	House Amendment NO
	Offered By
1 2 3	AMEND House Committee Substitute for House Bill Nos. 408, 306 & 854, Page 1, Section A, Line 2, by inserting after all of the said section and line the following:
4	"160.664. 1. As used in this section, the following terms mean:
5	(1) "Department", the department of elementary and secondary education;
6	(2) "Local educational agency", as such term is defined in section 161.1085.
7	2. The department shall establish procedures by which each local educational agency shall
8	regularly report to the department all school safety incidents and credible school safety threats that
9	occur at each attendance center of such local educational agency, including all incidents of school
0	shootings or other incidents involving a firearm, explosive, knife, or other weapon defined in section
1	571.010 and all credible threats of school shootings or other incidents involving a firearm,
2	explosive, knife, or other weapon defined in section 571.010. The department shall require local
3	educational agencies to report acts of school violence or violent behavior, as such terms are defined
4	in section 160.261, or any crimes required to be reported to law enforcement under section 160.261.
5	3. The procedures established under subsection 2 of this section shall include, but shall not
5	be limited to, the following elements:
7	(1) Criteria to assist local educational agencies in determining what constitutes a school
3	safety incident or credible school safety threat that is required to be reported to the department;
)	(2) A time frame within which a local educational agency shall report a school safety
)	incident or credible school safety threat after such incident or threat occurs; and
l	(3) Any other information that the department requires to be included in each report of a
2	school safety incident or credible school safety threat under the provisions of this section.
3	4. (1) The department shall maintain and regularly update a database of all school safety
4	incidents and credible school safety threats that are reported under the provisions of this section.
5	(2) No record in the database shall contain personally identifiable information of a student.
5	(3) A record in the database shall contain only aggregate data by charter school, school
7	district, or attendance center thereof and shall be a public record subject to disclosure under chapter
8	<u>610.</u>
	Action Taken Date

1	(4) The department shall share data relating to school safety incidents and credible school
2	safety threats with the state department of public safety to facilitate additional investigation efforts
3	conducted by the state department of public safety.
4	5. The department may promulgate rules to implement the provisions of this section. Any
5	rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority
6	delegated in this section shall become effective only if it complies with and is subject to all of the
7	provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are
8	nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to
9	review, to delay the effective date, or to disapprove and annul a rule are subsequently held
10	unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after
11	August 28, 2025, shall be invalid and void."; and
12	
13	Further amend said bill and page, Section 162.207, Lines 10 to 16, by deleting all of the said lines
14 15	and inserting in lieu thereof the following:
16	"3. At a minimum, such policy:
17	(1) Shall prohibit a student from using an electronic personal communications device from
18	the beginning of the school day until the end of the school day during regularly scheduled
19	instructional time and during meal times, provided that such policy defines instructional time;
20	(2) May prohibit a student from using an electronic personal communications device during
21	breaks from regularly scheduled instructional time including, but not limited to, time between
22	classes, study halls, and field trips;
23	(3) Shall describe the disciplinary procedures and measures that will be taken if a student
24	violates the policy; and
25	(4) (a) Shall provide exceptions to the prohibition that allow the display and use of an
26	electronic"; and
27	
28	Further amend said bill and section, Page 2, Line 34, by inserting after the word "emergency;" the
29 30	word "and"; and
31	Further amend said bill, page, and section, Lines 36 to 38, by deleting all of the said lines and
32	inserting in lieu thereof the following:
33	
34	"authorization as directed by established board policies."; and
35 36	Further amend said bill, page, and section, Line 45, by inserting after all of the said line the
37	following:
38	
39	"6. The provisions of this section shall expire on August 28, 2032."; and
40	

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

41 42

accordingly.