HOUSE AMENDMENT NO. TO HOUSE AMENDMENT NO.

Offered By

AMEND House Amendment No. to House Committee Substitute for House Bill Nos. 1141 & 1 1067, Page 1, Line 1, by inserting after the number "1067," the following: 2 3 4 "Page 1, Section A, Line 2, by inserting after said section and line the following: 5 6 "160.261. 1. The local board of education of each school district shall clearly establish a written 7 policy of discipline, including the district's determination on the use of corporal punishment and the 8 procedures in which punishment will be applied. A written copy of the district's discipline policy and 9 corporal punishment procedures, if applicable, shall be provided to the pupil and parent or legal guardian of 10 every pupil enrolled in the district at the beginning of each school year and also made available in the office of the superintendent of such district, during normal business hours, for public inspection. All employees of 11 12 the district shall annually receive instruction related to the specific contents of the policy of discipline and 13 any interpretations necessary to implement the provisions of the policy in the course of their duties, including 14 but not limited to approved methods of dealing with acts of school violence, disciplining students with 15 disabilities and instruction in the necessity and requirements for confidentiality. 16 2. The policy shall require school administrators to report acts of school violence to all teachers at 17 the attendance center and, in addition, to other school district employees with a need to know. For the 18 purposes of this chapter or chapter 167, "need to know" is defined as school personnel who are directly 19 responsible for the student's education or who otherwise interact with the student on a professional basis 20 while acting within the scope of their assigned duties. As used in this section, the phrase "act of school 21 violence" or "violent behavior" means the exertion of physical force by a student with the intent to do serious 22 physical injury as defined in section 556.061 to another person while on school property, including a school 23 bus in service on behalf of the district, or while involved in school activities. The policy shall at a minimum 24 require school administrators to report, as soon as reasonably practical, to the appropriate law enforcement 25 agency any of the following crimes, or any act which if committed by an adult would be one of the following 26 crimes: 27 (1) First degree murder under section 565.020; 28 (2) Second degree murder under section 565.021; 29 (3) Kidnapping under section 565.110 as it existed prior to January 1, 2017, or kidnapping in the first 30 degree under section 565.110; (4) First degree assault under section 565.050; 31 32 (5) Rape in the first degree under section 566.030; 33 (6) Sodomy in the first degree under section 566.060; 34 (7) Burglary in the first degree under section 569.160; 35 (8) Burglary in the second degree under section 569.170; 36 (9) Robbery in the first degree under section 569.020 as it existed prior to January 1, 2017, or 37 robbery in the first degree under section 570.023;

