Stricken language would be deleted from and underlined language would be added to present law. Act 620 of the Regular Session

1	State of Arkansas	A Bill	
2	93rd General Assembly	A DIII	
3	Regular Session, 2021		HOUSE BILL 1549
4			
5	By: Representative Cozart		
6	By: Senator Irvin		
7		For An Act To Be Entitled	
8			
9		AMEND VARIOUS PROVISIONS OF THE 2	
10		; TO ESTABLISH THE ARKANSAS CENTE	
11		ETY OF THE CRIMINAL JUSTICE INSTI	IUIE
12	ADVISORY B	OARD; AND FOR OTHER PURPOSES.	
13 14			
14		Subtitle	
16	ጥር ለእ	IEND VARIOUS PROVISIONS OF THE 201	15
17		DL SAFETY ACT; AND TO ESTABLISH TH	
18		ISAS CENTER FOR SCHOOL SAFETY OF T	
19		NAL JUSTICE INSTITUTE ADVISORY	
20	BOARI		
21	Domini	•	
22			
23	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
24			
25	SECTION 1. Arka	nsas Code § 6-15-1302 is amended	to read as follows:
26	6-15-1302. Emer	gency <u>operation</u> plans and panic b	utton alert system
27	<u>emergency communicatio</u>	n with law enforcement requiremen	its.
28	(a) On or befor	e September 1, 2015, <u>October 1, 2</u>	<u>021,</u> a public school
29	shall have a panic but	ton alert system if funding is av	ailable <u>or other means</u>
30	of emergency communica	tion with law enforcement if fund	ing is available.
31	(b) The panic b	utton alert system shall:	
32	(1) Conne	ct the caller with 911 while simu	ltaneously notifying
33	designated on-site per	sonnel;	
34	(2)(A) Di	rectly integrate into the existin	g statewide Smart911
35	system.		
36	(B)	The Smart911 system shall provid	e a way for a public



1 school to geo-fence the school campus and provide and manage floor plans and 2 other documents to assist emergency responders when they automatically 3 display during a 911 call; 4 (3) Be available for use as a smartphone application and have a 5 mechanism for panic notifications to be triggered by non-smartphone wireless 6 callers and landline callers; and 7 (4) Be limited to users designated, approved, and confirmed by 8 school administrators. 9 SECTION 2. Arkansas Code § 6-15-1303 is amended to read as follows: 10 11 6-15-1303. Safe Schools Initiative Act. 12 (a)(1) A school district shall develop a school safety plan and 13 provide annual training for all of its employees and students, to the extent 14 practicable, in preventing and responding to acts of violence, terrorism, 15 natural disaster, and other emergencies, including without limitation: 16 (1) Tornado safety drills under § 6-10-121; 17 (2) Emergency plans and panic button alert systems under § 6-15-18 1302; and 19 (3)(A) Annual active shooter drills and school safety 20 assessments in collaboration with local law enforcement and emergency management personnel for all schools, including a school lockdown exercise 21 22 with panic button alert system training. 23 (B) The purpose of the training is to allow participants 24 to: 25 (i) Discuss simulated emergency situations in a low-26 stress environment; 27 (ii) Clarify the roles and responsibilities of 28 individuals and the logistics of handling an emergency on the school campus; 29 and 30 (iii) Identify areas in which the school safety plan should be modified A public school district or open-enrollment charter school 31 32 shall conduct a comprehensive school safety audit every three (3) years to 33 assess the safety, security, accessibility, and emergency preparedness of 34 district buildings and grounds in collaboration with local law enforcement, 35 fire, and emergency management officials. 36 (2)(A) A comprehensive school safety audit shall be conducted by

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1	more than one (1) individual, including at least one (1) individual who is	
2	not assigned to the facility being audited, if the audit is conducted by	
3	district personnel.	
4	(B) A comprehensive school safety audit shall include	
5	without limitation an audit of the following:	
6	(i) Safety and security of the site and exterior of	
7	buildings;	
8	(ii) Access control;	
9	(iii) Safety and security of the interior of	
10	<u>buildings;</u>	
11	(iv) Monitoring and surveillance, including without	
12	<u>limitation type and extent;</u>	
13	(v) Communication and information security;	
14	(vi) Review of emergency operation plans; and	
15	(vii) School climate and culture.	
16	(3) The initial comprehensive school safety audit shall be	
17	conducted by August 1, 2024.	
18	(4) The Division of Elementary and Secondary Education shall	
19	promulgate rules specifying how the completion of the audit and confirmation	
20	of collaboration with local law enforcement and emergency management	
21	officials shall be verified.	
22	(b)(1) A public school district or open-enrollment charter school	
23	shall conduct an annual lockdown drill for a possible threat on campus at	
24	each school in the public school district or open-enrollment charter school.	
25	(2) As part of the public school district or open-enrollment	
26	charter school's planning for lockdown drills, the public school district or	
27	open-enrollment charter school shall:	
28	(A) Assess the plan and ability of the public school	
29	district or open-enrollment charter school to prevent and respond to a threat	
30	on campus;	
31	(B) Identify the roles and responsibilities of each	
32	individual when an emergency occurs;	
33	(C) Discuss the logistics of responding to an emergency on	
34	the school campus;	
35	(D) Identify areas in which the emergency operation plan	
36	of the school may require modification, if necessary; and	

