	PUBLIC SAFETY DATA AMENDMENTS
	2024 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Ryan D. Wilcox
	Senate Sponsor: Kirk A. Cullimore
	NG TITLE
	nmittee Note:
	The Law Enforcement and Criminal Justice Interim Committee recommended this bill.
	Legislative Vote: 11 voting for 0 voting against 7 absent
Ger	neral Description:
	This bill amends and enacts provisions related to the collection and reporting of public
safe	ty data.
Hig	hlighted Provisions:
	This bill:
	 defines terms;
	 requires the Alcohol Abuse Tracking Committee to report certain information to the
Stat	e Commission on Criminal and Juvenile Justice and to the Law Enforcement
and	Criminal Justice Interim Committee;
	 amends the dates for certain required reports;
	 renames the "criminal and juvenile justice database" to the "public safety portal";
	 clarifies that the State School Board's school disciplinary and law enforcement
acti	on report is a report required to be included in the public safety portal managed
by t	he State Commission on Criminal and Juvenile Justice;
	 provides the State Commission on Criminal and Juvenile Justice with authority to
con	tract with private and governmental entities to assist criminal justice agencies in
com	plying with certain data reporting requirements;

28	 creates the public safety portal grant program; and
29	 makes technical and conforming changes.
30	Money Appropriated in this Bill:
31	None
32	Other Special Clauses:
33	This bill provides a special effective date.
34	Utah Code Sections Affected:
35	AMENDS:
36	26B-1-427 , as renumbered and amended by Laws of Utah 2023, Chapter 305
37	53E-3-516, as last amended by Laws of Utah 2023, Chapters 115, 161
38	63A-16-1001, as last amended by Laws of Utah 2023, Chapter 161
39	63A-16-1002, as last amended by Laws of Utah 2023, Chapters 158, 161, 382, and 448
40	63M-7-214, as last amended by Laws of Utah 2022, Chapter 390
41	63M-7-218, as last amended by Laws of Utah 2023, Chapters 158, 161 and 382
42	80-6-104, as enacted by Laws of Utah 2023, Chapter 161
43	ENACTS:
44	63A-16-1003, Utah Code Annotated 1953
45	
46	Be it enacted by the Legislature of the state of Utah:
47	Section 1. Section 26B-1-427 is amended to read:
48	26B-1-427. Alcohol Abuse Tracking CommitteeTracking effects of abuse of
49	alcoholic products.
50	(1) There is created a committee within the department known as the Alcohol Abuse
51	Tracking Committee that consists of:
52	(a) the executive director or the executive director's designee;
53	(b) the commissioner of the Department of Public Safety or the commissioner's
54	designee;
55	(c) the director of the Department of Alcoholic Beverage Services or that director's
56	designee;
57	
57	(d) the executive director of the Department of Workforce Services or that executive

59	(e) the chair of the Utah Substance Use and Mental Health Advisory Council or the
60	chair's designee;
61	(f) the state court administrator or the state court administrator's designee; and
62	(g) the director of the Division of Technology Services or that director's designee.
63	(2) The executive director or the executive director's designee shall chair the
64	committee.
65	(3) (a) Four members of the committee constitute a quorum.
66	(b) A vote of the majority of the committee members present when a quorum is present
67	is an action of the committee.
68	(4) The committee shall meet at the call of the chair, except that the chair shall call a
69	meeting at least twice a year:
70	(a) with one meeting held each year to develop the report required under Subsection
71	(7); and
72	(b) with one meeting held to review and finalize the report before the report is issued.
73	(5) The committee may adopt additional procedures or requirements for:
74	(a) voting, when there is a tie of the committee members;
75	(b) how meetings are to be called; and
76	(c) the frequency of meetings.
77	(6) The committee shall establish a process to collect for each calendar year the
78	following information:
79	(a) the number of individuals statewide who are convicted of, plead guilty to, plead no
80	contest to, plead guilty in a similar manner to, or resolve by diversion or its equivalent to a
81	violation related to underage drinking of alcohol;
82	(b) the number of individuals statewide who are convicted of, plead guilty to, plead no
83	contest to, plead guilty in a similar manner to, or resolve by diversion or its equivalent to a
84	violation related to driving under the influence of alcohol;
85	(c) the number of violations statewide of Title 32B, Alcoholic Beverage Control Act,
86	related to over-serving or over-consumption of an alcoholic product;
87	(d) the cost of social services provided by the state related to abuse of alcohol,
88	including services provided by the Division of Child and Family Services;
89	(e) the location where the alcoholic products that result in the violations or costs

