| 1 | AN ACT relating to corpora | ıl physical | discipline. |
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- 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 3 → SECTION 1. A NEW SECTION OF KRS 158.440 TO 158.449 IS CREATED
- 4 TO READ AS FOLLOWS:
- 5 School administrators, teachers or other certified personnel, office staff, instructional
- 6 assistants, and coaches and extracurricular sponsors who are employed by a school
- 7 district shall not use corporal physical discipline, including the use of spanking,
- 8 shaking, or paddling, as a means of punishment, discipline, behavior modification, or
- 9 for any other reason. For the purposes of this section, "corporal physical discipline"
- 10 means the deliberate infliction of physical pain and does not include spontaneous
- 11 physical contact which is intended to protect a child from immediate danger.
- Section 2. KRS 158.444 is amended to read as follows:
- 13 (1) The Kentucky Board of Education shall promulgate appropriate administrative 14 regulations relating to school safety, student discipline, and related matters.
- 15 (2) The Kentucky Department of Education shall:
- 16 (a) Collaborate with the Center for School Safety in carrying out the center's mission;
- 18 (b) Establish and maintain a statewide data collection system by which school districts shall report by sex, race, and grade level:
- 20 1. a. All incidents of violence and assault against school employees and students;
- b. All incidents of possession of guns or other deadly weapons on school property or at school functions;
- c. All incidents of the possession or use of alcohol, prescription drugs, or controlled substances on school property or at school functions; and
- d. All incidents in which a student has been disciplined by the school

| for a serious incident, including the nature of the discipline, or |
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| charged criminally for conduct constituting a violation of any |
| offense specified in KRS Chapter 508; KRS 525.070 occurring on |
| school premises, on school-sponsored transportation, or at school |
| functions; or KRS 525.080; |

- 2. The number of arrests, the charges, and whether civil damages were pursued by the injured party;
- 3. The number of suspensions $\underline{and}_{[,]}$ expulsions[,] and corporal punishments]; and
- 4. Data required during the assessment process under KRS 158.445; and
- (c) Provide all data collected relating to this subsection to the Center for School Safety according to timelines established by the center.
- (3) The Department of Education shall provide the Office of Education Accountability and the Education Assessment and Accountability Review Subcommittee with an annual statistical report of the number and types of incidents reported under subsection (2)(b) of this section. The report shall include all monthly data and cumulative data for each reporting year. Reportable incidents shall be grouped in the report in the same manner that the reportable incidents are grouped in subsection (2)(b)1. of this section. Data in the report shall be sorted by individual school district, then by individual schools within that district, and then by individual grades within each school. The report shall not contain information personally identifying any student. The reporting period shall be for an academic year, and shall be delivered no later than August 31 of each year.
- (4) All personally identifiable student data collected pursuant to subsection (2)(b) of this section shall be subject to the confidentiality provisions of the Kentucky Family Education Rights and Privacy Act, KRS 160.700 to 160.730, and to the federal Family Educational Rights and Privacy Act, 20 U.S.C. sec. 1232g, and its

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- Parents, legal guardians, or other persons exercising custodial control or supervision shall have the right to inspect or challenge the personally identifiable student records as permitted under the Kentucky Family Education Rights and Privacy Act and the federal Family Educational Rights and Privacy Act and implementing regulations.
- Data collected under this section on an individual student committing an incident reportable under subsection (2)(b)1. of this section shall be placed in the student's disciplinary record.
- → Section 3. KRS 199.640 (Effective July 1, 2019) is amended to read as follows:
- 11 (1) Any facility or agency seeking to conduct, operate, or maintain any child-caring 12 facility or child-placing agency shall first obtain a license to conduct, operate, or 13 maintain the facility or agency from the cabinet.
- 14 (2) The cabinet shall:

