SENATE BILL 725

D3, F1 (8lr1527)

ENROLLED BILL

— Judicial Proceedings and Education, Health, and Environmental Affairs/ Judiciary —

Introduced by Senator Zirkin Senators Zirkin, Brochin, Cassilly, Hough, Kelley, Lee, Muse, Norman, Ramirez, Ready, and Smith

Read and Examined by Proofreaders:	
	roofreader.
P	roofreader.
Sealed with the Great Seal and presented to the Governor, for his app	proval this
day of at o'clock,	M.
	President.
CHAPTER	
AN ACT concerning	
Bullying, Cyberbullying, Harassment, and Intimidation – Civil Relief a Response	nd School
FOR the purpose of authorizing a victim of cyberbullying or a parent or guardian of cyberbullying to bring a certain action for injunctive relief against	t a certain
individual; authorizing a court to grant certain injunctive relief unc	
circumstances; establishing the conditions under which a certain plaintif	
to a certain temporary restraining order, preliminary injunction, or final	•
providing that a certain plaintiff is not required to plead or prove certain to providing that a certain temperature in the providing that a certain plaintiff is not required to plead or prove certain temperature in the providing that a certain plaintiff is not required to plead or prove certain temperature in the providing that a certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not required to plead or prove certain plaintiff is not plead or plead or plead or prove certain plaintiff is not plead or pl	•
providing that a certain temporary restraining order is not required certain information; authorizing a court that grants a certain temporary	
order to order the preservation of certain electronic communications, un	
circumstances; authorizing a school principal to make a certain report	

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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investigation is completed, the school principal has reason to believe that a student has engaged in conduct that constitutes a certain criminal offense; establishing eivil and criminal immunity for a school principal who in good faith makes a certain report or participates in a certain investigation or judicial proceeding; establishing civil and criminal immunity for a certain school employee who in good faith participates in a certain investigation or judicial proceeding; prohibiting certain provisions of this Act from being interpreted to create a certain cause of action or a certain obligation, duty, or standard of care; authorizing the expulsion of a student or the placement of a student in a certain special program if the student engages in certain behavior, incites violence against a student through certain behavior, or releases or threatens to release intimate visual material of a student without the student's consent; requiring certain school policies prohibiting bullying, harassment, or intimidation to include model procedures for providing notice of an act of bullying, harassment, or intimidation to a parent or guardian of the alleged victim and of the alleged perpetrator within a certain amount of time after the date the act is reported; defining certain terms; altering certain definitions; and generally relating to the bullying, cyberbullying, harassment, and intimidation of children and students.

18	BY adding to
19	Article - Courts and Judicial Proceedings
20	Section 3-2101 through 3-2104 to be under the new subtitle "Subtitle 21. Relief for
21	Victims of Cyberbullying"; and 5–643
22	Annotated Code of Maryland
23	(2013 Replacement Volume and 2017 Supplement)
24	BY adding to
25	Article – Education
26	Section 7–303.1 and 7–305.2
27	Annotated Code of Maryland
28	(2014 Replacement Volume and 2017 Supplement)
29	BY repealing and reenacting, with amendments,
30	Article – Education
31	Section 7–424(a), 7–424.1, and 7–424.3
32	Annotated Code of Maryland
33	(2014 Replacement Volume and 2017 Supplement)

34 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, 35 That the Laws of Maryland read as follows:

Article - Courts and Judicial Proceedings

SUBTITLE 21. RELIEF FOR VICTIMS OF CYBERBULLYING.