90	described in Subsections (6)(a) through (d) are obtained; and
91	(f) any information the committee determines can be collected and relates to the abuse
92	of alcoholic products.
93	(7) The committee shall:
94	(a) report the information collected under Subsection (6) annually to the governor [and
95	the Legislature], the Law Enforcement and Criminal Justice Interim Committee, and the State
96	Commission on Criminal and Juvenile Justice by no later than the July 1 immediately
97	following the calendar year for which the information is collected; and
98	(b) provide all data collected before January 1, 2024, under Subsection (6) to the State
99	Commission on Criminal and Juvenile Justice.
100	Section 2. Section 53E-3-516 is amended to read:
101	53E-3-516. School disciplinary and law enforcement action report Rulemaking
102	authority.
103	(1) As used in this section:
104	(a) "Dangerous weapon" means the same as that term is defined in Section 53G-8-510.
105	[(b) "Disciplinary action" means an action by a public school meant to formally
106	discipline a student of that public school that includes a suspension or expulsion.]
107	(b) (i) "Law enforcement action" means a significant law enforcement interaction with
108	<u>a minor.</u>
109	(ii) "Law enforcement action" includes the following actions against a minor:
110	(A) a search and seizure by a school resource officer;
111	(B) an arrest;
112	(C) the issuance of a citation;
113	(D) the filing of a delinquency petition, indictment, or criminal information; or
114	(E) a referral to the juvenile court.
115	(c) "Law enforcement agency" means the same as that term is defined in Section
116	77-7a-103.
117	(d) "Minor" means the same as that term is defined in Section 80-1-102.
118	[(e) "Other law enforcement activity" means a significant law enforcement interaction
119	with a minor that does not result in an arrest, including:]
120	[(i) a search and seizure by an SRO;]

121	[(ii) issuance of a criminal citation;]
122	[(iii) issuance of a ticket or summons;]
123	[(iv) filing a delinquency petition; or]
124	[(v) referral to a probation officer.]
125	(e) (i) "School disciplinary action" means an action by a public school to formally
126	discipline a student of that public school.
127	(ii) "School disciplinary action" includes a suspension or an expulsion.
128	(f) "School is in session" means the hours of a day during which a public school
129	conducts instruction for which student attendance is counted toward calculating average daily
130	membership.
131	(g) (i) "School-sponsored activity" means an activity, fundraising event, club, camp,
132	clinic, or other event or activity that is authorized by a specific public school, according to LEA
133	governing board policy, and satisfies at least one of the following conditions:
134	(A) the activity is managed or supervised by a school district, public school, or public
135	school employee;
136	(B) the activity uses the school district or public school facilities, equipment, or other
137	school resources; or
138	(C) the activity is supported or subsidized, more than inconsequentially, by public
139	funds, including the public school's activity funds or Minimum School Program dollars.
140	(ii) "School-sponsored activity" includes preparation for and involvement in a public
141	performance, contest, athletic competition, demonstration, display, or club activity.
142	(h) "School resource officer" or "SRO" means the same as that term is defined in
143	Section 53G-8-701.
144	(2) [Beginning on July 1, 2023, the] The state board shall develop an annual report
145	regarding the following incidents that occur on school grounds while school is in session or
146	during a school-sponsored activity:
147	[(a) arrests of a minor;]
148	[(b) other law enforcement activities;]
149	[(c)] <u>(a)</u> school disciplinary actions; [and]
150	[(d)] (b) minors found in possession of a dangerous weapon[-]; and
151	(c) law enforcement actions.

151 (c) law enforcement actions.