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1 (E) Collaborate with local law enforcement and emergency 2 management officials. (3) The Division of Elementary and Secondary Education shall 3 4 promulgate rules describing how the completion of the drills and confirmation 5 of collaboration with local law enforcement and emergency management 6 officials shall be verified. 7 (b)(1)(c)(1) On or before September 1, 2015, October 1, 2021, a public 8 school shall provide current floor plans and pertinent emergency contact 9 information to be used in connection with the panic button alert system 10 through the statewide Smart911 system appropriate first responders. 11 (2) Public school administration shall update the provide 12 updated information as necessary, including annually and when substantial 13 building modifications or changes are made. 14 (3) Information provided under this subsection is not a public 15 record and is not available for public inspection. 16 (4) The Division of El<u>ementary and Secondary Education shall</u> 17 promulgate rules describing how public school compliance with subdivisions (c)(1) and (2) of this section will be verified. 18 19 (c)(1)(d)(1) Subject to an appropriation and funding for this purpose, 20 the Criminal Justice Institute shall provide the necessary training and 21 education for: Subject to continued appropriation and funding for this 22 purpose, the Arkansas Center for School Safety of the Criminal Justice 23 Institute shall assist the Division of Elementary and Secondary Education in building the capacity of educators, leaders, and law enforcement 24 25 professionals to meet the safety needs of children in public schools in this 26 state. 27 (A) Personnel designated by a school district or an education service cooperative concerning the active shooter drills required 28 under this section through its Safe Schools Initiative; and 29 30 (B) Law enforcement officers, emergency management personnel, and other persons who will conduct the school safety assessments 31 32 and active shooter drills on a school campus under this section. 33 (2) The Arkansas Center for School Safety of the Criminal 34 Justice Institute shall promote and support school safety statewide and shall provide school safety training, education, and resources for school, 35 36 district, and law enforcement personnel.

1	(2)(A)(3)(A) The Safe Schools Initiative training for school
2	personnel shall be hosted by an education service cooperative of which the
3	school district is a constituent The Arkansas Center for School Safety of the
4	Criminal Justice Institute shall be the state school safety clearinghouse and
5	shall collaborate with the following entities to provide a comprehensive,
6	efficient, and effective resource for education and law enforcement personnel
7	to obtain training and technical assistance to meet the school safety needs
8	of students in this state:
9	(i) The Division of Elementary and Secondary
10	Education;
11	(ii) The Safe Schools Committee established under §
12	<u>6-15-1301 et seq.;</u>
13	(iii) The Arkansas Association of Educational
14	Administrators;
15	(iv) The Arkansas Schools Boards Association;
16	(v) Education service cooperatives;
17	(vi) The Division of Emergency Management;
18	(vii) The Arkansas Public School Resource Center,
19	Inc.; and
20	(viii) Other key stakeholders.
21	(B) The designated personnel who receive the Safe Schools
22	Initiative training shall train other school employees and students The
23	Division of Elementary and Secondary Education shall collaborate actively
24	with the Arkansas Center for School Safety of the Criminal Justice Institute
25	and shall promote the training and resources provided by the Arkansas Center
26	for School Safety of the Criminal Justice Institute to public school district
27	or open-enrollment charter school staff.
28	(C) The Safe Schools Initiative training also provided by
29	the Arkansas Center for School Safety of the Criminal Justice Institute may
30	include without limitation the training and education needed to assist a
31	public school <u>or private school</u> in:
32	(i) Developing prevention strategies and enhancing
33	existing crisis management <u>emergency response</u> plans for campus security and
34	safety issues;
35	(ii) Delivering education to students and faculty on
36	public Addressing public safety and legal topics such as drugs and alcohol