38 **3-2101.**

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1	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
2	INDICATED.
3	(B) "ADULT" MEANS AN INDIVIDUAL WHO IS AT LEAST 18 YEARS OLD.
4	(c) "Child" means an individual under the age of 18 years.
5	(D) "Cyberbullying" means behavior directed at a child that
6	CONSTITUTES AN OFFENSE UNDER § 3-805 OR § 3-809 OF THE CRIMINAL LAW
7	ARTICLE.
8	(E) "INJUNCTION" MEANS AN ORDER MANDATING OR PROHIBITING A
9	SPECIFIED ACT.
10	(F) "PRELIMINARY INJUNCTION" MEANS AN INJUNCTION GRANTED AFTER
11	OPPORTUNITY FOR A FULL ADVERSARY HEARING ON THE PROPRIETY OF ITS
12	ISSUANCE BUT BEFORE A FINAL DETERMINATION OF THE MERITS OF THE ACTION.
13	(G) "TEMPORARY RESTRAINING ORDER" MEANS AN INJUNCTION GRANTED
14	WITHOUT OPPORTUNITY FOR A FULL ADVERSARY HEARING ON THE PROPRIETY OF
15	ITS ISSUANCE.
16	(H) "VICTIM OF CYBERBULLYING" MEANS A CHILD AGAINST WHOM AN ACT
17	OF CYBERBULLYING IS COMMITTED OR ALLEGED TO HAVE BEEN COMMITTED.
18	3-2102.
19	(A) A VICTIM OF CYBERBULLYING OR A PARENT OR GUARDIAN OF A VICTIM
20	OF CYBERBULLYING MAY BRING AN ACTION FOR INJUNCTIVE RELIEF UNDER THIS
21	SUBTITLE AGAINST:
22	(1) The individual alleged to have committed an act of
23	CYBERBULLYING AGAINST THE VICTIM, IF THE INDIVIDUAL IS AN ADULT; OR
24	(2) A PARENT OR GUARDIAN OF THE INDIVIDUAL ALLEGED TO HAVE
25	COMMITTED AN ACT OF CYBERBULLYING AGAINST THE VICTIM, IF THE INDIVIDUAL
26	IS A CHILD.
27	(B) A COURT MAY GRANT ANY INJUNCTIVE RELIEF APPROPRIATE UNDER
28	THE CIRCUMSTANCES TO PREVENT FURTHER CYBERBULLYING OF A VICTIM,
29	INCLUDING A TEMPORARY RESTRAINING ORDER, PRELIMINARY INJUNCTION, OR
	,

FINAL INJUNCTION:

1	(1) ENJOINING THE INDIVIDUAL ALLEGED TO HAVE COMMITTED AN
2	ACT OF CYBERBULLYING FROM ENGAGING IN CYBERBULLYING; OR
3	(2) Compelling the parent or guardian of the individual
4	ALLEGED TO HAVE COMMITTED AN ACT OF CYBERBULLYING TO TAKE REASONABLE
5	ACTIONS TO CAUSE THE INDIVIDUAL TO CEASE ENGAGING IN CYBERBULLYING.
6	3–2103.
7	(A) A PLAINTIFF IN AN ACTION FOR INJUNCTIVE RELIEF BROUGHT UNDER
8	THIS SUBTITLE IS ENTITLED TO A TEMPORARY RESTRAINING ORDER ON A SHOWING
9	THAT THE PLAINTIFF IS LIKELY TO SUCCEED IN ESTABLISHING THAT THE
10	DEFENDANT:
11	(1) ENGAGED IN CYBERBULLYING OF THE VICTIM; OR
12	(2) Is the parent or guardian of an individual who engaged
13	IN CYBERBULLYING OF THE VICTIM.
14	(B) THE PLAINTIFF IS NOT REQUIRED TO PLEAD OR PROVE THAT
15	IMMEDIATE, SUBSTANTIAL, AND IRREPARABLE HARM WILL RESULT TO THE VICTIM
16	BEFORE A FULL ADVERSARY HEARING CAN BE HELD ON THE PROPRIETY OF A
17	PRELIMINARY OR FINAL INJUNCTION.
18	(c) A TEMPORARY RESTRAINING ORDER ISSUED UNDER THIS SECTION IS
19	NOT REQUIRED TO:
20	(1) DEFINE THE HARM THAT THE COURT FINDS WILL RESULT IF THE
21	TEMPORARY RESTRAINING ORDER IS NOT ISSUED; OR
41	TEMI ORIAL RESIRCING ORDER IS NOT ISSUED, OR
22	(2) STATE THE BASIS FOR THE COURT'S DECISION TO GRANT THE
23	TEMPORARY RESTRAINING ORDER WITHOUT WRITTEN OR ORAL NOTICE.
0.4	(D) A COURT THAT CRANTE A TEMPORARY DECERRAINING ORDER UNDER
2425	(D) A COURT THAT GRANTS A TEMPORARY RESTRAINING ORDER UNDER
	THIS SECTION MAY, ON ITS OWN MOTION OR ON THE MOTION OF EITHER PARTY, ORDER THE PRESERVATION OF ANY RELEVANT ELECTRONIC COMMUNICATION.
26	ORDER THE PRESERVATION OF ANY RELEVANT ELECTRONIC COMMUNICATION.
27	3-2104.
28	A PLAINTIFF IN AN ACTION FOR INJUNCTIVE RELIEF BROUGHT UNDER THIS
29	SUBTITLE IS ENTITLED TO A PRELIMINARY INJUNCTION OR FINAL INJUNCTION ON
30	A SHOWING THAT THE DEFENDANT:

(1) ENGAGED IN CYBERBULLYING OF THE VICTIM; OR

- 1 (2) IS THE PARENT OR GUARDIAN OF AN INDIVIDUAL WHO ENGAGED
 2 IN CYBERBULLYING OF THE VICTIM.
- 3 **5-643.**
- 4 (A) IN THIS SECTION, "SCHOOL PRINCIPAL" HAS THE MEANING STATED IN § 5 7-303.1 OF THE EDUCATION ARTICLE.
- 6 (B) A SCHOOL PRINCIPAL WHO IN GOOD FAITH MAKES A REPORT UNDER §
 7 303.1 OF THE EDUCATION ARTICLE OR PARTICIPATES IN A RESULTING
 8 INVESTIGATION OR JUDICIAL PROCEEDING IS IMMUNE FROM ANY CIVIL LIABILITY
 9 OR CRIMINAL PENALTY THAT WOULD OTHERWISE RESULT FROM MAKING THE
 10 REPORT OR PARTICIPATING IN THE RESULTING INVESTIGATION OR JUDICIAL
 11 PROCEEDING.
- 12 (C) AN EMPLOYEE OF A PUBLIC OR NONPUBLIC SCHOOL WHO IN GOOD
 13 FAITH PARTICIPATES IN AN INVESTIGATION OR JUDICIAL PROCEEDING RESULTING
 14 FROM A REPORT MADE UNDER § 7–303.1 OF THE EDUCATION ARTICLE IS IMMUNE
 15 FROM ANY CIVIL LIABILITY OR CRIMINAL PENALTY THAT WOULD OTHERWISE
 16 RESULT FROM PARTICIPATING IN THE INVESTIGATION OR JUDICIAL PROCEEDING.
- 17 Article Education
- 18 **7–303.1.**
- 19 (A) IN THIS SECTION, "SCHOOL PRINCIPAL" MEANS THE PRINCIPAL OF A 20 PUBLIC OR NONPUBLIC SCHOOL, OR A DESIGNEE OF THE PRINCIPAL WHO IS AN 21 ADMINISTRATOR.
- 22 (B) A SCHOOL PRINCIPAL MAY MAKE A REPORT TO ANY RELEVANT LAW
 23 ENFORCEMENT AGENCY IF, AFTER AN INVESTIGATION IS COMPLETED, THE SCHOOL
 24 PRINCIPAL HAS REASON TO BELIEVE THAT A STUDENT HAS ENGAGED IN CONDUCT
 25 THAT CONSTITUTES AN OFFENSE UNDER:
- 26 (1) § 3–201 OF THE CRIMINAL LAW ARTICLE (ASSAULT IN THE FIRST 27 DEGREE);
- 28 (2) § 3–202 OF THE CRIMINAL LAW ARTICLE (ASSAULT IN THE 29 SECOND DEGREE);
- 30 (3) § 3–805 OF THE CRIMINAL LAW ARTICLE (MISUSE OF 31 ELECTRONIC COMMUNICATION OR INTERACTIVE COMPUTER SERVICE); OR

