FOR THE CONFIDENTIALITY OF PERSONALLY IDENTIFIABLE INFORMATION AND DISAGGREGATED DATA OF YOUTH AT RISK OF IMMINENT HARM.
14 15 16	(II) THE MEMORANDUM OF UNDERSTANDING REQUIRED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH SHALL AT MINIMUM INCLUDE PROVISIONS THAT ADDRESS:
17	1. DATA SECURITY AND ACCESS;
18 19	2. SECURITY INCIDENT AND DISASTER RECOVERY PROCEDURES; AND
20 21	3. SECURE DISPOSITION OF DATA WHEN THE DATA IS NO LONGER NEEDED FOR CASE MANAGEMENT PURPOSES.
22 23 24 25 26 27	(7) THE REVIEW AND RESPONSE TEAM SHALL MAINTAIN APPROPRIATE ADMINISTRATIVE, PHYSICAL, AND TECHNICAL SAFEGUARDS THAT PROTECT THE PRIVACY, CONFIDENTIALITY, INTEGRITY, AND AVAILABILITY OF ANY INFORMATION THE REVIEW AND RESPONSE TEAM OBTAINS IN COMPLIANCE WITH THE FEDERAL FAMILY EDUCATIONAL RIGHTS AND PRIVACY ACT AND OTHER RELEVANT PRIVACY LAWS AND POLICIES.
28 29 30	(B) (1) FOR PURPOSES OF THIS SUBSECTION A YOUTH IS AT A HIGH RISK OF IMMINENT HARM IF THE YOUTH IS AT LEAST 7 YEARS OLD AND UNDER THE AGE OF 18 YEARS AND IS:

THE VICTIM OF GUN VIOLENCE;

A WITNESS TO GUN VIOLENCE; OR

**(**I**)** 

(II)

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- 1 (III) A FAMILY MEMBER OF A VICTIM OF GUN VIOLENCE.
- 2 (2) THE PURPOSE OF THE REVIEW AND RESPONSE TEAM IS TO:
- 3 (I) REVIEW CASES OF YOUTH IDENTIFIED AS BEING AT HIGH 4 RISK OF IMMINENT HARM;
- 5 (II) IDENTIFY ROOT CAUSES AND PATTERNS WITHIN AND
- 6 ACROSS PUBLIC SYSTEMS THAT HINDER UPSTREAM PREVENTION OF VIOLENCE
- 7 AGAINST YOUTH:
- 8 (III) PROVIDE RECOMMENDATIONS BASED ON IDENTIFIED
- 9 FACTORS THAT HINDER UPSTREAM PREVENTION OF VIOLENCE AGAINST YOUTH FOR
- 10 QUALITY AND PERFORMANCE IMPROVEMENT;
- 11 (IV) FACILITATE COORDINATION AND COLLABORATION AMONG
- 12 ENTITIES INVOLVED IN PROVIDING SERVICES TO YOUTH AT HIGH RISK OF IMMINENT
- 13 HARM; AND
- 14 (V) CREATE SPECIFIC SAFETY PLANS USING WRAPAROUND
- 15 SUPPORTS FOR THE YOUTH IDENTIFIED AS BEING AT HIGH RISK OF IMMINENT HARM
- 16 AND THE YOUTH'S FAMILY AND COMMUNITY, WHILE PROTECTING INDIVIDUAL
- 17 PRIVACY RIGHTS AS REQUIRED BY LAW.
- 18 (C) (1) ON REQUEST OF THE REVIEW AND RESPONSE TEAM AND AS
- 19 NECESSARY TO CARRY OUT THE PURPOSE AND DUTIES OF THE REVIEW AND
- 20 RESPONSE TEAM, THE REVIEW AND RESPONSE TEAM SHALL BE PROVIDED WITH
- 21 ACCESS TO:
- 22 (I) PUBLIC DATA, RECORDS OF SERVICE UTILIZATION HISTORY,
- 23 AND INFORMATION RELEVANT TO AN INCIDENT INVOLVING LAW ENFORCEMENT
- 24 THAT INVOLVES A YOUTH AT HIGH RISK OF IMMINENT HARM; AND
- 25 (II) PERSONALLY IDENTIFIABLE INFORMATION AND RECORDS
- 26 MAINTAINED BY A STATE OR LOCAL GOVERNMENT AGENCY, INCLUDING STUDENT
- 27 RECORDS, DEATH CERTIFICATES, LAW ENFORCEMENT INVESTIGATIVE
- 28 INFORMATION, MEDICAL EXAMINER INVESTIGATIVE INFORMATION, PAROLE AND
- 29 PROBATION INFORMATION AND RECORDS, AND OTHER INFORMATION AND RECORDS
- 30 OF A SOCIAL SERVICES AGENCY, IF THE AGENCY PROVIDED SERVICES TO A YOUTH
- 31 AT HIGH RISK OF IMMINENT HARM.
- 32 (2) SUBSTANCE ABUSE TREATMENT RECORDS REQUESTED OR
- 33 PROVIDED UNDER THIS SUBSECTION ARE SUBJECT TO ANY ADDITIONAL
- 34 LIMITATIONS ON DISCLOSURE OR REDISCLOSURE OF A MEDICAL RECORD

