GOVERNMENT OF THE DISTRICT OF COLUMBIA OFFICE OF THE ATTORNEY GENERAL



ATTORNEY GENERAL BRIAN L. SCHWALB

May 21, 2024

The Honorable Phil Mendelson Chairman, Council of the District of Columbia John A. Wilson Building 1350 Pennsylvania Avenue, N.W. Washington, D.C. 20004

Dear Chairman Mendelson:

I write to transmit the "Recidivism Reduction, Oversight, and Accountability for DYRS Act of 2024," or the ROAD Act, for consideration and enactment by the Council of the District of Columbia.

As the District's independent, elected Attorney General, there is no higher priority for me than public safety. I see firsthand the devastating toll that violent crime takes on victims, their families, and their communities as a whole. My office works every day to make sure kids face consequences when they break the law and that victims of crime get justice. Our prosecutors are charging more cases and at higher rates than before the pandemic. A young person who breaks the law must face swift and certain consequences. But once they have been held accountable by a court, it is equally imperative that we work to prevent that young person from committing crime again.

The Department of Youth Rehabilitative Services (DYRS) is tasked with supervising and rehabilitating young people who have committed crimes. Since taking office last year, it has become abundantly clear to me that DYRS is not providing sufficient supervision and intervention to protect our communities and ensure that kids won't reoffend.

I am introducing legislation to help hold DYRS accountable. The ROAD Act will 1) create a permanent oversight body for DYRS; 2) require DRYS to significantly reform its supervision and intervention practices, including creating Individualized Rehabilitation Plans and discharge and reentry plans; and 3) strengthen the court's authority to intervene when DYRS fails to provide the appropriate rehabilitative services.

I ask that the Council enact this legislation to ensure that DYRS is working effectively to prevent recidivism and reduce crime. If you have any questions, please contact me or Deputy Attorney General for Policy and Legislative Affairs Candyce Phoenix at (202) 788-2066 or Candyce.Phoenix@dc.gov.

Sincerely,

Brian L. Schwalb

Attorney General for the District of Columbia

1 2 Chairman Phil Mendelson 3 at the request of the Attorney General 4 5 6 A BILL 7 8 9 IN THE COUNCIL OF THE DISTRICT OF COLUMBIA 10 11 12 13 14 To amend Title 16 of the District of Columbia Official Code to increase accountability and 15 oversight of the Department of Youth Rehabilitation Services ("Department") and to reform the Department's supervision and intervention practices, to require the 16 Department, prior to a dispositional hearing, to develop and complete an individualized 17 rehabilitation plan to aid in decreased risk of recidivism, implement the plan within 3 18 days after entry of the order, and regularly update the plan as necessary, to require the 19 Department to provide services to those in a secure placement within 30 days of entry of 20 a disposition order, except for good cause shown, to require the Department to develop a 21 discharge and reentry plan upon a child's admittance into a placement outside the child's 22 family's, guardian's, or custodian's home, and to allow a petition to modify a 23 dispositional order to be filed no more frequently than every 4 months if the child is not 24 receiving appropriate services or placement designed to reduce recidivism based on the 25 individualized rehabilitation plan; to amend the Department of Youth Rehabilitation 26 Services Establishment Act of 2004 to expressly provide for the Department's duties to 27 include developing and updating individualized rehabilitation plans, monitoring and 28 ensuring safety of contracted facilities, and conducting oversight of facility compliance; 29 and to amend the District of Columbia Auditor Subpoena and Oath Authority Act of 2004 30 to establish a permanent and independent oversight function of the Department within the 31 Office of the Auditor the Deputy Auditor for Independent Juvenile Justice Facilities 32 33 Oversight. 34 BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this 35 act may be cited as the "Recidivism Reduction, Oversight and Accountability for DYRS Act of 36 2024 ("ROAD Act")". 37 Sec. 2. Title 16 of the District of Columbia Official Code is amended as follows: 38

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to read as follows:

(a) Section 16-2301 is amended by adding new paragraphs (47), (48), (49), (50), and (51)

| 4 1 | "(47) The term "hardware secure facility" shall have the same meaning as provided in |
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| 12 | section 101(9A) of the Department of Youth Rehabilitation Services Establishment Act of 2004, |
| 13 | effective April 12, 2005 (D.C. Law 15-335; D.C. Official Code § 2-1515.01(9A). |
| 14 | "(48) The term "staff secure facility" shall have the same meaning as provided in section |
| 15 | 101(11A) of the Department of Youth Rehabilitation Services Establishment Act of 2004, |
| 16 | effective April 12, 2005 (D.C. Law 15-335; D.C. Official Code § 2-1515.01(11A). |
| 1 7 | "(49) The term "individualized rehabilitation plan" shall have the same meaning as |
| 18 | provided in section 101(9B) of the Department of Youth Rehabilitation Services Establishment |
| 19 | Act of 2004, effective April 12, 2005 (D.C. Law 15-335; D.C. Official Code § 2-1515.01(9B). |
| 50 | "(50) The term "predisposition meeting" shall have the same meaning as provided in |
| 51 | section 101(10A) of the Department of Youth Rehabilitation Services Establishment Act of |
| 52 | 2004, effective April 12, 2005 (D.C. Law 15-335; D.C. Official Code § 2-1515.01(10A). |
| 53 | "(51) The term "validated risk-needs assessment" shall have the same meaning as |
| 54 | provided in section 101(11B) of the Department of Youth Rehabilitation Services Establishment |
| 55 | Act of 2004, effective April 12, 2005 (D.C. Law 15-335; D.C. Official Code § 2-1515.01(11B)." |
| 56 | (b) Sections 16-2319 is amended as follows: |
| 57 | (1) Subsection (d) is amended to read as follows: |
| 58 | "(d) Following Court Social Services' or the Office of the Attorney General's notice to |
| 59 | the Division of its recommendation to commit a child to the Department of Youth Rehabilitation |
| 60 | Services ("Department"), and the Department receiving such notice, the Department shall: |
| 61 | "(1) For a child detained or in shelter care pending the disposition hearing: |
| 52 | "(A) Within 72 hours (excluding Sundays and legal holidays), perform a |
| 53 | validated risk-needs assessment: |

| 64 | "(B) Prior to the predisposition meeting required by subparagraph (C) of |
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| 65 | this paragraph, notify the child, the child's attorney, the child's parent, guardian, or custodian, a |
| 66 | Department representative, Court Social Services representative, a Child and Family Services |
| 67 | Agency representative, if relevant, and any other individual requested by the child or by the |
| 68 | Department, of the date, time, and location of the predisposition meeting; |
| 69 | "(C) Convene a predisposition meeting to review the validated risk-needs |
| 70 | assessment and any information on the child that the Department deems necessary, including |
| 71 | evaluations, to develop an individualized rehabilitation plan for the child; and |
| 72 | "(D) No later than 2 days (excluding Sundays and legal holidays) before |
| 73 | the dispositional hearing, provide the completed individualized rehabilitation plan to the |
| 74 | Division, the Office of the Attorney General, Court Social Services, the child, the child's |
| 75 | attorney, and the child's parent, guardian, or custodian. |
| 76 | "(2) For a child in the community pending the disposition hearing: |
| 77 | "(A) Within 5 days (excluding Sundays and legal holidays), perform a |
| 78 | validated risk-needs assessment; |
| 79 | "(B) No later than 5 days (excluding Sundays and legal holidays) before the |
| 80 | predisposition meeting required by subparagraph (C) of this paragraph, notify the child, the |
| 81 | child's attorney, the child's parent, guardian, or custodian, a Department representative, a Court |
| 82 | Social Services representative, a Child and Family Services Agency representative, if relevant, |
| 83 | and any other individual requested by the child or by the Department, of the date, time, and |
| 84 | location of the predisposition meeting; |
| 85 | "(C) Within 25 days (excluding Sundays and legal holidays), convene a |
| 86 | predisposition meeting to review the validated risk-needs assessment and any information on the |