1	(4) § 3–809 OF THE CRIMINAL LAW ARTICLE (REVENGE PORN).	
2	(C) A SCHOOL PRINCIPAL WHO MAKES A REPORT UNDER THIS SECTION AN	₽
3	ANY EMPLOYEE OF THE SCHOOL WHO PARTICIPATES IN A RESULTIN	Æ
4	INVESTIGATION OR JUDICIAL PROCEEDING SHALL HAVE THE IMMUNITY DESCRIBE	∄
5	IN § 5-643 OF THE COURTS AND JUDICIAL PROCEEDINGS ARTICLE.	
6	(D) THIS SECTION MAY NOT BE INTERPRETED TO CREATE:	
7	(1) A CIVIL, CRIMINAL, OR ADMINISTRATIVE CAUSE OF ACTIO	¥
8	BASED ON ANY ACT OR OMISSION UNDER THIS SECTION; OR	
9	(2) An obligation, duty, or standard of care that woul	₽
0	PROVIDE A BASIS FOR ANY CIVIL, CRIMINAL, OR ADMINISTRATIVE CAUSE OF ACTION	N.
1	7-305.2.	
2	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANING	3£
13	INDICATED.	
4	(2) "Bullying, harassment, or intimidation" has the meanin	Æ
15	INDICATED IN § 7–424 OF THIS TITLE.	
6	(3) "Intimate parts" means the naked genitals, pubic are.	A,
17	BUTTOCKS, OR FEMALE NIPPLE.	
18	(4) "Intimate visual material" means a photograph, fili	VI,
9	VIDEOTAPE, RECORDING, OR ANY OTHER REPRODUCTION OF THE IMAGE OF	A
20	STUDENT WITH THE STUDENT'S INTIMATE PARTS EXPOSED OR WHILE ENGAGED I	IN
21	AN ACT OF SEXUAL CONTACT.	
22	(5) "Sexual contact" means sexual intercourse, includin	Æ
23	GENITAL-GENITAL, ORAL-GENITAL, ANAL-GENITAL, OR ORAL-ANAL, WHETHE	æ
24	BETWEEN PERSONS OF THE SAME OR OPPOSITE SEX.	
25	(B) A STUDENT MAY BE EXPELLED OR PLACED IN A SPECIAL PROGRAM FO	P
26	U	H
27	STUDENT:	
28	(1) ENGAGES IN BULLYING, HARASSMENT, OR INTIMIDATION THA	\I
29	ENCOURAGES A STUDENT TO COMMIT OR ATTEMPT TO COMMIT SUICIDE;	