- 1 DEVELOPED IN CONNECTION WITH THE PROVISION OF SUBSTANCE ABUSE
- 2 TREATMENT SERVICES UNDER STATE LAW OR 42 U.S.C. § 290DD-2 AND 42 C.F.R.
- 3 **PART 2.**
- 4 (D) (1) IN ORDER FOR THE REVIEW AND RESPONSE TEAM TO DISCUSS
- 5 INDIVIDUAL YOUTH AT RISK OF IMMINENT HARM AND OTHER HIGHLY
- 6 CONFIDENTIAL AND SENSITIVE INFORMATION AND DATA, MEETINGS OF THE REVIEW
- 7 AND RESPONSE TEAM SHALL BE CLOSED TO THE PUBLIC AND ARE NOT SUBJECT TO
- 8 THE OPEN MEETINGS ACT.
- 9 (2) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPHS (II) AND (III) OF
- 10 THIS PARAGRAPH AND IN ACCORDANCE WITH THE FEDERAL FAMILY EDUCATIONAL
- 11 RIGHTS AND PRIVACY ACT AND THE FEDERAL INDIVIDUALS WITH DISABILITIES
- 12 EDUCATION ACT, BEFORE REVIEW OF AN INDIVIDUAL CASE, THE REVIEW AND
- 13 RESPONSE TEAM SHALL CONTACT THE PARENTS OR GUARDIANS OF THE YOUTH AT
- 14 RISK OF IMMINENT HARM AND OBTAIN THEIR CONSENT TO BEGIN REVIEW OF THE
- 15 INDIVIDUAL CASE AND RECOMMEND OR PROVIDE SERVICES TO THE YOUTH.
- 16 (II) IF THE YOUTH AT RISK OF IMMINENT HARM IS AN
- 17 EMANCIPATED MINOR OR AN ADULT, THE REVIEW AND RESPONSE TEAM SHALL
- 18 CONTACT THE YOUTH'S PARENT OR GUARDIAN BUT THE YOUTH'S CONSENT IS
- 19 SUFFICIENT TO BEGIN REVIEW OF THE INDIVIDUAL CASE AND RECOMMEND OR
- 20 PROVIDE SERVICES TO THE YOUTH.
- 21 (III) 1. If the youth at risk of imminent harm is a
- 22 MINOR AND THE YOUTH'S PARENT OR GUARDIAN DOES NOT PROVIDE THE CONSENT
- 23 REQUIRED UNDER THIS PARAGRAPH, ANY INFORMATION REGARDING THE YOUTH
- 24 MAY BE SHARED WITH THE REVIEW AND RESPONSE TEAM ONLY IF THERE ARE
- 25 EMERGENCY HEALTH AND SAFETY CIRCUMSTANCES THAT JUSTIFY PROCEEDING
- 26 WITHOUT THE CONSENT REQUIRED UNDER THIS PARAGRAPH AND ALL OTHER
- 27 REQUIREMENTS OF LAW ARE SATISFIED.
- 28 2. If the review and response team considers
- 29 INFORMATION ABOUT A YOUTH AT RISK OF IMMINENT HARM WITHOUT THE CONSENT
- 30 OF THE YOUTH'S PARENT OR GUARDIAN, THE REVIEW AND RESPONSE TEAM SHALL
- 31 NOTIFY THE YOUTH'S PARENT OR GUARDIAN OF THE INFORMATION THAT IS
- 32 CONSIDERED.
- 33 (IV) FOR PURPOSES OF OBTAINING THE CONSENT REQUIRED
- 34 UNDER THIS PARAGRAPH, THE REVIEW AND RESPONSE TEAM SHALL PREPARE A
- 35 CONSENT FORM THAT:
- 36 1. DESCRIBES THE REVIEW AND RESPONSE TEAM AND
- 37 ITS PURPOSE;