| 87 | child that the Department deems necessary, including evaluations, to develop an individualized |
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| 88 | rehabilitation plan for the child; and |
| 89 | "(D) No later than 2 days (excluding Sundays and legal holidays) before |
| 90 | the dispositional hearing, provide the completed individualized rehabilitation plan to the |
| 91 | Division, the Office of the Attorney General, Court Social Services, the child, the child's |
| 92 | attorney, and the child's parent, guardian, or custodian.". |
| 93 | (2) A new subsection (d-1) is added to read as follows: |
| 94 | "(d-1) For the validated risk-needs assessment required by subsection (d) of this section, |
| 95 | the Department shall use an objective and statistically validated method through which |
| 96 | information is collected and evaluated to determine: |
| 97 | "(1) The static and dynamic risk factors that inform the likelihood that the child |
| 98 | will continue to engage in delinquent acts or criminal offenses over a specific period of time; |
| 99 | "(2) The protective factors relating to the child or their environment that reduce |
| 100 | the likelihood that the child will continue to engage in delinquent acts or criminal offenses over a |
| 101 | specific period of time; |
| 102 | "(3) The criminogenic and noncriminogenic needs factors that, if identified, |
| 103 | targeted, and properly treated, reduce the likelihood that the child will continue to engage in |
| 104 | delinquent acts or criminal offenses over a specific period of time; and |
| 105 | "(4) Any other factors that may bear on the nature, duration, components, and |
| 106 | objectives of an individualized rehabilitation plan.". |
| 107 | (3) Subsections (e), (f), and (g) are amended to read as follows: |
| 108 | "(e) At the predisposition meeting required by subsection (d) of this section, the |
| 109 | Department shall: |

| 110 | "(1) Allow the child, the child's attorney, the child's parent, guardian, or |
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| 111 | custodian, the Department representative, a Court Social Services representative, a Child Family |
| 112 | Services Agency representative, if relevant, and any other individual requested by the child or by |
| 113 | the Department an opportunity to participate; and |
| 114 | "(2) Review all pertinent circumstances in the child's background and shared by |
| 115 | participants to develop the individualized rehabilitation plan, which shall include: |
| 116 | "(A) The child's validated risk-needs assessment; |
| 117 | "(B) The child's rehabilitative goals; |
| 118 | "(C) Rehabilitative services that should be provided for the child as |
| 119 | needed, which may include those to address family engagement, education, disability, trauma |
| 120 | history, mental and behavioral health, physical health, economic and housing needs; and |
| 121 | "(D) The level of placement and placement options. |
| 122 | "(f) When a child has been adjudicated delinquent and a dispositional order has been |
| 123 | entered by the Division under sections 16-2317 and 16-2320 transferring legal custody of a child |
| 124 | to the custody of the Department, the Department shall, within 3 days after entry of the |
| 125 | dispositional order, assign a case manager, and implement the individualized rehabilitation plan |
| 126 | required by subsection (d) of this section. |
| 127 | "(g) The Division may, on its own motion, the motion of any party, or at the request of |
| 128 | the Department, for good cause shown, extend the time periods set forth in subsections (d) and |
| 129 | (f) of this section for completion of the validated risk-needs assessment and the individualized |
| 130 | rehabilitation plan.". |
| 131 | (b) Section 16-2320 is amended by adding new subsections (i) and (j) to read as follows: |

"(i) A child who has been adjudicated delinquent or in need of supervision and who is committed to the Department of Youth Rehabilitation Services shall not be continued in a secure placement that does not provide the services specified in the child's individualized rehabilitation plan in excess of 30 days after entry of a dispositional order pursuant to this section or a change in placement pursuant to Chapter 12 of Title 29 of the District of Columbia Municipal Regulations or any other provision of law, except for good cause shown. If a child is continued in a secure placement, the child may petition the Division for a post-disposition hearing to review whether there is good cause for the continued placement.

