## ARKANSAS SENATE

87th General Assembly - Regular Session, 2009 **Amendment Form** 

Subtitle of House Bill No. 1057 "TO PROVIDE NOTIFICATION OF CHANGES TO A JUVENILE SAFETY PLAN TO SCHOOL PRINCIPALS AND ASSISTANT PRINCIPALS." 

## Amendment No. 1 to House Bill No. 1057.

Amend House Bill No. 1057 as originally introduced:

Add Senators Elliott and Bledsoe as cosponsors of the bill:

AND

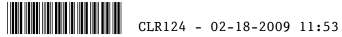
Delete Section 1 and substitute the following:

"SECTION 1. Arkansas Code § 9-27-352(d), concerning juvenile safety plans, is amended to read as follows:

- (d)(l) When a court orders that a juvenile have a safety plan that restricts or requires supervised contact with another juvenile or juveniles as it relates to the safety of a student, the court shall direct that a copy of the safety plan and a copy of the court order regarding the safety plan concerning student safety be provided to the school superintendent principal and school counselor where the juvenile is enrolled.
- (2) When a court order amends or removes  $\frac{any}{a}$  safety plan outlined in subdivision (d)(l) of this section, the court shall direct that a copy of the safety plan and a copy of the court order regarding the safety plan be provided to the school superintendent principal and school counselor where the juvenile is enrolled.
- (3)(A) A principal shall provide verbal notification only to school officials as necessary to implement the safety plan ordered by the court to ensure student safety.
  - (B) The verbal notification may be provided to:
    - (i) The superintendent;
    - (ii) An assistant principal;
    - (iii) A school counselor;
    - (iv) The school employee who is primarily

responsible for the juvenile's learning environment in the school where the juvenile is currently enrolled; or

- (v) Bus drivers, if needed.
- (4) The principal shall maintain a copy of the court order or information concerning the court order and safety plan under this section. (3)(5) Any local educational agency school official that



receives a court order outlined in subdivision (d)(1) or subdivision (d)(2) of or information concerning the court order and safety plan under this section subsection (d) shall:

- (A) Keep the information confidential Maintain the confidentiality of and sign a statement not to disclose the information or court order and safety plan;
- (B) Include the information in the juvenile's permanent educational records; and
- (C)(i) Treat the information and documentation contained in the court order as education records under the Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g, as it existed on January 1, 2007.
- (ii) The local education agency shall not release, disclose, or make available the information and documentation contained in the court order for inspection to any party except as permitted under the Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g, as it existed on January 1, 2007.
- (iii) However, under no circumstances shall the local education agency release, disclose, or make available for inspection to the public, any college, university, institution of higher learning, vocational or trade school, or any past, present, or future employer of the student the court order or safety plan portion of a student record.
- (4)(6) When a student attains an age that he or she is no longer under the jurisdiction of the juvenile court, the safety plan and the order regarding the safety plan shall be removed from the school's permanent records and destroyed."

The Amendment was read the first time, rules suspended and read the secon	nd time and
By: Senator Elliott	
CLR/CLR - 02-18-2009 11:53	
CLR124	Secretary