152	(3) Pursuant to state and federal law, law enforcement agencies shall collaborate with
153	the state board and LEAs to provide and validate data and information necessary to complete
154	the report described in Subsection (2), as requested by an LEA or the state board.
155	(4) The report described in Subsection (2) shall include the following information
156	listed separately for each school in an LEA:
157	[(a) the number of arrests of a minor, including the reason why the minor was
158	arrested;]
159	[(b)] (a) the number of [other] law enforcement [activities] actions, including the
160	following information for each incident:
161	(i) the reason for the [other] law enforcement [activity] action; and
162	(ii) the type of [other] law enforcement [activity] action used;
163	[(c)] (b) the number of <u>school</u> disciplinary actions [imposed], including the following
164	information for each incident:
165	(i) the reason for the <u>school</u> disciplinary action; and
166	(ii) the type of <u>school</u> disciplinary action;
167	[(d)] (c) the number of SROs employed;
168	[(e)] (d) if applicable, the demographics of an individual who is subject to, as the
169	following are defined in Section 53G-9-601, bullying, hazing, cyber-bullying, or retaliation;
170	and
171	[(f)] (e) the number of minors found in possession of a dangerous weapon on school
172	grounds while school is in session or during a school-sponsored activity.
173	(5) The report described in Subsection (2) shall include the following information, in
174	aggregate, for each element described in Subsections (4)(a) [through (c)] and (b):
175	(a) age;
176	(b) grade level;
177	(c) race;
178	(d) sex; and
179	(e) disability status.
180	(6) Information included in the annual report described in Subsection (2) shall comply
181	with:
182	(a) Chapter 9, Part 3, Student Data Protection;

183	(b) Chapter 9, Part 2, Student Privacy; and
184	(c) the Family Education Rights and Privacy Act, 20 U.S.C. Secs. 1232g and 1232h.
185	(7) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
186	state board shall make rules to compile the report described in Subsection (2).
187	(8) The state board shall provide the report described in Subsection (2):
188	(a) in accordance with Section 53E-1-203 for incidents that occurred during the
189	previous school year; and
190	(b) to the State Commission on Criminal and Juvenile Justice before July 1 of each
191	year for incidents that occurred during the previous school year.
192	Section 3. Section 63A-16-1001 is amended to read:
193	63A-16-1001. Definitions.
194	As used in this part:
195	(1) "Commission" means the State Commission on Criminal and Juvenile Justice
196	created in Section 63M-7-201.
197	(2) "Criminal justice agency" means an agency or institution directly involved in the
198	apprehension, prosecution, and incarceration of an individual involved in criminal activity,
199	including law enforcement, correctional facilities, jails, courts, probation, and parole.
200	[(3) "Database" means the criminal and juvenile justice database created in this part.]
201	[(4)] (3) "Division" means the Division of Technology Services created in Section
202	63A-16-103.
203	(4) "Grant" means a grant awarded under Section 63A-16-1003.
204	(5) "Program" means the public safety portal grant program created in Section
205	<u>63A-16-1003.</u>
206	(6) "Public safety portal" means the data portal created in Section 63A-16-1002.
207	(7) "State board" means the State Board of Education.
208	Section 4. Section 63A-16-1002 is amended to read:
209	63A-16-1002. Public safety portal.
210	(1) The commission shall oversee the creation and management of a [criminal and
211	juvenile justice database] public safety portal for information and data required to be reported
212	to the commission[, organized by county,] and accessible to all criminal justice agencies in the
213	state

213 state.