- "(j) For a child adjudicated delinquent and committed to the Department of Youth Rehabilitation Services, the Department of Youth Rehabilitation Services shall develop a discharge and reentry plan upon the child's admittance into a hardware secure facility, residential treatment facility, psychiatric residential treatment facility, staff secure facility, therapeutic foster care placement through the Department of Youth Rehabilitation Services, or any other placement outside the child's family's, guardian's, or custodian's residence through the Department of Youth Rehabilitation Services."
 - (c) Section 16-2323 is amended as follows:

- (1) Subsections (g) and (h) are amended to read as follows:
- "(g) When a child has been adjudicated delinquent and a dispositional order has been entered by the Division pursuant to section 16-2320, the Director of Court Social Services or the Department or Youth Rehabilitation Services, whichever is responsible for supervision of the disposition order, shall conduct periodic assessments of the child, and at least once every 90 days in the case of the Department of Youth Rehabilitation Services, to:

| 154 | "(1) Determine if rehabilitative progress has been made and if the services |
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| 155 | provided to the child have been effective; |
| 156 | "(2) Determine, in conjunction with the child, the child's attorney, and the Office |
| 157 | of the Attorney General, what steps, if any, should be taken to ensure the rehabilitation and |
| 158 | welfare of the child and the safety of the public; and |
| 159 | "(3) Update the child's individualized rehabilitation plan completed pursuant to |
| 160 | section 16-2319 as necessary.". |
| 161 | "(h)(1) Not more than once in a 4-month period, the child, or the child's parent, guardian, |
| 162 | or custodian may petition the Division to modify a dispositional order, issued pursuant to section |
| 163 | 16-2320, on the grounds that the child is not receiving appropriate services or level of placement |
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| 165 | "(2) If the Division finds that the child is not receiving appropriate services or level of |
| 166 | placement, the Division may specify a plan for services that will promote the rehabilitation and |
| 167 | welfare of the child and the safety of the public, except that the Division may not specify the |
| 168 | treatment provider or facility. |
| 169 | "(3) For a child adjudicated delinquent and committed to the Department of Youth |
| 170 | Rehabilitation, the Division may consider whether the child is receiving appropriate services or |
| 171 | level of placement consistent with the individualized rehabilitation plan developed pursuant to |
| 172 | section 16-2319.".Sec. 3. The Department of Youth Rehabilitation Services Establishment Act of |
| 173 | 2004, effective April 12, 2005 (D.C. Law 15-335; D.C. Official Code § 2-1515.01 et seq.), is |
| 174 | amended as follows: |
| 175 | (a) Section 101 (D.C. Official Code § 2-1515.01) is amended as follows: |
| 176 | (1) Paragraph (9B) is redesignated as paragraph (9C). |

| 177 | (2) A new paragraph (9B) is added to read as follows: |
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| 178 | "(9B) "Individualized rehabilitation plan" means a plan developed and completed |
| 179 | pursuant to section 16-2319 of the District of Columbia Official Code based upon a review of all |
| 180 | pertinent circumstances in the child's background, including: |
| 181 | "(A) The child's validated risk-needs assessment; |
| 182 | "(B) The child's rehabilitative goals; |
| 183 | "(C) Rehabilitative services that should be provided for the child as needed, |
| 184 | which may include those to address family engagement, education, disability, trauma history, |
| 185 | mental and behavioral health, physical health, economic and housing needs; and |
| 186 | "(D) The level of placement and placement options.". |
| 187 | (4) A new paragraph (10A) is added to read as follows: |
| 188 | "(10A) "Predisposition meeting" means a meeting conducted pursuant to section 16-2319 |
| 189 | of the District of Columbia Official Code to review a child's validated risk-needs assessment and |
| 190 | develop an individualized rehabilitation plan for the child at which the Department shall: |
| 191 | "(A) Allow the child, the child's attorney, the child's parent, guardian, or |
| 192 | custodian, the Department pre-commitment worker, a Court Social Services representative, a |
| 193 | Child and Family Services Agency representative, if relevant, or any other individual requested |
| 194 | by the child or by the Department the opportunity to participate; and |
| 195 | "(B) Review all pertinent circumstances in the child's background and shared |
| 196 | with participants to develop the individualized rehabilitation plan.". |
| 197 | (5) Paragraph (11) is amended to read as follows: |