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1 (10) Distribution of drugs under section 195.211 as it existed prior to January 1, 2017, or 2 3 4 5 6 7 manufacture of a controlled substance under section 579.055; (11) Distribution of drugs to a minor under section 195.212 as it existed prior to January 1, 2017, or delivery of a controlled substance under section 579.020; (12) Arson in the first degree under section 569.040; (13) Voluntary manslaughter under section 565.023; (14) Involuntary manslaughter under section 565.024 as it existed prior to January 1, 2017, 8 involuntary manslaughter in the first degree under section 565.024, or involuntary manslaughter in the second 9 degree under section 565.027; 10 (15) Second degree assault under section 565.060 as it existed prior to January 1, 2017, or second 11 degree assault under section 565.052; 12 (16) Rape in the second degree under section 566.031; 13 (17) Felonious restraint under section 565.120 as it existed prior to January 1, 2017, or kidnapping in 14 the second degree under section 565.120: 15 (18) Property damage in the first degree under section 569.100; 16 (19) The possession of a weapon under chapter 571; 17 (20) Child molestation in the first degree pursuant to section 566.067 as it existed prior to January 1, 18 2017, or child molestation in the first, second, or third degree pursuant to section 566.067, 566.068, or 19 566.069: 20 (21) Sodomy in the second degree pursuant to section 566.061; 21 (22) Sexual misconduct involving a child pursuant to section 566.083; 22 (23) Sexual abuse in the first degree pursuant to section 566.100; 23 (24) Harassment under section 565.090 as it existed prior to January 1, 2017, or harassment in the 24 first degree under section 565.090; or 25 (25) Stalking under section 565.225 as it existed prior to January 1, 2017, or stalking in the first 26 degree under section 565.225; 27 28 committed on school property, including but not limited to actions on any school bus in service on behalf of 29 the district or while involved in school activities. The policy shall require that any portion of a student's 30 individualized education program that is related to demonstrated or potentially violent behavior shall be 31 provided to any teacher and other school district employees who are directly responsible for the student's 32 education or who otherwise interact with the student on an educational basis while acting within the scope of 33 their assigned duties. The policy shall also contain the consequences of failure to obey standards of conduct 34 set by the local board of education, and the importance of the standards to the maintenance of an atmosphere 35 where orderly learning is possible and encouraged. 3. The policy shall provide that any student who is on suspension for any of the offenses listed in 36 37 subsection 2 of this section or any act of violence or drug-related activity defined by school district policy as 38 a serious violation of school discipline pursuant to subsection 9 of this section shall have as a condition of his 39 or her suspension the requirement that such student is not allowed, while on such suspension, to be within 40 one thousand feet of any school property in the school district where such student attended school or any 41 activity of that district, regardless of whether or not the activity takes place on district property unless: 42 (1) Such student is under the direct supervision of the student's parent, legal guardian, or custodian 43 and the superintendent or the superintendent's designee has authorized the student to be on school property; 44 (2) Such student is under the direct supervision of another adult designated by the student's parent. 45 legal guardian, or custodian, in advance, in writing, to the principal of the school which suspended the student 46 and the superintendent or the superintendent's designee has authorized the student to be on school property; 47 (3) Such student is enrolled in and attending an alternative school that is located within one thousand 48 feet of a public school in the school district where such student attended school; or 49 (4) Such student resides within one thousand feet of any public school in the school district where 50 such student attended school in which case such student may be on the property of his or her residence 51 without direct adult supervision. 52 4. Any student who violates the condition of suspension required pursuant to subsection 3 of this 53 section may be subject to expulsion or further suspension pursuant to the provisions of sections 167.161,

1 167.164, and 167.171. In making this determination consideration shall be given to whether the student 2 3 poses a threat to the safety of any child or school employee and whether such student's unsupervised presence within one thousand feet of the school is disruptive to the educational process or undermines the effectiveness 4 5 6 7 8 of the school's disciplinary policy. Removal of any pupil who is a student with a disability is subject to state and federal procedural rights. This section shall not limit a school district's ability to:

(1) Prohibit all students who are suspended from being on school property or attending an activity while on suspension:

(2) Discipline students for off-campus conduct that negatively affects the educational environment to 9 the extent allowed by law.

10 5. The policy shall provide for a suspension for a period of not less than one year, or expulsion, for a 11 student who is determined to have brought a weapon to school, including but not limited to the school 12 playground or the school parking lot, brought a weapon on a school bus or brought a weapon to a school 13 activity whether on or off of the school property in violation of district policy, except that:

14 (1) The superintendent or, in a school district with no high school, the principal of the school which 15 such child attends may modify such suspension on a case-by-case basis; and

16 (2) This section shall not prevent the school district from providing educational services in an 17 alternative setting to a student suspended under the provisions of this section.

18 6. For the purpose of this section, the term "weapon" shall mean a firearm as defined under 18 19 U.S.C. Section 921 and the following items, as defined in section 571.010: a blackjack, a concealable 20 firearm, an explosive weapon, a firearm, a firearm silencer, a gas gun, a knife, knuckles, a machine gun, a 21 projectile weapon, a rifle, a shotgun, a spring gun or a switchblade knife; except that this section shall not be 22 construed to prohibit a school board from adopting a policy to allow a Civil War reenactor to carry a Civil 23 War era weapon on school property for educational purposes so long as the firearm is unloaded. The local 24 board of education shall define weapon in the discipline policy. Such definition shall include the weapons 25 defined in this subsection but may also include other weapons.