214	(2) The division shall assist with the development and management of the [database]
215	public safety portal.
216	(3) The division, in collaboration with the commission, shall create:
217	(a) master standards and formats for information submitted to the [database] public
218	safety portal;
219	(b) a [portal] gateway, bridge, website, or other method for reporting entities to provide
220	the information;
221	(c) a master data management index or system to assist in the retrieval of information
222	[in the database] from the public safety portal;
223	(d) a protocol for accessing information in the [database] public safety portal that
224	complies with state privacy regulations; and
225	(e) a protocol for real-time audit capability of all data accessed [through] from the
226	public safety portal by participating data source, data use entities, and regulators.
227	[(4) Each criminal justice agency charged with reporting information to the
228	commission shall provide the data or information to the database in a form prescribed by the
229	commission.]
230	[(5)] (4) The [database] public safety portal shall be the repository for the statutorily
231	required data described in:
232	(a) Section 13-53-111, recidivism reporting requirements;
233	(b) Section 17-22-32, county jail reporting requirements;
234	(c) Section 17-55-201, Criminal Justice Coordinating Councils reporting;
235	(d) Section 26B-1-427, Alcohol Abuse Tracking Committee;
236	[(d)] (e) Section 41-6a-511, courts to collect and maintain data;
237	[(e)] (f) Section 53-23-101, reporting requirements for reverse-location warrants;
238	[(f)] (g) Section 53-24-102, sexual assault offense reporting requirements for law
239	enforcement agencies;
240	(h) Section 53E-3-516, school disciplinary and law enforcement action report;
241	[(g)] <u>(i)</u> Section 63M-7-214, law enforcement agency grant reporting;
242	[(h)] (j) Section 63M-7-216, prosecutorial data collection;
243	[(i)] (k) Section 64-13-21, supervision of sentenced offenders placed in community;
244	[(i)] (1) Section 64-13-25, standards for programs;

245 $\left[\frac{k}{2}\right]$ (m) Section 64-13-45, department reporting requirements; 246 $\left[\frac{1}{1}\right]$ (n) Section 64-13e-104, housing of state probationary inmates or state parole 247 inmates; 248 $\left[\frac{m}{m}\right]$ (o) Section 77-7-8.5, use of tactical groups; 249 [(n)] (p) Section 77-11b-404, forfeiture reporting requirements; 250 $\left[\frac{1}{100}\right]$ (q) Section 77-20-103, release data requirements; 251 $\left[\frac{1}{(p)}\right]$ (r) Section 77-22-2.5, court orders for criminal investigations; 252 $\left[\frac{1}{100}\right]$ (s) Section 78A-2-109.5, court demographics reporting: $[(\mathbf{r})]$ (t) Section 80-6-104, data collection on offenses committed by minors: and 253 [(s)] (u) any other statutes which require the collection of specific data and the 254 255 reporting of that data to the commission. 256 [(6)] (5) [The] Before October 1, 2025, the commission shall report[: (a) progress on 257 the database, including creation, configuration, and data entered, to the Law Enforcement and Criminal Justice Interim Committee not later than November 2022; and (b)] all data collected 258 259 [as of December 31, 2022,] to the Law Enforcement and Criminal Justice Interim Committee[, 260 the House Law Enforcement and Criminal Justice Standing Committee, and the Senate 261 Judiciary, Law Enforcement and Criminal Justice Standing Committee not later than January 262 16.20231. 263 (6) The commission may: 264 (a) enter into contracts with private or governmental entities to assist entities in 265 complying with the data reporting requirements of Subsection (4); and (b) adopt, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking 266 Act, rules to administer this section, including establishing requirements and procedures for 267 268 collecting the data described in Subsection (4). 269 Section 5. Section 63A-16-1003 is enacted to read: 270 63A-16-1003. Public safety portal grant program. 271 (1) (a) There is created within the commission the public safety portal grant program. 272 (b) The purpose of the program is to award grants to assist entities in complying with 273 the data reporting requirements described in Subsection 63A-16-1002(4). 274 (c) The program is funded with existing appropriations previously designated for the purpose of facilitating data collection and any ongoing appropriations made by the Legislature 275