- "(11) "Rehabilitative services" means services designed to assist youth in acquiring, retaining, improving their socialization, behavioral, and generic competency skills, advancing accountability and reducing risk of recidivism.".
 - (6) A new paragraph (11A) is added to read as follows:

- "(11B) "Validated risk-needs assessment" means an assessment conducted pursuant to section 16-2319 of the District of Columbia Official Code using an objective and statistically validated method through which information is collected and evaluated to determine:
- "(A) The static and dynamic risk factors that inform the likelihood that the child will continue to engage in delinquent acts or criminal offenses over a specific period of time;
- "(B) The protective factors relating to the child or their environment that reduce the likelihood that the child will continue to engage in delinquent acts or criminal offenses over a specific period of time;
- "(C) The criminogenic and noncriminogenic needs factors that, if identified, targeted, and properly treated, reduce the likelihood that the child will continue to engage in delinquent acts or criminal offenses over a specific period of time; and
- "(D) Any other factors that may bear on the nature, duration, components, and objectives of an individualized rehabilitation plan.".
 - (b) Section 104 (D.C. Official Code § 2-1515.04) is amended as follows:
- (1) Paragraph (9) is amended by striking the phrase "and facilities;" and inserting the phrase "and facilities, including monitoring the conditions of Department-contracted community facilities, including shelter homes, group homes, residential facilities, and therapeutic foster care placements, whether within or outside the District, and those facilities' obligation to provide for the health, safety, and welfare of youth;" in its place.

| 221 | (2) Paragraph (12) is amended by striking the phrase "and the rehabilitative needs |
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| 222 | of youth in the juvenile justice system;" and inserting the phrase "and the rehabilitative needs of |
| 223 | youth in the juvenile justice system, including by conducting regular oversight of the program |
| 224 | and facility compliance;" in its place. |
| 225 | (3) Paragraph (17) is amended by striking the phrase "; and" and inserting a |
| 226 | semicolon in its place. |
| 227 | (5) Paragraph 18(C) is amended by striking the period at the end and inserting a |
| 228 | semicolon in its place. |
| 229 | (6) New paragraphs (19) and (20) are added to read as follows: |
| 230 | "(19) Performing validated risk-needs assessments, convening predisposition meetings, |
| 231 | and developing, completing, and regularly updating individualized rehabilitation plans, pursuant |
| 232 | to sections 16-2319 and 16-2323 of the District of Columbia Official Code; and |
| 233 | "(20) Cooperating with all reasonable requests of the Deputy Auditor for Independent |
| 234 | Juvenile Justice Facilities Oversight pursuant to sections 4d and 4e of the District of Columbia |
| 235 | Auditor Subpoena and Oath Authority Act of 2004, passed on 2nd reading on |
| 236 | (Enrolled version of Bill 25), including by providing: |
| 237 | "(A) Access to all facilities and youth confined in facilities, through unannounced |
| 238 | and scheduled visits, subject to legitimate institutional needs based on safety considerations; and |
| 239 | "(B) Access to all books, records, video, and data pertaining to any facility and |
| 240 | youth at any time, to the maximum extent such access is afforded to Department personnel and |
| 241 | subject to any District or federal law related to the protection of personally identifiable or |
| 242 | otherwise confidential information in such books, records, video, and data; provided that if such |