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- Develop standards, as provided in subsection (5) of this section, which must be met by any facility or agency seeking to be licensed to conduct, operate, or maintain a child-caring facility or child-placing agency;
 - (b) Issue licenses to any facility or agency found to meet established standards and revoke or suspend a license after a hearing in any case that a facility or agency holding a license is determined to have substantially failed to conform to the requirements of the standards; *and*
 - (c) Establish and follow procedures designed to insure that any facility or agency licensed to conduct, operate, or maintain a child-caring facility or child-placing agency complies with the requirements of the standards on an ongoing basis.
- 26 (3) Licenses shall be issued for a period of one (1) year from date of issue unless 27 revoked by the cabinet. Each licensed facility or agency shall be visited and

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| inspected at least one (1) time each year by a person authorized by the cabinet and |
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| meeting specific qualifications established by the secretary of the cabinet in an |
| administrative regulation. A complete report of the visit and inspection shall be |
| filed with the cabinet. |

- (4) Each license issued shall specify the type of care or service the licensee is authorized to perform. The cabinet may promulgate administrative regulations to establish fees that shall not exceed costs of the program to the cabinet, for the proper administration of licensure. The fees collected by the secretary shall be deposited in the State Treasury and credited to a revolving fund account for the purpose of carrying out the provisions of this section. The balance of said account shall lapse to the general fund at the end of each biennium.
- (5) (a) The secretary shall promulgate administrative regulations establishing basic standards of care and service for child-caring facilities and child-placing agencies relating to the health and safety of all children in the care of the facility or agency, the basic components for a quality program, as referenced below, and any other factors as may be necessary to promote the welfare of children cared for or placed by the agencies and facilities. Standards established may vary depending on the capacity of the agency or facility seeking licensure. These administrative regulations shall establish standards that insure that:
 - The treatment program offered by the facility or agency is directed toward child safety, improved child functioning, improved family functioning, and continuity and permanence for the child;
 - The facility or agency has on staff, or has contracted with, individuals
 who are qualified to meet the treatment needs of the children being
 served, including their psychological and psychiatric needs;
 - 3. The facility or agency has procedures in place to insure that its staff

| 1 | | | receives ongoing training and that all staff members who are required to |
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| 2 | | | do so meet all regional and national standards; |
| 3 | | 4. | The facility or agency develops an integrated, outcomes-based treatment |
| 4 | | | plan that meets the health, mental health, education, safety, and security |
| 5 | | | needs of each child in its care; |
| 6 | | 5. | The facility or agency has procedures in place to include parents, family, |
| 7 | | | and other caregivers in a child's treatment program; |
| 8 | | 6. | The facility or agency has procedures in place whereby it evaluates its |
| 9 | | | programs on a quarterly basis and documents changes in the program if |
| 10 | | | the results of the review indicate a change is needed; |
| 11 | | 7. | The facility or agency makes available quality programs for substance |
| 12 | | | abuse prevention and treatment with providers licensed under KRS |
| 13 | | | Chapter 222 as part of its treatment services; |
| 14 | | 8. | The facility or agency initiates discharge planning at admission and |
| 15 | | | provides sufficient aftercare; and |
| 16 | | 9. | The facility or agency has procedures in place that outline the structure |
| 17 | | | and objectives of cooperative relationships with the community within |
| 18 | | | which it is located and the local school district. |
| 19 | (b) | The | secretary shall promulgate administrative regulations establishing |
| 20 | | reco | rdkeeping and reporting requirements and standards for licensed agencies |
| 21 | | and | facilities that recognize the electronic storage and retrieval of information |
| 22 | | for t | hose facilities that possess the necessary technology and that include, at a |
| 23 | | mini | mum, the following information relating to children in the care of the |
| 24 | | agen | acy or facility: |
| 25 | | 1. | The name, age, social security number, county of origin, and all former |
| 26 | | | residences of the child; |

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The names, residences, and occupations, if available, of the child's

