THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1151 ^{Session of} 2022

INTRODUCED BY LANGERHOLC, MENSCH, VOGEL AND STEFANO, MARCH 17, 2022

REFERRED TO HEALTH AND HUMAN SERVICES, MARCH 17, 2022

AN ACT

1 2 3 4 5 6	Amending the act of July 9, 1976 (P.L.817, No.143), entitled "An act relating to mental health procedures; providing for the treatment and rights of mentally disabled persons, for voluntary and involuntary examination and treatment and for determinations affecting those charged with crime or under sentence," in general provisions, providing for duty to warn.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. The act of July 9, 1976 (P.L.817, No.143), known
10	as the Mental Health Procedures Act, is amended by adding a
11	section to read:
12	Section 111.1. Duty to Warn(a) Notwithstanding any other
13	provision of law, a qualified professional has a duty to warn a
14	potential victim and law enforcement of a specific and immediate
15	threat of serious bodily injury when the threat has been
16	communicated to the qualified professional by a patient.
17	(b) In addition to the duty to warn under subsection (a), if
18	the potential victim attends a school district, area career and
19	technical school, intermediate unit, charter school, cyber
20	charter school, regional charter school, nonpublic school or

1	institution of higher education, the qualified professional
2	shall submit a report through the Safe2Say Program established
3	under section 1303-D of the act of March 10, 1949 (P.L.30,
4	No.14), known as the "Public School Code of 1949."
5	(c) For the qualified professional to have a duty to warn
6	under this section, the threat must be made against a
7	specifically identified or readily identifiable victim.
8	(d) The following shall apply:
9	(1) If there is only one potential victim, the qualified
10	professional discharges the duty to warn by making reasonable
11	efforts to communicate the threat to the potential victim and
12	law enforcement.
13	(2) If there is more than one potential victim, the
14	qualified professional discharges the duty to warn by
15	communicating the threats to law enforcement. The qualified
16	professional may notify potential victims of the threat.
17	(3) If the threat involves a potential victim under
18	subsection (b), the qualified professional discharges the duty
19	to warn by satisfying the requirements under clause (1) or (2)
20	and submitting a report through the Safe2Say Program.
21	(e) Notwithstanding any provision of law, a qualified
22	professional may not be held civilly or criminally liable for
23	any action made in good faith in the discharge of the qualified
24	professional's duties under this section.
25	(f) As used in this section, the following words and phrases
26	shall have the meanings given to them in this subsection unless
27	the context clearly indicates otherwise:
28	"Institution of higher education." An independent
29	institution of higher education, a community college, a State-
30	related institution or a member institution of the State System
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- 1 of Higher Education.
- 2 <u>"Nonpublic school." A school that is a nonprofit</u>
- 3 organization and is located in this Commonwealth. The term does_
- 4 <u>not include a public school.</u>
- 5 Section 2. This act shall take effect in 60 days.