277(2) An entity that submits a proposal for a grant to the commission shall include details278in the proposal regarding:279(a) how the entity plans to use the grant to fulfill the purpose described in Subsection280(1)(b);281(b) any plan to use funding sources in addition to the grant for proposal;282(c) any existing or planned partnerships with another individual or entity to implement283(d) other information the commission determines is necessary to evaluate the proposal;284(d) other evaluating a proposal for a grant, the commission shall consider;285(a) the likelihood that the proposal vill accomplish the purpose described in286(b) the cost of the proposal; and287(c) the viability and sustainability of the proposal.288(b) the cost of the proposal; and289(c) the viability and sustainability of the proposal.290(d) Subject to Subsection (2), the commission may make rules, in accordance with291Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to establish:292(a) eligibility criteria for a grant;293(b) the form and process for submitting a proposal to the commission for a grant;294(c) the method and formula for determining a grant amount; and295(d) reporting requirements for a grant recipient.296Section 6. Section 63M-7-214 is amended to read:29763M-7-214. Commission on Criminal and Juvenile Justice Grants.298(1) As used in this section:299(a) "Commission" means the Commission on Criminal and Ju	276	for the program.
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288(b) the cost of the proposal; and289(c) the viability and sustainability of the proposal.290(4) Subject to Subsection (2), the commission may make rules, in accordance with291Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to establish:292(a) eligibility criteria for a grant;293(b) the form and process for submitting a proposal to the commission for a grant;294(c) the method and formula for determining a grant amount; and295(d) reporting requirements for a grant recipient.296Section 6. Section 63M-7-214 is amended to read:29763M-7-214. Commission on Criminal and Juvenile Justice Grants.298(1) As used in this section:299(a) "Commission" means the Commission on Criminal and Juvenile Justice created in300Section 63M-7-201.301(b) "Law enforcement agency" means a state or local law enforcement agency.302(c) "Other appropriate agency" means a state or local government agency, or a303nonprofit organization, that works to prevent illegal drug activity and enforce laws regarding304illegal drug activity and related criminal activity by:305(i) programs, including education, prevention, treatment, and research programs; and	286	(a) the likelihood that the proposal will accomplish the purpose described in
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 301 (b) "Law enforcement agency" means a state or local law enforcement agency. 302 (c) "Other appropriate agency" means a state or local government agency, or a 303 nonprofit organization, that works to prevent illegal drug activity and enforce laws regarding 304 illegal drug activity and related criminal activity by: 305 (i) programs, including education, prevention, treatment, and research programs; and 	299	(a) "Commission" means the Commission on Criminal and Juvenile Justice created in
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 304 illegal drug activity and related criminal activity by: 305 (i) programs, including education, prevention, treatment, and research programs; and 	302	(c) "Other appropriate agency" means a state or local government agency, or a
305 (i) programs, including education, prevention, treatment, and research programs; and	303	nonprofit organization, that works to prevent illegal drug activity and enforce laws regarding
	304	illegal drug activity and related criminal activity by:
306 (ii) enforcement of laws regarding illegal drugs.	305	(i) programs, including education, prevention, treatment, and research programs; and
	306	(ii) enforcement of laws regarding illegal drugs.

307	(2) The commission shall implement law enforcement operations and programs related
308	to reducing illegal drug activity as listed in Subsection (3).
309	(3) (a) The first priority of the commission is to annually allocate not more than
310	\$2,500,000, depending upon funding available from other sources, to directly fund the
311	operational costs of state and local law enforcement agencies' drug or crime task forces,
312	including multijurisdictional task forces.
313	(b) The second priority of the commission is to allocate grants for specified law
314	enforcement agency functions and other agency functions as the commission finds appropriate
315	to more effectively reduce illegal drug activity and related criminal activity, including
316	providing education, prevention, treatment, and research programs.
317	(4) (a) In allocating grants and determining the amount of the grants to carry out the
318	purposes of Subsection (3), the commission shall consider:
319	(i) the demonstrated ability of the agency to appropriately use the grant to implement
320	the proposed functions and how this function or task force will add to the law enforcement
321	agency's current efforts to reduce illegal drug activity and related criminal activity; and
322	(ii) the agency's cooperation with other state and local agencies and task forces.
323	(b) Agencies qualify for a grant only if they demonstrate compliance with all reporting
324	and policy requirements applicable under this section and under Title 63M, Chapter 7,
325	Criminal Justice and Substance Abuse, in order to qualify as a potential grant recipient.
326	[(5) The commission shall allocate grants to local law enforcement agencies to assist in
327	complying with the requirements of Subsection 63A-16-1002(4). The commission shall only
328	use funds appropriated for this purpose for the grants.]
329	[(6)] (5) Recipient agencies may only use grant money after approval or appropriation
330	by the agency's governing body, and a determination that the grant money is nonlapsing.
331	[(7)] (6) A recipient law enforcement agency may use funds granted under this section
332	only for the purposes stated by the commission in the grant.
333	[(8)] (1) (a) For each fiscal year, any law enforcement agency that receives a grant from
334	the commission under this section shall prepare and file with the commission and the state
335	auditor a report in a form specified by the commission.
336	(b) The report shall include the following regarding each grant:
337	(i) the agency's name;