1	abuse, sexual assault, <u>dating violence,</u> bullying and cyber-bullying, gangs,
2	preventing the possession of weapons by minors, and responding to the threat
3	of weapons at school;
4	(iii)
5	audits; and
6	(iv) Cooperating effectively with law enforcement
7	officers, school resource officers, and other school safety personnel, in the
8	school setting; and
9	(v) Other relevant school safety topics,
10	initiatives, and programs.
11	(3) The following agencies or persons may conduct a school
12	safety assessment and active shooter drill for a school district after
13	receiving training from the Criminal Justice Institute:
14	(A) The Arkansas Law Enforcement Training Academy;
15	(B) The Department of Arkansas State Police;
16	(C) The Arkansas Department of Emergency Management;
17	(D) The Black River Technical College Law Enforcement
18	Training Academy; or
19	(E) Other persons or entities identified on the Criminal
20	Justice Institute's website as having received the training.
21	(4) Annual training and active shooter <u>emergency response</u> drills
22	may be conducted during the instructional day or during non-instructional
23	noninstructional time periods as determined by the school district.
24	(d)<u>(</u>e) Subject to an appropriation and funding for this purpose, each
25	public school, in collaboration with the school district, may install
26	communications equipment that is interoperable with the Arkansas Wireless
27	Information Network system.
28	
29	SECTION 3. Arkansas Code Title 6, Chapter 15, Subchapter 13, is
30	amended to add an additional section to read as follows:
31	<u>6-15-1305. Advisory Board of the Arkansas Center for School Safety of</u>
32	the Criminal Justice Institute.
33	(a) There is established the Advisory Board of the Arkansas Center for
34	School Safety of the Criminal Justice Institute.
35	(b)(1) The board shall include the following members:
36	(A) The Director of the Criminal Justice Institute;

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1	(B) The Executive Director of the Arkansas Association of
2	Educational Administrators or his or her designee;
3	(C) The Director of the Arkansas School Boards Association
4	or his or her designee;
5	(D) The Director of the Division of Emergency Management
6	or his or her designee;
7	(E) The Secretary of the Department of Education or his or
8	her designee;
9	(F) The Director of the Division of Public School Academic
10	Facilities and Transportation or his or her designee;
11	(G) The Director of the Arkansas Public School Resource
12	<u>Center or his or her designee;</u>
13	(H) One (1) director of an educational service cooperative
14	<u>in this state;</u>
15	(I) One (1) chief of police;
16	(J) One (1) county sheriff;
17	(K) One (1) school resource officer;
18	(L) One (1) school administrator;
19	(M) One (1) school teacher;
20	(N) One (1) school counselor;
21	(0) One (1) school-focused mental health professional; and
22	(P) One (1) citizen at-large.
23	(2)(A) The Governor shall appoint the members of the board for a
24	three-year term unless otherwise specified.
25	(B) The term of a member of the board who serves by virtue
26	of his or her office shall continue until the member vacates the office.
27	(C) Terms for initial appointments shall be staggered, to
28	the extent possible, so that an equal number of members shall rotate each
29	year.
30	
31	SECTION 4. Arkansas Code § 6-17-708 is amended to read as follows:
32	6-17-708. Teen <u>Mental health awareness and teen</u> suicide awareness and
33	prevention professional development.
34	(a)(1) The Division of Elementary and Secondary Education shall
35	require two (2) hours of professional development, or professional learning
36	credits as determined by the division, in mental health awareness and teen

1 suicide awareness and prevention for licensed public school personnel 2 according to the professional development schedule under § 6-17-709. (2) The professional development under this section may be 3 4 accomplished through self-review of suitable mental health awareness and 5 suicide prevention materials approved by the division. 6 (b) The professional development under this section shall count toward the satisfaction of requirements for professional development in the 7 8 Standards for Accreditation of Arkansas Public Schools and School Districts 9 and for licensure requirements for licensed personnel. 10 11 SECTION 5. Arkansas Code § 6-17-709(a)(3), concerning professional 12 development schedules, is amended to read as follows: (3) In the 2015-2016 2023-2024 school year and every fourth 13 14 school year thereafter, the mental health awareness and teen suicide 15 awareness and prevention professional development required under § 6-17-708; 16 and 17 SECTION 6. Arkansas Code § 6-18-2004, concerning comprehensive student 18 19 services under the School Counseling Improvement Act of 2019, is amended to add an additional subsection to read as follows: 20 (d) By September 1, 2024, and every four (4) years following, a school 21 22 counselor shall receive Youth Mental Health First Aid training to learn the 23 risk factors and warning signs of mental health issues in adolescents, the 24 importance of early intervention, and how to help an adolescent who is in 25 crisis or expecting a mental health challenge. 26 27 SECTION 7. DO NOT CODIFY. Youth Mental Health First Aid training. A school counselor who receives Youth Mental Health First Aid training 28 before the effective date of Section 6 of this act shall have met the initial 29 30 training requirement and the four-year timeframe for continued training shall be calculated from the date of the initial training received by the school 31 32 counselor. 33 34 35 APPROVED: 4/8/21 36

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