
DIGEST

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HB 348 Original

2023 Regular Session

Jenkins

Abstract: Revises procedures for the reporting and investigation of threats of terrorism or violence at schools.

Present law requires each public school governing authority to adopt a policy for the investigation of threats of violence or terrorism.

Initial reporting and school level investigation

Present law requires school employees who learn of a threat of violence or threat of terrorism to immediately report the threat:

- (1) To a local law enforcement agency if the threat is credible and imminent.
- (2) To the school administrator if the threat does not meet that threshold.

Proposed law instead requires employees to report all threats to law enforcement and to the administrator (if the employee is not the administrator). Requires the administrator, immediately upon being informed of the threat, to inform persons who are targets of the threat and take all necessary measures to protect their life and safety. Further requires:

- (1) The school administrator next to immediately notify the appropriate personnel within the school district administration.
- (2) The school administrator and the school district administrator to determine if risk is imminent for any other persons because of the threat, and if so, to notify them and take immediate measures to protect their life and safety.
- (3) The school administrator and the school district administrator to determine whether to notify parents of the students at the school.

Present law provides that if the school-level investigation produces evidence or information that supports that a threat is credible and imminent, the threat shall be immediately reported to a local law enforcement agency. Proposed law instead provides that if the investigation results in evidence or information that supports that a threat is credible, the school or school district shall implement measures to provide for ongoing protection of the safety and life of all students and staff at the school.

Law enforcement investigation

Present law requires a law enforcement agency receiving a threat notification to begin an investigation not later than the first day that school is in session after the report is received. Proposed law instead requires law enforcement to begin the investigation immediately.

Persons reported for making a threat

Present law allows students reported for making a threat to return to school under certain circumstances. Proposed law requires the school administrator to notify any person who was directly threatened at least two school days prior to such a student's return; excepts students charged with certain crimes against teachers from those allowed to return; and adds that nothing in present law or proposed law prohibits school officials from conducting a search of the student or his property for weapons upon his return.

Present law provides that if the person making a threat is not a student, he shall not be permitted to be within 500 feet of a school until a healthcare professional deems him to not be dangerous. Proposed law provides that, at that point, if the person intends to visit a school, he shall notify the school administrator of his intent and receive notice that the school administrator has provided two school days' notice to any person he directly threatened.

(Amends R.S. 17:409.2, 409.3, 409.4(A)(2) and (B)(1), and 409.5(A)(1)(a) and (B))