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- 2 THE REVIEW AND RESPONSE TEAM; AND
- 3. SPECIFIES THE TYPES OF DATA THAT WILL BE
- 4 SHARED.
- 5 (3) THE REVIEW AND RESPONSE TEAM MAY NOT DISCLOSE ANY
- 6 INFORMATION THAT IDENTIFIES:
- 7 (I) A DECEASED INDIVIDUAL;
- 8 (II) A YOUTH AT HIGH RISK OF IMMINENT HARM;
- 9 (III) A FAMILY MEMBER, GUARDIAN, OR CARETAKER OF A
- 10 DECEASED INDIVIDUAL OR YOUTH AT HIGH RISK OF IMMINENT HARM; OR
- 11 (IV) AN INDIVIDUAL CONVICTED OF A CRIME OR ADJUDICATED
- 12 AS HAVING COMMITTED A DELINQUENT ACT.
- 13 (4) This subsection does not prohibit the review and
- 14 RESPONSE TEAM FROM REQUESTING THE ATTENDANCE AT A TEAM MEETING OF A
- 15 PERSON WHO HAS INFORMATION RELEVANT TO THE REVIEW AND RESPONSE TEAM'S
- 16 EXERCISE OF ITS PURPOSE AND DUTIES.
- 17 (E) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, ALL
- 18 INFORMATION AND RECORDS ACQUIRED BY THE REVIEW AND RESPONSE TEAM IN
- 19 THE EXERCISE OF ITS PURPOSE AND DUTIES UNDER THIS SECTION:
- 20 (I) ARE CONFIDENTIAL AND EXEMPT FROM DISCLOSURE
- 21 UNDER THE PUBLIC INFORMATION ACT; AND
- 22 (II) MAY BE DISCLOSED ONLY AS NECESSARY TO CARRY OUT
- 23 THE REVIEW AND RESPONSE TEAM'S PURPOSE AND DUTIES.
- 24 (2) (I) MENTAL HEALTH RECORDS ARE SUBJECT TO THE
- 25 ADDITIONAL LIMITATIONS UNDER § 4–307 OF THE HEALTH GENERAL ARTICLE
- 26 FOR DISCLOSURE OF A MEDICAL RECORD DEVELOPED PRIMARILY IN CONNECTION
- 27 WITH THE PROVISION OF MENTAL HEALTH SERVICES.
- 28 (II) SUBSTANCE ABUSE TREATMENT RECORDS ARE SUBJECT TO
- 29 ANY ADDITIONAL LIMITATIONS FOR DISCLOSURE OR REDISCLOSURE OF A MEDICAL
- 30 RECORD DEVELOPED IN CONNECTION WITH THE PROVISION OF SUBSTANCE ABUSE