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| | parents: |
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- 3. The date on which the child was received by the agency or facility; the date on which the child was placed in a foster home or made available for adoption; and the name, occupation, and residence of any person with whom a child is placed; and
 - 4. A brief and continuing written narrative history of each child covering the period during which the child is in the care of the agency or facility.
 - (c) The secretary may promulgate administrative regulations creating separate licensure standards for different types of facilities.
 - (d) The secretary shall promulgate administrative regulations to establish practices and procedures for the inspection of child-caring facilities and child-placing agencies. These administrative regulations shall establish a uniform reporting mechanism that includes guidelines for enforcement.
 - (6) Any administrative regulations promulgated pursuant to KRS Chapter 13A to govern services provided by church-related privately operated child-caring agencies or facilities shall [not] prohibit the use of [reasonable] corporal physical discipline which complies with the provisions of KRS 503.110(1)], including the use of spanking or paddling, as a means of punishment, discipline, or behavior modification and shall prohibit the employment of persons convicted of any sexual offense with any child-caring facility or child-placing agency.
 - (7) All records regarding children or facts learned about children and their parents and relatives by any licensed agency or facility shall be deemed confidential in the same manner and subject to the same provisions as similar records of the cabinet. The information thus obtained shall not be published or be open for public inspection except to authorized employees of the cabinet or of such licensed agency or facility in performance of their duties.
- → Section 4. KRS 503.110 is amended to read as follows:

| 1 | (1) | [The | use of physical force by a defendant upon another person is justifiable when |
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| 2 | | the o | defendant is a parent, guardian, or other person entrusted with the care and |
| 3 | | supe | rvision of a minor or an incompetent person or when the defendant is a teacher |
| 4 | | or o | ther person entrusted with the care and supervision of a minor, for a special |
| 5 | | purp | ose, and: |
| 6 | | (a) | The defendant believes that the force used is necessary to promote the welfare |
| 7 | | | of a minor or mentally disabled person or, if the defendant's responsibility for |
| 8 | | | the minor or mentally disabled person is for a special purpose, to further that |
| 9 | | | special purpose or maintain reasonable discipline in a school, class, or other |
| 10 | | | group; and |
| 11 | | (b) | The force that is used is not designed to cause or known to create a substantial |
| 12 | | | risk of causing death, serious physical injury, disfigurement, extreme pain, or |
| 13 | | | extreme mental distress. |
| 14 | (2) | -] The | use of physical force by a defendant upon another <u>adult</u> person is justifiable |
| 15 | | when | n the defendant is a warden or other authorized official of a correctional |
| 16 | | insti | tution, and: |
| 17 | | (a) | The defendant believes that the force used is necessary for the purpose of |
| 18 | | | enforcing the lawful rules of the institution; |
| 19 | | (b) | The degree of force used is not forbidden by any statute governing the |
| 20 | | | administration of the institution; and |
| 21 | | (c) | If deadly force is used, its use is otherwise justifiable under this code. |
| 22 | <u>(2)</u> [(: | 3)] | The use of physical force by a defendant upon another <u>adult</u> person is |
| 23 | | justi | fiable when the defendant is a person responsible for the operation of or the |
| 24 | | mair | tenance of order in a vehicle or other carrier of passengers and the defendant |
| 25 | | belie | eves that such force is necessary to prevent interference with its operation or to |
| 26 | | mair | ntain order in the vehicle or other carrier, except that deadly physical force may |
| 27 | | be u | sed only when the defendant believes it necessary to prevent death or serious |

| 1 | phys | sical injury. |
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| 2 | <u>(3)[(4)]</u> | The use of physical force by a defendant upon another <u>adult</u> person is |
| 3 | justi | fiable when the defendant is a doctor or other therapist or a person assisting him |
| 4 | at hi | s direction, and: |
| 5 | (a) | The force is used for the purpose of administering a recognized form of |
| 6 | | treatment which the defendant believes to be adapted to promoting the |
| 7 | | physical or mental health of the patient; and |
| 8 | (b) | The treatment is administered with the consent of the patient or [, if the patient |
| 9 | | is a minor or a mentally disabled person, with the consent of the parent, |
| 10 | | guardian, or other person legally competent to consent in his behalf, or] the |
| 11 | | treatment is administered in an emergency when the defendant believes that |
| 12 | | no one competent to consent can be consulted and that a reasonable person, |

wishing to safeguard the welfare of the patient, would consent.

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