

LEGISLATIVE ACTION

Senate Comm: RCS 04/09/2015 House

The Committee on Judiciary (Bean) recommended the following:

## Senate Amendment (with title amendment)

Between lines 3191 and 3192

insert:

1 2 3

4

5

6

7

8

9

10

11

Section 29. Paragraph (1) is added to subsection (3) of section 1002.20, Florida Statutes, to read:

1002.20 K-12 student and parent rights.-Parents of public school students must receive accurate and timely information regarding their child's academic progress and must be informed of ways they can help their child to succeed in school. K-12 students and their parents are afforded numerous statutory Florida Senate - 2015 Bill No. SB 7070

503436

12	rights including, but not limited to, the following:
13	(3) HEALTH ISSUES
14	(1) Notification of involuntary examinationsThe public
15	school principal or the principal's designee shall immediately
16	notify the parent of a student who is removed from school,
17	school transportation, or a school-sponsored activity and taken
18	to a receiving facility for an involuntary examination pursuant
19	to s. 394.463. The principal or the principal's designee may
20	delay notification for no more than 24 hours after the student
21	is removed from school if the principal or designee deems the
22	delay to be in the student's best interest and if a report has
23	been submitted to the central abuse hotline, pursuant to s.
24	39.201, based upon knowledge or suspicion of abuse, abandonment,
25	or neglect. Each district school board shall develop a policy
26	and procedures for notification under this paragraph.
27	Section 30. Paragraph (q) is added to subsection (9) of
28	section 1002.33, Florida Statutes, to read:
29	1002.33 Charter schools
30	(9) CHARTER SCHOOL REQUIREMENTS
31	(q) The charter school principal or the principal's
32	designee shall immediately notify the parent of a student who is
33	removed from school, school transportation, or a school-
34	sponsored activity and taken to a receiving facility for an
35	involuntary examination pursuant to s. 394.463. The principal or
36	the principal's designee may delay notification for no more than
37	24 hours after the student is removed from school if the
38	principal or designee deems the delay to be in the student's
39	best interest and if a report has been submitted to the central
40	abuse hotline, pursuant to s. 39.201, based upon knowledge or

Florida Senate - 2015 Bill No. SB 7070

## 503436

41	suspicion of abuse, abandonment, or neglect. Each charter school
42	governing board shall develop a policy and procedures for
43	notification under this paragraph.
44	
45	======================================
46	And the title is amended as follows:
47	Delete line 161
48	and insert:
49	the Legislature; amending ss. 1002.20 and 1002.33,
50	F.S.; requiring public school and charter school
51	principals or their designees to provide notice of the
52	whereabouts of a student removed from school, school
53	transportation, or a school-sponsored activity for
54	involuntary examination; providing conditions for
55	delay in notification; requiring district school
56	boards and charter school governing boards to develop
57	notification policies and procedures; amending ss.
58	39.407, 394.4612,