The Senate Committee on Education and Youth offered the following substitute to HB 763:

### A BILL TO BE ENTITLED AN ACT

1 To amend Subpart 2 of Article 16 of Chapter 2 of Title 20 of the Official Code of Georgia 2 Annotated, relating to compulsory attendance for students in elementary and secondary 3 education, so as to expand the student attendance protocol committees to school climate; to 4 provide for recommendations; to provide for periodic review of recommendations; to amend 5 Article 27 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to 6 loitering at or disrupting schools, so as to provide for coordination with local law enforcement agencies and the juvenile court system in school safety plans; to provide that 7 8 school safety plans include minimum strategy areas; to revise provisions regarding funding 9 assistance for security equipment; to amend Code Section 50-18-72 of the Official Code of 10 Georgia Annotated, relating to when public disclosure is not required under the open records 11 laws, so as to provide an exemption for school safety plans; to provide for related matters; 12 to repeal conflicting laws; and for other purposes.

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#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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#### **SECTION 1.**

Subpart 2 of Article 16 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to compulsory attendance for students in elementary and secondary education, is amended by revising Code Section 20-2-690.2, relating to the establishment of student attendance protocol committees, membership and protocol, summary of penalties for failure to comply, and reporting, as follows:

20 "20-2-690.2.

(a) The chief judge of the superior court of each county shall establish a student attendance
protocol and school climate committee for its such county. The purpose of the committee
shall be to ensure coordination and cooperation among officials, agencies, and programs
involved in compulsory attendance issues, to reduce the number of unexcused absences
from school, and to increase the percentage of students present to take tests which are
required to be administered under the laws of this state, and to improve the school climate

in each school. The chief judge is responsible for ensuring that all members of the
 committee are notified of their responsibility to the committee and shall call the first
 meeting of the committee in each county. The committee shall elect a chairperson and may
 elect other officers.

(b) Each local board of education shall participate in, consider, and make publicly 31 32 available, including, but not limited to, posting in a conspicuous location, its decision regarding the recommendations of the committee as provided in this Code section. 33 Independent school systems may participate in the committee in the county where the 34 35 system is located. Independent school systems whose geographic area encompasses more than one county may select one of such counties in which to participate. An independent 36 school system that elects not to participate in the committee of the county where it is 37 located shall request that the chief judge of the superior court of a county encompassed by 38 its geographic area to establish an independent student attendance protocol and school 39 climate committee in the same manner as established for the county school system. 40

41 (c) Each of the following agencies, officials, or programs shall designate a representative
42 to serve on the committee:

43 (1) The chief judge of the superior court;

- 44 (2) The juvenile court judge or judges of the county;
- 45 (3) The district attorney for the county;
- 46 (4) The solicitor-general of state court, if the county has a state court;
- 47 (5) The Department of Juvenile Justice, which may include representatives from area
  48 juvenile detention facilities as defined in Code Section 49-4A-1;
- (6) The superintendent, a certificated school employee, and a local school board member
  from each public school system in the county and a certificated school social worker from
  each public school system, if any are employed by the school system;
- 52 (7) The sheriff of the county;
- 53 (8) The chief of police of the county police department;
- 54 (9) The chief of police of each municipal police department in the county;
- 55 (10) The county department of family and children services;
- 56 (11) The county board of health;
- 57 (12) The county mental health organization;
- (13) The county Family Connection commission, board, or authority, or other county
  agency, board, authority, or commission having the duty and authority to study problems
  of families, children, and youth and provide services to families, children, and youth; and
  (14) The court approved community based risk reduction program established by the
  juvenile court in accordance with Code Section 15-11-38, if such a program has been
  established.

64 65 (d) The committee thus established may appoint such additional members as necessary and proper to accomplish the purposes of the committee.

(e)(1) Each committee shall, by June 1, 2005, adopt a written student attendance protocol 66 for its county school system and for each independent school system within its 67 geographic boundaries which shall be filed with the Department of Education. The 68 69 protocol shall outline in detail the procedures to be used in identifying, reporting, investigating, and prosecuting cases of alleged violations of Code Section 20-2-690.1, 70 71 relating to mandatory school attendance. The protocol shall outline in detail methods for 72 determining the causes of failing to comply with compulsory attendance and appropriately addressing the issue with children and their parents or guardians. The 73 74 protocol shall also include recommendations for policies relating to tardiness. The 75 Department of Education shall provide model school attendance protocols, if requested 76 by the committee.

(f)(2) A copy of the protocol shall be furnished to each agency, official, or program
within the county that has any responsibility in assisting children and their parents or
guardians in complying with Code Section 20-2-690.1.

