Bill No. HB 7101 (2018)

Amendment No.

1	CHAMBER ACTION
	<u>Senate</u> <u>House</u>
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1	Representative Oliva offered the following:
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3	Amendment (with title amendment)
4	Remove lines 195-253 and insert:
5	(k) Establish a program to train, certify, and supervise
6	school marshals who are capable of aiding in the prevention or
7	abatement of active assailant incidents on school premises.
8	School employees who volunteer and successfully complete the
9	training program are eligible for appointment as school marshals
10	when a school board approves and implements a marshal program.
11	School marshals may only serve at the request of the district
12	school board pursuant to an agreement entered into pursuant to
3	396541
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13	s. 1006.12(4). The sheriff shall appoint as school marshals,
14	without the power of arrest, school employees who:
15	1. Hold a valid license issued under s. 790.06.
16	2. Complete 132 total hours of comprehensive firearm
17	safety and proficiency training, which must include:
18	a. Eighty hours of firearms instruction based on the
19	Criminal Justice Standards and Training Commission's Law
20	Enforcement Academy training model, which must include at least
21	10 percent but no more than 20 percent more rounds fired than
22	associated with academy training. Program participants must
23	achieve an 85 percent pass rate on the firearms training.
24	b. Sixteen hours of instruction in precision pistol.
25	c. Eight hours of discretionary shooting instruction using
26	state-of-the-art simulator exercises.
27	d. Eight hours of instruction in active shooter or
28	assailant.
29	e. Eight hours of instruction in defensive tactics.
30	f. Twelve hours of instruction in legal issues.
31	3. Pass a psychological evaluation administered by a
32	psychologist licensed under chapter 490 and designated by the
33	Department of Law Enforcement and submit the results of the
34	evaluation to the sheriff's office. The Department of Law
35	Enforcement is authorized to provide the sheriff's office with
36	mental health and substance abuse data for compliance with this
37	subsection.
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38	4. Submit to a drug test in accordance with the
39	requirements of s. 112.0455 and the sheriff's office.
40	
41	The sheriff shall issue a school marshal certificate to
42	individuals who meet the requirements of subparagraph 2. The
43	sheriff shall maintain documentation of weapon and equipment
44	inspections, as well as the training, certification, inspection,
45	and qualification records of each school marshal appointed by
46	the sheriff.
47	Section 2. Section 166.0495, Florida Statutes, is amended
48	to read:
49	166.0495 Interlocal Agreements to provide law enforcement
50	services
51	(1) A municipality may enter into an interlocal agreement
52	pursuant to s. 163.01 with an adjoining municipality or
53	municipalities within the same county to provide law enforcement
54	services within the territorial boundaries of the other
55	adjoining municipality or municipalities. Any such agreement
56	shall specify the duration of the agreement and shall comply
57	with s. 112.0515, if applicable. The authority granted a
58	municipality under this section is in addition to and not in
59	limitation of any other authority granted a municipality to
60	enter into agreements for law enforcement services or to conduct
61	law enforcement activities outside the territorial boundaries of
62	the municipality.
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63	(2) If a county does not have a sheriff to establish a
64	program as required by s. 30.15(1)(k), the chief of the largest
65	municipal law enforcement agency within the county shall
66	establish a program to train, certify, and supervise school
67	marshals who are capable of aiding in the prevention or
68	abatement of active assailant incidents on school premises.
69	School marshals may only serve at the request of the district
70	school board pursuant to an agreement entered into pursuant to
71	s. 1006.12(4). Individuals who volunteer and successfully
72	complete the training program are eligible for appointment as
73	school marshals when a school board approves and implements a
74	marshal program. The chief of police of a municipal law
75	enforcement agency shall appoint as school marshals, without the
76	power of arrest, school employees who:
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78	
79	TITLE AMENDMENT
80	Remove lines 6-14 and insert:
81	F.S.; requiring each sheriff to establish a training
82	program and appoint certain school employees;
83	providing sheriff and training requirements; requiring
84	certain documentation and records be maintained
85	relating to such school marshals; amending s.
86	166.0495, F.S.; requiring a municipality to enter into
87	a memorandum of agreement with a school district for
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88	the prevention or abatement of certain incidents on
89	school premises through the appointment of school
90	marshals under certain circumstances; providing chief
91	of police and training requirements; requiring certain
92	documentation and records be maintained relating to
93	such school marshals;

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