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**HOUSE COMMITTEE AMENDMENTS**

2018 Regular Session

Substitute for Original House Bill No. 511 by Representative Bacala as proposed by the House Committee on Education

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**This document reflects the content of a substitute bill but is not in a bill form; page numbers in this document DO NOT correspond to page numbers in the substitute bill itself.**

To enact Part XII of Chapter 1 of Title 17 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 17:409.1 through 409.6, and R.S. 17:3996(B)(45), relative to terrorism in schools; to provide for legislative findings and purposes; to provide for definitions; to require the reporting of any threats of violence to appropriate law enforcement; to provide for mandatory mental health evaluations; to provide for safety measures; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. Part XII of Chapter 1 of Title 17 of the Louisiana Revised Statutes of 1950, comprised of R.S. 17:409.1 through 409.6, and R.S. 17:3996(B)(45) are hereby enacted to read as follows:

PART XII. SCHOOL TERRORISM

§409.1. Short title

This Part may be cited as the "School Terrorism Act".

§409.2. Legislative findings

The legislature finds and declares that:

(1) Acts of violence and terrorism continue to occur in schools and pose a significant threat to the safety and well-being of children.

(2) Acts of violence and terrorism foster a climate of fear that can seriously impair and affect the physical and psychological health of students and create conditions that negatively affect learning.

(3) Protecting children and the school environment is a governmental interest of the highest order.

(4) Students, parents, educators, and policymakers have come together to call for leadership and action to address the national crisis of terrorism and violence in schools.

§409.3. Purpose

The purpose of this Part is to address the problem of acts of violence and terrorism in elementary and secondary schools.

§409.4. Definitions

For the purposes of this Part:

(1) The term "school" shall have the meaning ascribed to it by R.S. 17:236.

(2) The term "threat of violence" means communication, whether oral, visual, or in writing, including but not limited to electronic mail, letters, notes, social media posts, text messages, blogs, or posts on any social networking website, of any intent to kill, maim, or cause great bodily harm to a student, teacher, principal, or school employee on school property or at any school function.

(3) The term "threat of terrorism" means communication, whether oral, visual, or in writing, including but not limited to electronic mail, letters, notes, social media posts, text messages, blogs, or posts on any social networking website, of any crime of violence that would reasonably cause any student, teacher, principal, or school employee to be in sustained fear for his safety, cause the evacuation of a building, or cause other serious disruption to the operation of a school.

§409.5. Mandatory reporting and investigation

A. Any administrator, teacher, counselor, bus operator, or other school employee, whether full-time or part-time, who learns of a threat of violence or threat of terrorism, whether through oral communication, written communication, or electronic communication, shall report the threat to a local law enforcement agency and to school administrators in compliance with the policy adopted pursuant to Subsection C of this Section.

B. No person shall have a cause of action against any person for any action taken or statement made in adherence with the requirement for reporting as provided in this Part. However, the immunity from liability provided in this Subsection shall

not apply to any action or statement if the action or statement was maliciously, willfully, and deliberately intended to cause harm to, harass, or otherwise deceive law enforcement or school officials.

C. Each school board shall develop and adopt a policy for the investigation of potential threats of violence or threats of terrorism under this Part, which shall include conducting an interview with the reporter, the person allegedly making a threat, and any witnesses and obtaining copies or photographs of any audio or visual evidence.

D. Any law enforcement agency receiving any notification that alleges a threat of violence or threat of terrorism under this Part shall:

(1) Begin an investigation not later than the first day that school is in session after the report is received and endeavor to complete the investigation not later than three school days after the report is received.

(2) Notify the principal of the school that is the target of a threat of violence or threat of terrorism. If the principal is not available or cannot be contacted, the law enforcement agency shall notify any school official authorized to act in an emergency situation.

E. In addition to the investigation and procedures outlined in this Section, nothing shall prohibit a law enforcement officer with probable cause from detaining or arresting any person for any alleged criminal act.

§409.6. Restrictions and mandatory evaluation

A. If the person who is reported to a local law enforcement agency pursuant to R.S. 17:409.5(A) is a student, he shall not be permitted to return to school until undergoing a formal mental health evaluation. The law enforcement agency shall file with the appropriate judicial district court for medical, psychological, and psychiatric evaluation as outlined on Children's Code Article 1434 et seq.

B. If the person who is reported to a local law enforcement agency pursuant to R.S. 17:409.5(A) is not a student, he shall not be permitted to be within five hundred feet of any school until he has undergone a formal mental health evaluation



- (2) Notify the principal or other school official authorized to act in an emergency.

Proposed law provides the following relative to mandatory reporting and mental health evaluations:

- (1) If the person reported to law enforcement is a student, he shall not be permitted to return to school until undergoing a formal mental health evaluation. Requires the law enforcement agency to file with the appropriate judicial district court for medical, psychological, and psychiatric evaluation as outlined in present law (Children's Code Article 1434 et seq.).
- (2) If the person reported to law enforcement pursuant is not a student, he shall not be permitted to be within 500 feet of any school until undergoing a formal mental health evaluation and being deemed by a health care professional to not be dangerous to himself or others.

Proposed law provides that no person shall have a cause of action against any person for any action taken or statement made in adherence with proposed law; however, the immunity from liability shall not apply to any action or statement if it was maliciously, willfully, and deliberately intended to cause harm to, harass, or otherwise deceive law enforcement or school officials.

(Adds R.S. 17:409.1-409.6 and 3996(B)(45))