access shall be subject to reasonable prior notice.". 244 (c) Section 105 (D.C. Official Code § 2-1515.05) is amended by adding new subsections 245 (j-1) and (j-2) to read as follows: 246 "(j-1) The Department shall not retaliate against any Department employee for their 247 248 report or submission of information to the Deputy Auditor for Independent Juvenile Justice Facilities Oversight in accordance with section 4e of the District of Columbia Auditor Subpoena 249 and Oath Authority Act of 2004, passed on 2nd reading on (Enrolled version of Bill 250 251 25-). "(j-2) The Department shall not discipline or otherwise retaliate against a person who is 252 or was previously detained by, in the custody of, or committed to the Department solely because 253 254 the person provided information to the Deputy Auditor for Independent Juvenile Justice Facilities Oversight that the person reasonably believed to be true.". 255 (d) Section 106(c) (D.C. Official Code § 2-1515.06(c)) is amended by striking the phrase 256 "the District of Columbia Auditor, and the District of Columbia Inspector General" and inserting 257 the phrase "the District of Columbia Auditor, the Deputy Auditor for Independent Juvenile 258 259 Justice Facilities Oversight, and the District of Columbia Inspector General" in its place. Sec. 4. The District of Columbia Auditor Subpoena and Oath Authority Act of 2004, 260 261 effective April 22, 2004 (D.C. Law 15-146; D.C. Official Code § 1-301.171 et seg.), is amended 262 by adding new sections 4d and 4e to read as follows:

books, records, video, and data are under the control and possession of a Department vendor,

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"Sec. 4d. Deputy Auditor for Independent Juvenile Justice Facilities Oversight.

| 264 | "(a) There is established within the Office of the District of Columbia Auditor the |
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| 265 | position of Deputy Auditor for Independent Juvenile Justice Facilities Oversight ("Deputy |
| 266 | Auditor"). |
| 267 | "(b) The Deputy Auditor shall be appointed by the Auditor. |
| 268 | "(c) The Deputy Auditor shall have experience relevant to monitoring and assessing |
| 269 | conditions of confinement in secure juvenile facilities. |
| 270 | "(d) A person shall not serve as Deputy Auditor if the person or the person's spouse: |
| 271 | "(1) Is employed by or participates in the management of the Department of |
| 272 | Youth Rehabilitation Services ("Department") or Department facilities; |
| 273 | "(2) Owns or controls or has owned or controlled, directly or indirectly, any |
| 274 | interest in a business entity or other organization receiving funds from the Department; |
| 275 | "(3) Is an officer, employee, or manager of a trade association in the field of |
| 276 | criminal or juvenile justice; or |
| 277 | "(4) Uses or receives any amount of goods, services, or funds from the |
| 278 | Department. |
| 279 | "Sec. 4e. Authority of Deputy Auditor for Independent Juvenile Justice Facilities |
| 280 | Oversight. |
| 281 | "(a) For purposes of this section, the term: |
| 282 | "(1) "Consent Decree" means the consent decree approved on July 24, 1986 in |
| 283 | Jerry M. v. District of Columbia, Civ. Action No. 1519-85 (IFP) (D.C. Super. Ct.). |
| 284 | "(2) "Deputy Auditor" means the Deputy Auditor for Independent Juvenile |
| 285 | Justice Facilities Oversight established by section 4d |