338	(ii) the amount of the grant;
339	(iii) the date of the grant;
340	(iv) how the grant has been used; and
341	(v) a statement signed by both the agency's or political subdivision's executive officer
342	or designee and by the agency's legal counsel, that all grant funds were used for law
343	enforcement operations and programs approved by the commission and that relate to reducing
344	illegal drug activity and related criminal activity, as specified in the grant.
345	Section 7. Section 63M-7-218 is amended to read:
346	63M-7-218. State grant requirements.
347	(1) [Beginning July 1, 2023] Except as provided in Subsection (2), the commission
348	may not award [any] a grant of state funds to [any] an entity subject to, and not in compliance
349	with, the reporting requirements in [Subsections 63A-16-1002(5)(a) through (r)] Subsection
350	<u>63A-16-1002(4)</u> .
351	(2) The commission may award a grant to an entity under Section 63A-16-1003 even if
352	the entity is not in compliance with the reporting requirements described in Subsection
353	<u>63A-16-1002(4).</u>
354	Section 8. Section 80-6-104 is amended to read:
355	
555	80-6-104. Data collection on offenses committed by minors Reporting
355 356	80-6-104. Data collection on offenses committed by minors Reporting requirement.
356	requirement.
356 357	requirement. (1) As used in this section:
356 357 358	requirement.(1) As used in this section:(a) "Firearm" means the same as that term is defined in Section 76-10-501.
356 357 358 359	 requirement. (1) As used in this section: (a) "Firearm" means the same as that term is defined in Section 76-10-501. (b) "Firearm-related offense" means a criminal offense involving a firearm.
356 357 358 359 360	 requirement. (1) As used in this section: (a) "Firearm" means the same as that term is defined in Section 76-10-501. (b) "Firearm-related offense" means a criminal offense involving a firearm. (c) "School is in session" means the same as that term is defined in Section 53E-3-516.
356 357 358 359 360 361	 requirement. (1) As used in this section: (a) "Firearm" means the same as that term is defined in Section 76-10-501. (b) "Firearm-related offense" means a criminal offense involving a firearm. (c) "School is in session" means the same as that term is defined in Section 53E-3-516. (d) "School-sponsored activity" means the same as that term is defined in Section
356 357 358 359 360 361 362	 requirement. (1) As used in this section: (a) "Firearm" means the same as that term is defined in Section 76-10-501. (b) "Firearm-related offense" means a criminal offense involving a firearm. (c) "School is in session" means the same as that term is defined in Section 53E-3-516. (d) "School-sponsored activity" means the same as that term is defined in Section 53E-3-516.
356 357 358 359 360 361 362 363	 requirement. (1) As used in this section: (a) "Firearm" means the same as that term is defined in Section 76-10-501. (b) "Firearm-related offense" means a criminal offense involving a firearm. (c) "School is in session" means the same as that term is defined in Section 53E-3-516. (d) "School-sponsored activity" means the same as that term is defined in Section 53E-3-516. (2) Before July 1 of each year, the Administrative Office of the Courts shall submit the
356 357 358 359 360 361 362 363 364	 requirement. (1) As used in this section: (a) "Firearm" means the same as that term is defined in Section 76-10-501. (b) "Firearm-related offense" means a criminal offense involving a firearm. (c) "School is in session" means the same as that term is defined in Section 53E-3-516. (d) "School-sponsored activity" means the same as that term is defined in Section 53E-3-516. (2) Before July 1 of each year, the Administrative Office of the Courts shall submit the following data to the State Commission on Criminal and Juvenile Justice, broken down by
356 357 358 359 360 361 362 363 364 365	 requirement. (1) As used in this section: (a) "Firearm" means the same as that term is defined in Section 76-10-501. (b) "Firearm-related offense" means a criminal offense involving a firearm. (c) "School is in session" means the same as that term is defined in Section 53E-3-516. (d) "School-sponsored activity" means the same as that term is defined in Section 53E-3-516. (2) Before July 1 of each year, the Administrative Office of the Courts shall submit the following data to the State Commission on Criminal and Juvenile Justice, broken down by judicial district, for the preceding calendar year:
356 357 358 359 360 361 362 363 364 365 366	 requirement. (1) As used in this section: (a) "Firearm" means the same as that term is defined in Section 76-10-501. (b) "Firearm-related offense" means a criminal offense involving a firearm. (c) "School is in session" means the same as that term is defined in Section 53E-3-516. (d) "School-sponsored activity" means the same as that term is defined in Section 53E-3-516. (2) Before July 1 of each year, the Administrative Office of the Courts shall submit the following data to the State Commission on Criminal and Juvenile Justice, broken down by judicial district, for the preceding calendar year: (a) the number of referrals to the juvenile court;