26 7. All school district personnel responsible for the care and supervision of students are authorized to 27 hold every pupil strictly accountable for any disorderly conduct in school or on any property of the school, on 28 any school bus going to or returning from school, during school-sponsored activities, or during intermission 29 or recess periods.

30 8. Teachers and other authorized district personnel in public schools responsible for the care, 31 supervision, and discipline of schoolchildren, including volunteers selected with reasonable care by the 32 school district, shall not be civilly liable when acting in conformity with the established policies developed by 33 each board, including but not limited to policies of student discipline or when reporting to his or her 34 supervisor or other person as mandated by state law acts of school violence or threatened acts of school 35 violence, within the course and scope of the duties of the teacher, authorized district personnel or volunteer, 36 when such individual is acting in conformity with the established policies developed by the board. Nothing 37 in this section shall be construed to create a new cause of action against such school district, or to relieve the 38 school district from liability for the negligent acts of such persons.

39 9. Each school board shall define in its discipline policy acts of violence and any other acts that 40 constitute a serious violation of that policy. "Acts of violence" as defined by school boards shall include but 41 not be limited to exertion of physical force by a student with the intent to do serious bodily harm to another 42 person while on school property, including a school bus in service on behalf of the district, or while involved 43 in school activities. School districts shall for each student enrolled in the school district compile and 44 maintain records of any serious violation of the district's discipline policy. Such records shall be made 45 available to teachers and other school district employees with a need to know while acting within the scope of 46 their assigned duties, and shall be provided as required in section 167.020 to any school district in which the 47 student subsequently attempts to enroll.

48 10. Spanking, when administered by certificated personnel and in the presence of a witness who is 49 an employee of the school district, or the use of reasonable force to protect persons or property, when 50 administered by personnel of a school district in a reasonable manner in accordance with the local board of 51 education's written policy of discipline, is not abuse within the meaning of chapter 210. [The provisions of 52 sections 210.110 to 210.165 notwithstanding, the children's division shall not have jurisdiction over or

53 investigate any report of alleged child abuse arising out of or related to the use of reasonable force to protect persons or property when administered by personnel of a school district or any spanking administered in a reasonable manner by any certificated school personnel in the presence of a witness who is an employee of the school district pursuant to a written policy of discipline established by the board of education of the school district, as long as no allegation of sexual misconduct arises from the spanking or use of force.

11. If a student reports alleged sexual misconduct on the part of a teacher or other school employee
 to a person employed in a school facility who is required to report such misconduct to the children's division
 under section 210.115, such person and the superintendent of the school district shall report the allegation to

8 the children's division as set forth in section 210.115. Reports made to the children's division under this
9 subsection shall be investigated by the division in accordance with the provisions of sections 210.145 to

10 210.153 and shall not be investigated by the school district under subsections 12 to 20 of this section for

purposes of determining whether the allegations should or should not be substantiated. The district may investigate the allegations for the purpose of making any decision regarding the employment of the accused employee.

14 <u>12.]</u> <u>11.</u> Upon receipt of any reports of child abuse by the children's division [other than reports 15 provided under subsection 11 of this section], pursuant to sections 210.110 to 210.165 which allegedly 16 involve personnel of a school district, the children's division shall notify the superintendent of schools of the 17 district or, if the person named in the alleged incident is the superintendent of schools, the president of the 18 school board of the school district where the alleged incident occurred.

19 [13. If, after an initial investigation, the superintendent of schools or the president of the school board finds that the report involves an alleged incident of child abuse other than the administration of a 20 21 spanking by certificated school personnel or the use of reasonable force to protect persons or property when 22 administered by school personnel pursuant to a written policy of discipline or that the report was made for the 23 sole purpose of harassing a public school employee, the superintendent of schools or the president of the 24 school board shall immediately refer the matter back to the children's division and take no further action. In 25 all matters referred back to the children's division, the division shall treat the report in the same manner as 26 other reports of alleged child abuse received by the division.