INCITES VIOLENCE AGAINST A STUDENT THROUGH GROUP

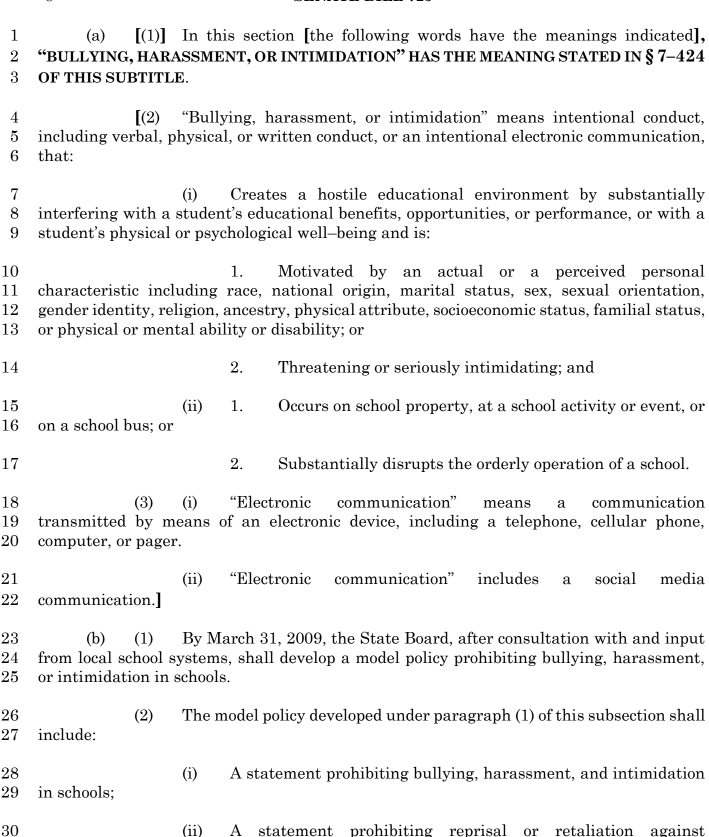
BULLYING, HARASSMENT, OR INTIMIDATION; OR

1	(3) RELEASES OR THREATENS TO RELEASE INTIMATE VISUAL
2	MATERIAL OF A STUDENT WITHOUT THE STUDENT'S CONSENT.
3	7-424.
4	(a) (1) In this section the following words have the meanings indicated.
5 6 7	(2) "Bullying, harassment, or intimidation" means intentional conduct, including verbal, physical, or written conduct, or an intentional electronic communication, that:
8 9 10	(i) Creates a hostile educational environment by {substantially} interfering with a student's educational benefits, opportunities, or performance, or with a student's physical or psychological well—being and is:
11 12 13	1. Motivated by an actual or a perceived personal characteristic including race, national origin, marital status, sex, sexual orientation, gender identity, religion, ancestry, physical attributes, socioeconomic status, familial status, or physical or mental ability or disability; [or]
16 17	2. SEXUAL IN NATURE, INCLUDING DESCRIPTIONS OR DEPICTIONS OF A STUDENT WITH THE STUDENT'S INTIMATE PARTS EXPOSED OR WHILE ENGAGED IN AN ACT OF SEXUAL CONTACT; OR
18	3. Threatening, HARASSING, or [seriously] intimidating; and
20 21	(ii) 1. Occurs on school property, at a school activity or event, or on a school bus; or
22 23	2. { Substantially disrupts } DISRUPTS the orderly operation of a school.
24 25	(3) "Electronic communication" means a communication transmitted by means of an electronic device, including a telephone, cellular phone, computer, or pager.
26 27	(4) "Intimate parts" means the naked genitals, pubic area, buttocks, or female nipple.
28 29	(5) "SEXUAL CONTACT" MEANS SEXUAL INTERCOURSE, INCLUDING GENITAL-GENITAL, ORAL-GENITAL, ANAL-GENITAL, OR ORAL-ANAL, WHETHER

BETWEEN PERSONS OF THE SAME OR OPPOSITE SEX.

31 7–424.1.

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individuals who report acts of bullying, harassment, or intimidation;

- 1 A definition of bullying, harassment, or intimidation that is 2 either the same as set forth in subsection [(a)(2)] (A) of this section or a definition that is 3 not less inclusive than that definition; 4 Standard consequences and remedial actions for persons 5 committing acts of bullying, harassment, or intimidation and for persons engaged in 6 reprisal or retaliation; 7 Standard consequences and remedial actions for persons found (v) 8 to have made false accusations; 9 (vi) Model procedures for reporting acts of bullying, harassment, and 10 intimidation; 11 (vii) MODEL PROCEDURES FOR PROVIDING NOTICE OF AN ACT 12 OF BULLYING, HARASSMENT, OR INTIMIDATION TO: 13 1. A PARENT OR GUARDIAN OF THE ALLEGED VICTIM, WITHIN 3 BUSINESS DAYS AFTER THE DATE THE ACT IS REPORTED; AND 14 2. THE 15 A PARENT OR GUARDIAN OF ALLEGED 16 PERPETRATOR, WITHIN A REASONABLE AMOUNT OF TIME 5 BUSINESS DAYS AFTER 17 THE DATE THE ACT IS REPORTED: 18 (VIII) Model procedures for the prompt investigation of acts of bullying, 19 harassment, and intimidation; 20 (viii) (IX) Information about the types of support services available to the student bully, victim, and any bystanders; 2122Information regarding the availability and use of the [(ix)](X)bullying, harassment, or intimidation form under § 7–424 of this subtitle; and 2324Information regarding the availability and use of an [(x)] (XI) anonymous two-way electronic tip program established under § 7–424 of this subtitle. 25
- (c) (1) Each county board shall establish a policy prohibiting bullying, harassment, or intimidation at school based on the model policy.

