Amendment No.

## CHAMBER ACTION

Senate House

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Representative Jones offered the following:

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## Substitute Amendment for Amendment (166611) (with title amendment)

Between lines 966 and 967, insert:

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A classroom teacher, as defined in s. 1012.01(2)(a), who exclusively performs classroom duties may not participate in the Coach Aaron Feis Guardian Program. This prohibition does not apply to a classroom teacher of a Junior Reserve Officers'

Training Corps program, a current servicemember as defined in s. 250.01, or a current or former law enforcement officer as defined in s. 943.10(1), (6), or (8).

194715

Approved For Filing: 4/24/2019 12:44:51 PM

Page 1 of 6

Amendment No.

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## TITLE AMENDMENT

Remove lines 20-132 and insert:

training; conforming provisions to changes made by the act; revising certification requirements for school quardians; prohibiting individuals from serving as school guardians unless they are appointed by a superintendent or charter school principal, as applicable; amending s. 843.08, F.S.; adding school quardians to the list of officials the false personation of whom is prohibited and subject to criminal penalties; making technical changes; amending s. 943.03, F.S.; requiring the Department of Law Enforcement to consult with sheriffs who establish a guardian program on programmatic guiding principles, practices, and resources relating to the development and implementation of the program; amending s. 943.082, F.S.; requiring school districts to promote the use of a mobile suspicious activity reporting tool through specified platforms and mediums; amending s. 1001.10, F.S.; requiring the Commissioner of Education to review recommendations from the School Hardening and Harm Mitigation Workgroup; requiring the commissioner to submit a summary to the Governor and

194715

Amendment No.

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the Legislature by a specified date; providing requirements for the summary; amending s. 1001.11, F.S.; revising the duties of the commissioner to include oversight and facilitation of compliance with the safety and security requirements of the Marjory Stoneman Douglas High School Public Safety Act by specified persons and entities; amending s. 1001.212, F.S.; requiring the Office of Safe Schools to annually provide training for specified personnel; conforming provisions to changes made by the act; requiring the office to provide data to support the evaluation of mental health services; requiring the office to provide technical assistance for school safety incident reporting; requiring the office to collect data through the school environmental safety incident reports; requiring the office to review and evaluate school district reports for compliance; requiring a district school board to withhold a superintendent's salary in response to the superintendent's noncompliance; requiring the office to convene a School Hardening and Harm Mitigation Workgroup; providing for membership and duties of the workgroup; requiring the workgroup to submit a report and recommendations to the executive director of the office and the commissioner; providing requirements

194715

Amendment No.

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for the report; providing for future repeal; requiring the office to develop a behavioral threat assessment instrument; providing requirements for the instrument; requiring the office to establish the Statewide Threat Assessment Database Workgroup to make certain recommendations relating to a statewide threat assessment database; providing requirements for the database; requiring the workgroup to report recommendations to the office by a specified date; providing requirements for such recommendations; requiring the office to monitor school district and public school, including charter school, compliance with requirements relating to school safety; requiring the office to report incidents of noncompliance to the commissioner and the state board; requiring the office to annually publish a list containing specified information relating to safe-school officers; amending s. 1002.33, F.S.; requiring charter schools to comply with specified provisions; amending s. 1003.25, F.S.; providing requirements for the transfer of certain student records; amending s. 1006.07, F.S.; revising requirements for certain types of emergency drills; requiring that a school safety specialist be a school administrator employed by the school district or a law enforcement officer employed by the sheriff's office

194715

Amendment No.

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located in the school district; providing requirements for a school safety specialist designated from a sheriff's office; providing that a school safety specialist designated from a sheriff's office remains an employee of such office for certain purposes; authorizing the sheriff and school superintendent to determine by agreement the reimbursement or sharing of costs associated with employment of the law enforcement officer as a school safety specialist; requiring district school boards to adopt an active assailant response plan; requiring each district school superintendent and charter school principal to certify by a specified date, and annually thereafter, that all school personnel have received annual training under the plan; requiring that certain policies adopted by school districts include procedures for behavioral threat assessments; requiring threat assessment teams to utilize the behavioral threat assessment instrument and the threat assessment database developed by the office when they become available; requiring threat assessment teams to verify that, upon a student's transfer to a different school, any intervention services provided to the student remain in place until the team makes a certain determination; requiring district school boards to

194715

Approved For Filing: 4/24/2019 12:44:51 PM

Page 5 of 6

Amendment No.

adopt policies for accurate and timely reporting of
school environmental safety incidents; providing
penalties for noncompliance with such policies;
requiring the State Board of Education to adopt rules
establishing requirements for school environmental
safety incident reports; amending s. 1006.12, F.S.;
requiring district school boards and school district
superintendents to partner with security agencies to
establish or assign safe-school officers; requiring
district school boards to collaborate with charter
school governing boards to facilitate access to all
safe-school officer options; expanding the options
school districts are authorized to implement;
expanding the categories of individuals who may serve
as school guardians; prohibiting certain individuals
from serving as school guardians; authorizing school
districts and