369	(d) the number of minors for whom a petition for an offense is filed in the juvenile
370	court;
371	(e) the number of minors for whom an information is filed in the juvenile court;
372	(f) the number of minors bound over to the district court by the juvenile court;
373	(g) the number of petitions for offenses committed by minors that were dismissed by
374	the juvenile court;
375	(h) the number of adjudications in the juvenile court for offenses committed by minors;
376	(i) the number of guilty pleas entered into by minors in the juvenile court;
377	(j) the number of dispositions resulting in secure care, community-based placement,
378	formal probation, and intake probation; and
379	(k) for each minor charged in the juvenile court with a firearm-related offense:
380	(i) the minor's age at the time the offense was committed or allegedly committed;
381	(ii) the minor's zip code at the time that the offense was referred to the juvenile court;
382	(iii) whether the minor is a restricted person under Subsection 76-10-503(1)(a)(iv) or
383	(1)(b)(iii);
384	(iv) the type of offense for which the minor is charged;
385	(v) the outcome of the minor's case in juvenile court, including whether the minor was
386	bound over to the district court or adjudicated by the juvenile court; and
387	(vi) if a disposition was entered by the juvenile court, whether the disposition resulted
388	in secure care, community-based placement, formal probation, or intake probation.
389	(3) The State Commission on Criminal and Juvenile Justice shall track the disposition
390	of a case resulting from a firearm-related offense committed, or allegedly committed, by a
391	minor when the minor is found in possession of a firearm while school is in session or during a
392	school-sponsored activity.
393	(4) In collaboration with the Administrative Office of the Courts, the division, and
394	other agencies, the State Commission on Criminal and Juvenile Justice shall collect data for the
395	preceding calendar year on:
396	(a) the length of time that minors spend in the juvenile justice system, including the
397	total amount of time minors spend under juvenile court jurisdiction, on community
398	supervision, and in each out-of-home placement;
399	(b) recidivism of minors who are diverted to a nonjudicial adjustment and minors for

400	whom dispositions are ordered by the juvenile court, including tracking minors into the adult
401	corrections system;
402	(c) changes in aggregate risk levels from the time minors receive services, are under
403	supervision, and are in out-of-home placement; and
404	(d) dosages of programming.
405	(5) On and before October 1 of each year, the State Commission on Criminal and
406	Juvenile Justice shall prepare and submit a written report to the Judiciary Interim Committee
407	and the Law Enforcement and Criminal Justice Interim Committee that includes:
408	(a) data collected by the State Commission on Criminal and Juvenile Justice under this
409	section; and
410	[(b) data collected by the State Board of Education under Section 53E-3-516; and]
411	[(c)] (b) recommendations for legislative action with respect to the data described in
412	this Subsection (5).
413	(6) [Nothing in this section shall be construed to] This section does not require the
414	disclosure of information or data that is classified as controlled, private, or protected under
415	Title 63G, Chapter 2, Government Records Access and Management Act.
416	Section 9. Effective date.
417	If approved by two-thirds of all the members elected to each house, this bill takes effect
418	upon approval by the governor, or the day following the constitutional time limit of Utah
419	Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,
420	the date of veto override.