after consultation with local school systems, shall update the model policy required under

By September 1, 2016, and every 5 years thereafter, the State Board,

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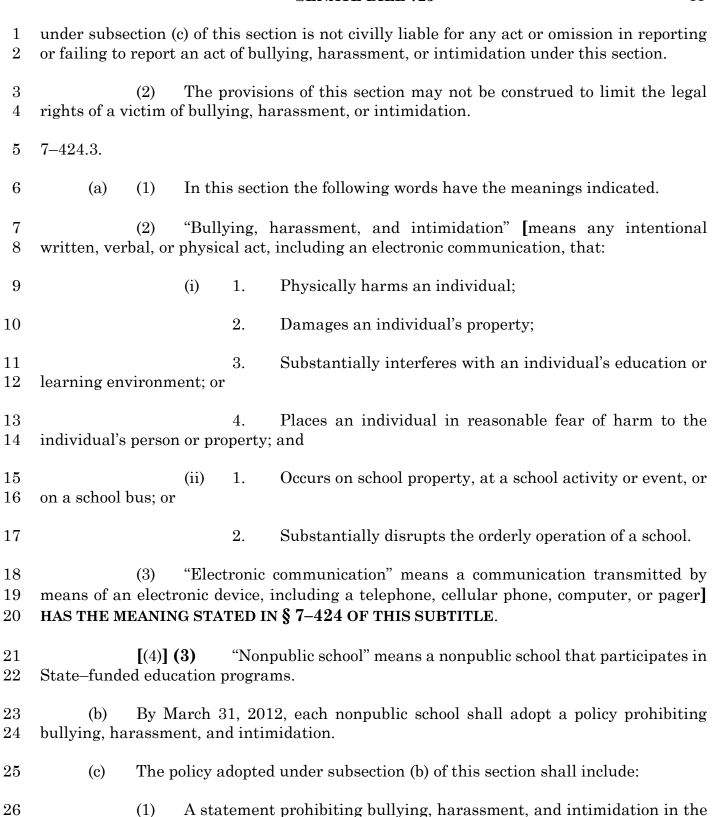
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paragraph (1) of this subsection.

31 (2) The policy shall address the components of the model policy specified in 32 subsection (b)(2) of this section.

- 1 A county board shall develop the policy in consultation with (3) 2 representatives of the following groups: 3 (i) Parents or guardians of students; 4 School employees and administrators: (ii) School volunteers; 5 (iii) 6 (iv) Students; and 7 (v) Members of the community. 8 **(4)** By January 1, 2017, and every 5 years thereafter, each county board 9 shall update its policy based on the State Board's update of the model policy under subsection (b)(3) of this section. 10 11 Each county board shall publicize its policy in student handbooks, school 12 system Web sites, and any other location or venue the county board determines is necessary 13 or appropriate. 14 Each county board policy shall include information on the procedure for reporting incidents of bullying, harassment, or intimidation, including: 15 16 A chain of command in the reporting process; and (1) 17 (2) The name and contact information for an employee of the Department, 18 designated by the Department, who is familiar with the reporting and investigation procedures in the applicable school system. 19 20 (f) (1) By July 1, 2009, each county board shall submit its policy to the State 21Superintendent. 22 By January 1, 2017, and every 5 years thereafter, each county board 23 shall submit its updated policy to the State Superintendent. 24Each county board shall develop the following educational programs in its (g) 25efforts to prevent bullying, harassment, and intimidation in schools: 26 An educational bullying, harassment, and intimidation prevention (1) 27 program for students, staff, volunteers, and parents; and 28 (2)A teacher and administrator development program that trains teachers
- 30 (h) (1) A school employee who reports an act of bullying, harassment, or intimidation under this section in accordance with the county board's policy established