14. If the report pertains to an alleged incident which arose out of or is related to a spanking
 administered by certificated personnel or the use of reasonable force to protect persons or property when
 administered by personnel of a school district pursuant to a written policy of discipline or a report made for
 the sole purpose of harassing a public school employee, a notification of the reported child abuse shall be sent
 by the superintendent of schools or the president of the school board to the law enforcement in the county in
 which the alleged incident occurred.

33 15. The report shall be jointly investigated by the law enforcement officer and the superintendent of
 34 schools or, if the subject of the report is the superintendent of schools, by a law enforcement officer and the
 35 president of the school board or such president's designee.

36 ______16. The investigation shall begin no later than forty-eight hours after notification from the children's 37 division is received, and shall consist of, but need not be limited to, interviewing and recording statements of 38 the child and the child's parents or guardian within two working days after the start of the investigation, of the 39 school district personnel allegedly involved in the report, and of any witnesses to the alleged incident.

40 17. The law enforcement officer and the investigating school district personnel shall issue separate
 41 reports of their findings and recommendations after the conclusion of the investigation to the school board of
 42 the school district within seven days after receiving notice from the children's division.

43 <u>18. The reports shall contain a statement of conclusion as to whether the report of alleged child</u> 44 abuse is substantiated or is unsubstantiated.

45 _____19. The school board shall consider the separate reports referred to in subsection 17 of this section

and shall issue its findings and conclusions and the action to be taken, if any, within seven days after
 receiving the last of the two reports. The findings and conclusions shall be made in substantially the

48 following form:

49 (1) The report of the alleged child abuse is unsubstantiated. The law enforcement officer and the

50 investigating school board personnel agree that there was not a preponderance of evidence to substantiate that 51 abuse occurred;

52 (2) The report of the alleged child abuse is substantiated. The law enforcement officer and the

53 investigating school district personnel agree that the preponderance of evidence is sufficient to support a

1 finding that the alleged incident of child abuse did occur;

(3) The issue involved in the alleged incident of child abuse is unresolved. The law enforcement
 officer and the investigating school personnel are unable to agree on their findings and conclusions on the
 alleged incident.

- 20. The findings and conclusions of the school board under subsection 19 of this section shall be sent
 to the children's division. If the findings and conclusions of the school board are that the report of the alleged
 child abuse is unsubstantiated, the investigation shall be terminated, the case closed, and no record shall be
 entered in the children's division central registry. If the findings and conclusions of the school board are that
- 9 the report of the alleged child abuse is substantiated, the children's division shall report the incident to the
- 10 prosecuting attorney of the appropriate county along with the findings and conclusions of the school district
- 11 and shall include the information in the division's central registry. If the findings and conclusions of the
- 12 school board are that the issue involved in the alleged incident of child abuse is unresolved, the children's
- 13 division shall report the incident to the prosecuting attorney of the appropriate county along with the findings
- 14 and conclusions of the school board, however, the incident and the names of the parties allegedly involved 15 shall not be entered into the central registry of the children's division unless and until the alleged child abuse
- 15 shan not be entered into the central registry of the cintaren's division unless and until the alleg 16 is substantiated by a court of competent jurisdiction.
- 17 _____21. Any superintendent of schools, president of a school board or such person's designee or law
- 18 enforcement officer who knowingly falsifies any report of any matter pursuant to this section or who
- 19 knowingly withholds any information relative to any investigation or report pursuant to this section is guilty 20 of a class A misdemeanor.
- 21 22.] 12. In order to ensure the safety of all students, should a student be expelled for bringing a
 weapon to school, violent behavior, or for an act of school violence, that student shall not, for the purposes of
 the accreditation process of the Missouri school improvement plan, be considered a dropout or be included in
 the calculation of that district's educational persistence ratio."; and
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26 Further amend said bill,"; and

28 Further amend said bill by amending the title, enacting clause, and intersectional references

- 29 accordingly.
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31 THIS AMENDS AMENDMENT 2440H03.04H.