- 1 TREATMENT SERVICES UNDER STATE LAW OR 42 U.S.C. § 290DD-2 AND 42 C.F.R.
- 2 **PART 2.**
- 3 (3) (I) ONLY THE REVIEW AND RESPONSE TEAM MAY HAVE ACCESS
- 4 TO PERSONALLY IDENTIFIABLE INFORMATION.
- 5 (II) THE SHARING OF DATA IS LIMITED ONLY TO MEMBERS OF
- 6 THE REVIEW AND RESPONSE TEAM IDENTIFIED UNDER SUBSECTION (A)(2) OF THIS
- 7 SECTION AND THE DATA MAY NOT BE USED FOR LAW ENFORCEMENT PURPOSES.
- 8 (III) STATISTICAL COMPILATIONS OF AGGREGATED,
- 9 DE-IDENTIFIED DATA THAT DO NOT CONTAIN ANY INFORMATION THAT WOULD
- 10 ALLOW THE IDENTIFICATION OF ANY PERSON TO BE ASCERTAINED ARE PUBLIC
- 11 RECORDS.
- 12 (4) REPORTS OF THE REVIEW AND RESPONSE TEAM THAT DO NOT
- 13 CONTAIN ANY INFORMATION THAT WOULD ALLOW THE IDENTIFICATION OF ANY
- 14 PERSON TO BE ASCERTAINED ARE PUBLIC INFORMATION.
- 15 (5) EXCEPT AS NECESSARY TO CARRY OUT THE REVIEW AND
- 16 RESPONSE TEAM'S PURPOSE AND DUTIES, MEMBERS OF THE REVIEW AND RESPONSE
- 17 TEAM AND PERSONS ATTENDING THE REVIEW AND RESPONSE TEAM MEETING MAY
- 18 NOT DISCLOSE:
- 19 (I) WHAT TRANSPIRED AT A MEETING THAT IS NOT PUBLIC
- 20 UNDER SUBSECTION (D) OF THIS SECTION; OR
- 21 (II) ANY INFORMATION THE DISCLOSURE OF WHICH IS
- 22 PROHIBITED BY THIS SUBSECTION.
- 23 (6) (I) MEMBERS OF THE REVIEW AND RESPONSE TEAM,
- 24 INDIVIDUALS ATTENDING THE REVIEW AND RESPONSE TEAM MEETING, AND
- 25 INDIVIDUALS WHO PRESENT INFORMATION TO THE REVIEW AND RESPONSE TEAM
- 26 MAY NOT BE QUESTIONED IN ANY CIVIL OR CRIMINAL PROCEEDING ABOUT
- 27 INFORMATION PRESENTED IN OR OPINIONS FORMED AS A RESULT OF A MEETING.
- 28 (II) THIS PARAGRAPH DOES NOT PROHIBIT AN INDIVIDUAL
- 29 FROM TESTIFYING TO INFORMATION THAT IS OBTAINED INDEPENDENTLY OF THE
- 30 REVIEW AND RESPONSE TEAM OR THAT IS PUBLIC INFORMATION.
- 31 (7) (I) EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS
- 32 PARAGRAPH, INFORMATION, DOCUMENTS, OR RECORDS OF THE REVIEW AND
- 33 RESPONSE TEAM ARE NOT SUBJECT TO SUBPOENA, DISCOVERY, OR INTRODUCTION
- 34 INTO EVIDENCE IN ANY CIVIL OR CRIMINAL PROCEEDING.

- 1 (II) INFORMATION, DOCUMENTS, OR RECORDS OTHERWISE
- 2 AVAILABLE FROM OTHER SOURCES ARE NOT IMMUNE FROM SUBPOENA, DISCOVERY,
- 3 OR INTRODUCTION INTO EVIDENCE THROUGH THOSE SOURCES SOLELY BECAUSE
- 4 THEY WERE PRESENTED DURING PROCEEDINGS OF THE REVIEW AND RESPONSE
- 5 TEAM OR ARE MAINTAINED BY THE REVIEW AND RESPONSE TEAM.
- 6 (F) AN INDIVIDUAL WHO VIOLATES SUBSECTION (D) OR (E) OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$500 OR IMPRISONMENT NOT EXCEEDING 90 DAYS OR BOTH.
- 9 (G) (1) ON OR BEFORE JANUARY 1, 2026, AND EACH JANUARY 1 10 THEREAFTER, THE REVIEW AND RESPONSE TEAM SHALL REPORT TO THE GENERAL
- 11 ASSEMBLY, IN ACCORDANCE WITH § 2–1257 OF THE STATE GOVERNMENT ARTICLE,
- 12 DE-IDENTIFIED AGGREGATE-LEVEL INFORMATION ON THE YOUTH THAT WERE
- 13 SERVED AND CONNECTED TO SERVICES AND THEIR ASSOCIATED RISK FACTORS.
- 14 (2) BEFORE SUBMITTING THE REPORT REQUIRED UNDER
- 15 PARAGRAPH (1) OF THIS SUBSECTION, THE REVIEW AND RESPONSE TEAM SHALL
- 16 ALLOW EACH MEMBER OF THE REVIEW AND RESPONSE TEAM THE OPPORTUNITY TO
- 17 REVIEW THE REPORT TO ENSURE THAT IT ALIGNS WITH SAFEGUARDS ON DATA
- 18 PRIVACY AND SECURITY.
- 19 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 20 October 1, 2025.