and administrators to implement the policy.



28 (2) A statement prohibiting reprisal or retaliation against individuals who report acts of bullying, harassment, or intimidation;

school;

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- 1 (3) A definition of bullying, harassment, and intimidation that is either the 2 same as set forth in subsection (a) of this section or a definition that is not less inclusive 3 than that definition;
- 4 (4) Standard consequences and remedial actions for persons committing 5 acts of bullying, harassment, or intimidation and for persons engaged in reprisal or 6 retaliation, including:
- 7 (i) Specific penalties for persons who repeatedly commit acts of 8 bullying, harassment, or intimidation; and
- 9 (ii) A requirement that persons who commit acts of bullying, 10 harassment, or intimidation receive educational and therapeutic services concerning 11 bullying prevention;
- 12 (5) Standard consequences and remedial actions for persons found to have 13 made false accusations;
- 14 (6) Standard procedures for reporting acts of bullying, harassment, or intimidation, including a chain of command in the reporting process;
- 16 (7) STANDARD PROCEDURES FOR PROVIDING NOTICE OF AN ACT OF BULLYING, HARASSMENT, OR INTIMIDATION TO:
- 18 (I) A PARENT OR GUARDIAN OF THE ALLEGED VICTIM, WITHIN 3 BUSINESS DAYS AFTER THE DATE THE ACT IS REPORTED; AND
- 20 (II) A PARENT OR GUARDIAN OF THE ALLEGED PERPETRATOR, 21 WITHIN A REASONABLE AMOUNT OF TIME 5 BUSINESS DAYS AFTER THE DATE THE 22 ACT IS REPORTED;
- 23 **(8)** Standard procedures for the prompt investigation of acts of bullying, 24 harassment, or intimidation;
- [(8)] (9) Standard procedures for protecting victims of bullying, harassment, or intimidation, and from retaliation; and
- [(9)] (10) Information about the types of support services available to a student bully or victim and any bystanders.
- 30 (d) A nonpublic school is encouraged to develop the policy adopted under 31 subsection (b) of this section in consultation with the following groups:
- 32 (1) Parents or guardians of students;

1 (2)School employees and administrators; 2 School volunteers: and (3) 3 (4) Students. 4 A nonpublic school is encouraged to publicize the policy adopted under 5 subsection (b) of this section in student handbooks, on the school's Web site, and any other 6 location or venue the school determines is necessary or appropriate. 7 (f) A nonpublic school is encouraged to develop the following educational 8 programs in its efforts to prevent bullying, harassment, and intimidation: 9 An educational bullying, harassment, and intimidation prevention (1) program for students, staff, volunteers, and parents; and 10 11 **(2)** A teacher and administrator development program that trains teachers 12 and administrators to implement the policy adopted under subsection (b) of this section. 13 An employee of a nonpublic school who reports an act of bullying, harassment, 14 or intimidation in accordance with the nonpublic school's policy adopted under subsection (b) of this section is not civilly liable for any act or omission in reporting or failing to report 15 16 an act of bullying, harassment, or intimidation in accordance with the policy. The provisions of this section may not be construed to: 17 (h) 18 Limit the legal rights of a victim of bullying, harassment, or (1)19 intimidation; or 20 (2)Require a statewide policy in nonpublic schools relating to bullying, 21harassment, and intimidation. 22 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

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October 1, 2018.