| 286 | "(3) "Department" means the Department of Youth Rehabilitation Services |
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| 287 | established by section 102 of the Department of Youth Rehabilitation Services Establishment |
| 288 | Act of 2004, effective April 12, 2005 (D.C. Law 15-335; D.C. Official Code § 2-1515.02). |
| 289 | "(4) "Facilities" means any youth residential facility, group home, foster home, |
| 290 | shelter, secure residential or institutional placement owned by, operated by, under contract with, |
| 291 | or otherwise used by the Department to place a child outside the child's parent's or guardian's |
| 292 | residence. |
| 293 | "(5) "Work Plan" means the Final Approved Amended Comprehensive Work |
| 294 | Plan approved by order dated December 12, 2007, as subsequently modified, in <i>Jerry M. v.</i> |
| 295 | District of Columbia, Civ. Action No. 1985-CA-001519 (D.C. Super. Ct.). |
| 296 | "(b) The Deputy Auditor shall: |
| 297 | "(1) Regularly monitor and publicly report on the durability of the reforms |
| 298 | implemented by the Department under the Work Plan and Consent Decree; |
| 299 | "(2) Investigate and report on any complaints the Deputy Auditor receives, or |
| 300 | information he or she acquires, that are deemed potentially meritorious and that allege or indicate |
| 301 | that the Department is not maintaining these reforms; |
| 302 | "(3) Monitor and report on any systemic problem identified in any of his or her |
| 303 | reports, and any response by the Department, including the progress made in resolving the |
| 304 | systemic problem, until the problem is resolved; |
| 305 | "(4) Monitor and report on the implementation of individualized rehabilitation |
| 306 | plans developed by the Department pursuant to section 16-2319 of the District of Columbia |
| 307 | Official Code; and |

| 308 | "(5) Issue reports with the frequency and level of detail that the Deputy Auditor |
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| 309 | concludes, in his or her discretion, will assist the District of Columbia, which shall: |
| 310 | "(A) Consider legal requirements, best juvenile-justice practices, and other |
| 311 | criteria to objectively and accurately review and assess the Department's policies, procedures, |
| 312 | programs, and practices; and |
| 313 | "(B) Identify any systemic problems, the reasons for the systemic |
| 314 | problems, and, if possible, suggest possible solutions to those problems; |
| 315 | "(C) Be promptly posted on a publicly accessible website; and |
| 316 | "(D) Be issued without prior approval from the Department; provided, that |
| 317 | the Deputy Auditor may, in his or her discretion, obtain Department's review and comment |
| 318 | before publication of a report. |
| 319 | "(c) The Deputy Auditor may: |
| 320 | "(1) Consult with other organizations with appropriate expertise as necessary to |
| 321 | inform itself of best practices and gather information about the Department. |
| 322 | "(2) Request from any District agency such assistance, information, and data as |
| 323 | will enable the Deputy Auditor to carry out the position's purpose, functions, and duties; |
| 324 | "(3) Conduct confidential interviews with Department personnel, detained and |
| 325 | committed youth confined to the facilities, and others with knowledge of matters affecting |
| 326 | Department operations or facilities; and |
| 327 | "(4) Receive information from the public about any matters within its authority. |
| 328 | "(d) Each District agency shall cooperate with all reasonable requests of the Deputy |
| 329 | Auditor, and individual employees who fail to so cooperate may be subject to discipline by the |
| 330 | applicable personnel authority. |

"(e) The Deputy Auditor shall keep confidential any personally identifiable information it receives from a District agency or youth confined in a facility and any information that may cause a risk to the public health, safety, or welfare or the health, safety, or welfare of an individual, unless the individual lawfully consents to the disclosure of the information.".

Sec. 5. Fiscal impact statement.

The Council adopts the fiscal impact statement in the committee report as the fiscal impact statement required by section 4a of the General Legislative Procedures Act of 1975, approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).

Sec. 6. Effective date.

This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of

Columbia Register.

GOVERNMENT OF THE DISTRICT OF COLUMBIA Office of the Attorney General



BRIAN L. SCHWALB ATTORNEY GENERAL

Legal Counsel Division

TO: Candyce Phoenix

Deputy Attorney General for Policy and Legislative Affairs

Office of the Attorney General

FROM: Megan D. Browder

Deputy Attorney General Legal Counsel Division

DATE: May 21, 2024

RE: Legal Sufficiency Certification – "Recidivism Reduction, Oversight

and Accountability for DYRS Act ('ROAD Act')"

(AE-24-140)

This is to Certify that this Office has reviewed the above-

referenced draft legislation and found it to be legally sufficient. If you have any questions in this regard, please do not hesitate to call me at (202) 724-5524.

Megan D. Browder