THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1705 Session of 2017

INTRODUCED BY MURT, BOBACK, V. BROWN, DALEY, DEAN, DRISCOLL, HILL-EVANS, KINSEY, SCHWEYER, SIMS AND WATSON, AUGUST 16, 2017

REFERRED TO COMMITTEE ON EDUCATION, AUGUST 16, 2017

AN ACT

1 2 3 4 5 6	Amending the act of March 10, 1949 (P.L.30, No.14), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," in terms and courses of study, further providing for dating violence education.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Section 1553 of the act of March 10, 1949
10	(P.L.30, No.14), known as the Public School Code of 1949, is
11	amended to read:
12	Section 1553. Dating Violence Education(a) The
13	department, through its Office for Safe Schools, and in
14	consultation with the State Board of Education, shall:
15	(1) Develop, within six (6) months of the effective date of
16	this section, a model dating violence policy to assist school
17	districts in developing policies for dating violence reporting
18	and response.
19	(2) Consult with at least one (1) domestic violence center

and at least one (1) rape crisis center in developing the model
 dating violence policy.

3 (b) (1) [Each school district may] <u>Beginning with the 2018-</u>
4 <u>2019 school year, each school entity shall</u> establish a specific
5 policy to address incidents of dating violence involving
6 students at school.

7 (2) The policy [may] <u>shall</u> include, but need not be limited 8 to: a statement that dating violence will not be tolerated; 9 violence reporting procedures; discipline procedures for 10 students that commit violence at school; and contact information 11 for and resources available through domestic violence programs 12 and rape crisis programs.

13 (3) [A school district that establishes the policy] <u>Each</u> 14 <u>school entity</u> shall:

(i) Publish the policy in any school [district] <u>entity</u>
policy or handbook that specifies the comprehensive rules,
procedures and standards of conduct for students at school.
(ii) Make the policy available on its publicly available
Internet website.

20 (iii) Provide parents and guardians with a copy of the 21 policy.

22 [(4) The State Board of Education shall conduct a study of 23 the benefits and detriments of mandatory dating violence 24 education and shall submit a report of its recommendations to 25 the chairman and minority chairman of the Education Committee of 26 the Senate and the chairman and minority chairman of the Education Committee of the House of Representatives within three 27 28 (3) years of the effective date of this section.] 29 (c) (1) [A school district may provide] Beginning with the

30 2018-2019 school year, each school entity shall provide at the

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high school level annual dating violence training to guidance 1 2 counselors, nurses [and], mental health staff [at the high 3 school level.] and all instructors whose teaching responsibilities include a course of study in which instruction 4 under subsection (d) is integrated. Upon the recommendation of 5 the [district superintendent] chief school administrator, other 6 7 staff may be included or may attend the training on a voluntary 8 basis. The school [district] entity may also provide dating

9 violence training to parents.

10 (2) The dating violence training [may] <u>shall</u> include, but 11 need not be limited to: basic principles of dating violence; 12 warning signs of dating violence; the school [district's] 13 <u>entity's</u> dating violence policy; appropriate responses to 14 incidents of dating violence at school; and services and 15 resources available through domestic violence programs and rape 16 crisis programs.

17 [A school district may] Beginning with the 2018-(d) (1) 18 2019 school year, each school entity shall incorporate dating 19 violence education that is age appropriate into the annual 20 health curriculum framework for students in grades nine (9) through twelve (12). In developing such a policy, the school 21 22 [district] entity shall consult with at least one (1) domestic 23 violence program or rape crisis program that serves the region 24 where the school [district] entity is located.

(2) Dating violence education [may] <u>shall</u> include, but need not be limited to: defining dating violence and recognizing dating violence warning signs; characteristics of healthy relationships; information regarding peer support and the role friends and peers have in addressing dating violence; and contact information for and the services and resources available

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through domestic violence centers and rape crisis centers,
 including detailed information concerning safety planning,
 availability and enforcement of protection from abuse orders and
 the availability of other services and assistance for students
 and their families.

The department, through its Office for Safe Schools, in 6 (3) 7 consultation with at least one (1) domestic violence center and 8 at least one (1) rape crisis center, shall provide school [districts] entities with grade-appropriate educational 9 10 materials regarding dating violence and healthy relationships for the purpose of assisting school [districts] entities in 11 preparing an instructional program on dating violence. The 12 13 department may use educational materials that are already 14 publicly available for this purpose.

15 (4) A parent or legal guardian of a student who is under 16 eighteen (18) years of age, within a reasonable period of time 17 after the request is made, shall be permitted to examine the 18 dating violence education program instructional materials at the 19 school in which the student is enrolled.

(5) At the request of a parent or guardian, a student shall be excused from all or parts of the dating violence education program. The principal shall notify all parents or guardians of their ability to withdraw their children from instruction in the program by returning a signed opt-out form.

(e) Nothing in this section shall be construed as preventing a person from seeking judicial relief from dating violence under any other law or as establishing or modifying any civil

28 liability.

(f) As used in this section, the following words and phrasesshall have the meanings given to them in this subsection:

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"At school." The term shall have the meaning given to school
 property as defined in section 1301-A.

3 "Dating partner." A person, regardless of gender, involved 4 in an intimate relationship with another person, primarily 5 characterized by the expectation of affectionate involvement, 6 whether casual, serious or long term.

7 "Dating violence." Behavior where one person uses threats 8 of, or actually uses, physical, sexual, verbal or emotional 9 abuse to control the person's dating partner.

10 "Department." The Department of Education of the 11 Commonwealth.

12 "Domestic violence center." The term shall have the meaning 13 given in section 2333 of the act of April 9, 1929 (P.L.177, 14 No.175), known as "The Administrative Code of 1929."

"Domestic violence program." The term shall have the meaning given in section 2333 of the act of April 9, 1929 (P.L.177, No.175), known as "The Administrative Code of 1929."

18 "Rape crisis center." The term shall have the meaning given 19 in section 2333 of the act of April 9, 1929 (P.L.177, No.175),

20 known as "The Administrative Code of 1929."

21 "Rape crisis program." The term shall have the meaning given 22 in section 2333 of the act of April 9, 1929 (P.L.177, No.175), 23 known as "The Administrative Code of 1929."

24 "School entity." A school district, intermediate unit, area

25 vocational-technical school, charter school, cyber charter_

26 <u>school or regional charter school.</u>

27 Section 2. This act shall take effect in 60 days.

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