Senator Taddeo moved the following:

Senate Amendment to Amendment (684762) (with title amendment)

Delete line 801
and insert:

(5) PARENTAL NOTIFICATION POLICY.—A school district or charter school that elects to participate in the Coach Aaron Feis Guardian Program shall establish a policy that provides notification to parents of students who will be attending a participating school. As part of this policy, the district school board or charter school governing board shall develop an
opt-in or opt-out program that allows a parent to have the
option to either opt-in or opt-out of having their child attend
class with a teacher in the guardian program. Additionally, the
policy must require that such notice be provided before the
school year begins and must allow a parent to authorize or
decline to allow his or her child to be placed in a classroom in
which a school guardian is present at any time during the school
day. A school district or a charter school may not place a
student in a classroom in which a school guardian is present if
the student’s parent has declined to allow his or her child to
be so placed.

(6)(4) EXEMPTION.—Any information that would identify

And the title is amended as follows:

Between lines 1363 and 1364

insert:

requiring school districts and charter schools that
participate in the Coach Aaron Feis Guardian Program
to implement a policy that provides notice to parents
and allows parents to opt-in or opt-out of the
program; requiring that the policy allow parents to
authorize or decline to allow their children to be
placed in a classroom in which a school guardian is
present; prohibiting school districts and charter
schools from placing in a classroom with a school
guardian students whose parents have declined such
authorization;