- 80 (g)(3) The committee shall write the summary of possible consequences and penalties 81 for failing to comply with compulsory attendance under Code Section 20-2-690.1 for 82 children and their parents, guardians, or other persons who have control or charge of 83 children for distribution by schools in accordance with Code Section 20-2-690.1. The 84 summary of possible consequences for children shall include possible dispositions for 85 children in need of services and possible denial of a driver's license for a child in 86 accordance with Code Section 40-5-22.
- 87 (f) The committee shall review and make recommendations for policies relating to school 88 climate for the purpose of promoting positive gains in student achievement scores, student and teacher morale, community support, and student and teacher attendance, while 89 90 decreasing student suspensions, expulsions, dropouts, and other negative aspects of the total school environment. Such review may include school climate ratings established 91 92 pursuant to Code Section 20-14-33 for each school in the county school system and any 93 independent school systems, if applicable. The committee may review, if available, nonidentifying data from student health surveys, data on environmental and behavioral 94 95 indicators, data on student behavioral and school-based reactions, and teacher and parent survey instruments. The committee may recommend the use of positive behavioral 96 97 interventions and supports and response to intervention, trauma informed care training, and 98 the optimization of local resources through voluntary community, student, teacher, 99 administrator, and other school personnel participation.

100 (h)(g) The committee shall continue in existence after writing the student attendance 101 protocol. The chief judge of the superior court of each county shall ensure that the 102 committee meets at least quarterly during the first year, and twice annually thereafter, to 103 evaluate compliance with the protocol, effectiveness of the protocol, and appropriate 104 modifications and to review and revise, if necessary, recommendations relating to school 105 climate.

(i)(h) Each local board of education shall report student attendance rates <u>and aggregated</u>
 student discipline data to the committee and the State Board of Education at the end of each
 school year, according to a schedule established by the State Board of Education."

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#### **SECTION 2.**

Article 27 of Chapter 2 of Title 20 of the Official Code of Georgia Annotated, relating to
loitering at or disrupting schools, is amended by revising Code Section 20-2-1185, relating
to school safety plans, as follows:

113 "20-2-1185.

(a) Every public school shall prepare a school safety plan to help curb the growing 114 115 incidence of violence in schools, to respond effectively to such incidents, and to provide 116 a safe learning environment for Georgia's children, teachers, and other school personnel. 117 Such plan shall also address preparedness for natural disasters, hazardous materials or 118 radiological accidents, acts of violence, and acts of terrorism. School safety plans of public 119 schools shall be prepared with input from students enrolled in that school, parents or legal 120 guardians of such students, teachers in that school, community leaders, other school 121 employees and school district employees, and local law enforcement, juvenile court, fire 122 service, public safety, and emergency management agencies. As part of such plans, public 123 schools shall provide for the coordination with local law enforcement agencies and the local juvenile court system. School safety plans shall include, at a minimum, the following 124 125 strategy areas:

- 129 awareness, and school emergency planning best practices;
- 130 (2) Evaluating and refining school security measures;
- 131 (3) Updating and exercising school emergency preparedness plans;
- 132 (4) Strengthening partnerships with public safety officials; and
- 133 (5) Creating enhanced crisis communications plans and social media strategies.
- 134 School safety plans of private schools may be prepared with input from students enrolled
- in that school, parents or legal guardians of such students, teachers in that school, other

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school employees, and local law enforcement, fire service, public safety, and emergency
management agencies. Such plans shall be reviewed and, if necessary, updated annually.
Such plans of public schools shall be submitted to the local emergency management agency
and the local law enforcement agency for approval.

140 A public school may request funding assistance from the state for facilities, (b) 141 technology, or other safety improvements or initiatives, such as the installation of safety equipment, including, but not limited to, video surveillance cameras, metal detectors, 142 alarms, communications systems, building access controls, and other similar security 143 devices. The Department of Education shall establish criteria that will be applied in 144 reviewing funding requests pursuant to this subsection which shall take into consideration 145 146 the physical security needs of the public school in evaluating how the school safety plan 147 and funding request will support such physical security needs. Funding may be provided to a public school in accordance with a school safety plan prepared by the school and 148 149 approved by the local board of education, the local law enforcement agency, the Department of Education, and the Georgia Emergency Management and Homeland 150 151 Security Agency; provided, however, that a public school shall be required to match the 152 state funding with local funds unless the school can demonstrate a substantial hardship.

- (c) School safety plans prepared by public schools shall address security issues in school
  safety zones as defined in Code Section 16-11-127.1. School safety plans should also
  address security issues involving the transportation of pupils to and from school and school
  functions when such transportation is furnished by the school or school system and school
  functions held during noninstructional hours.
- (d) The Georgia Emergency Management and Homeland Security Agency shall provide 158 159 training and technical assistance to public school systems, and may provide this same 160 training and technical assistance to private school systems, and independent private schools throughout this state in the area of emergency management and safe school operations. 161 This training and technical assistance shall include, but not be limited to, crisis response 162 team development, site surveys and safety audits, crisis management planning, exercise 163 164 design, safe school planning, emergency operations planning, search and seizure, bomb 165 threat management, and model school safety plans."

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#### **SECTION 3.**

167 Code Section 50-18-72 of the Official Code of Georgia Annotated, relating to when public
 168 disclosure is not required under the open records laws, is amended by adding a new
 169 paragraph to subsection (a) to read as follows:

170 "(25.1) School safety plans prepared pursuant to Code Section 20-2-1185, whether in the
 171 possession of a local school system, a local law enforcement agency, a local emergency

172	management agency, the Department of Education, the Georgia Emergency Management
173	and Homeland Security Agency, or any other public entity;"

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## **SECTION 4.**

175 All laws and parts of laws in conflict with this Act are repealed.