

- 1 SB133
- 2 LUDMAAA-1
- 3 By Senators Sessions, Chesteen, Allen, Kitchens, Stutts,
- 4 Melson, Butler, Williams, Price, Carnley, Barfoot, Weaver,
- 5 Hatcher
- 6 RFD: Education Policy
- 7 First Read: 06-Feb-25



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4 SYNOPSIS:

5 Under existing law, a local superintendent of 6 education or principal of a private K-12 school may be 7 notified in writing if a child enrolled in a school 8 under their jurisdiction has been adjudicated 9 delinquent for committing certain criminal acts.

10 This bill would require the juvenile court to 11 provide written notification to the local 12 superintendent or principal of a private K-12 school 13 upon an enrolled child being charged with or 14 adjudicated delinquent by the juvenile court for 15 committing a criminal act which if committed by an 16 adult would be a Class A or Class B felony.

This bill would also authorize the juvenile court to provide written notification to the local superintendent or principal of a private K-12 school upon an enrolled child being charged with or adjudicated delinquent by the juvenile court for committing any other act which would be considered criminal if committed by an adult.

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A BILL TO BE ENTITLED

AN ACT

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30	Relating to juvenile proceedings; to amend Section
31	12-15-217, Code of Alabama 1975, to require written
32	notification to be provided to the local superintendent of
33	education or principal of a private K-12 school when an
34	enrolled child has been charged with or adjudicated delinquent
35	by the juvenile court for committing an act which would be
36	considered a certain felony if committed by an adult; and to
37	authorize the written notification to be provided when an
38	enrolled child has been charged with or adjudicated delinquent
39	by the juvenile court for committing any other act which would
40	be considered a crime if committed by an adult.
41	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
42	Section 1. Section 12-15-217 of the Code of Alabama
43	1975, is amended to read as follows:
43 44	1975, is amended to read as follows: "\$12-15-217
44	"\$12-15-217
44 45	"§12-15-217 (a) <u>(1)</u> Notwithstanding subsection (a) of Section
44 45 46	"§12-15-217 (a) <u>(1)</u> Notwithstanding subsection (a) of Section 12-15-133 <u>(a)</u> , written notice that if a child, believed to be
44 45 46 47	<pre>"\$12-15-217 (a) (1) Notwithstanding subsection (a) of Section 12-15-133(a), written notice that if a child, believed to be enrolled in a school, kindergarten to grade 12, has been found</pre>
44 45 46 47 48	<pre>"\$12-15-217 (a) (1) Notwithstanding subsection (a) of Section 12-15-133(a), written notice that if a child, believed to be enrolled in a school, kindergarten to grade 12, has been found charged with or adjudicated to be delinquent by a juvenile</pre>
44 45 46 47 48 49	<pre>"\$12-15-217 (a) (1) Notwithstanding subsection (a) of Section 12-15-133(a), written notice that if a child, believed to be enrolled in a school, kindergarten to grade 12, has been found charged with or adjudicated to be delinquent by a juvenile court of an act which if committed by an adult would be a</pre>
44 45 46 47 48 49 50	<pre>"\$12-15-217 (a) (1) Notwithstanding subsection (a) of Section 12-15-133(a), written notice that if a child, believed to be enrolled in a school, kindergarten to grade 12, has been found charged with or adjudicated to be delinquent by a juvenile court of an act which if committed by an adult would be a Class A or B felony or any other crime, at the discretion of,</pre>
44 45 46 47 48 49 50 51	"\$12-15-217 (a) (1) Notwithstanding subsection (a) of Section 12-15-133(a), written notice that if a child, believed to be enrolled in a school, kindergarten to grade 12, has been found charged with or adjudicated to be delinquent by a juvenile court of an act which if committed by an adult would be a Class A or B felony or any other crime, at the discretion of, the juvenile court, shall be provided provide written notice
44 45 46 47 48 49 50 51 52	"\$12-15-217 (a) (1) Notwithstanding-subsection (a) of Section 12-15-133(a), written notice that if a child, believed to be enrolled in a school, kindergarten to grade 12, has been-found charged with or adjudicated to be delinquent by a juvenile court of an act which if committed by an adult would be a Class A or B felony-or any other crime, at the discretion of, the juvenile court, shall be provided provide written notice within seven days after the charge or adjudication of
44 45 46 47 48 49 50 51 52 53	"\$12-15-217 (a) (1) Notwithstanding-subsection (a) of Section 12-15-133(a), written notice that if a child, believed to be enrolled in a school, kindergarten to grade 12, has been-found charged with or adjudicated to be delinquent by a juvenile court of an act which if committed by an adult would be a Class A or B felony-or any other crime, at the discretion of, the juvenile court, shall be provided provide written notice within seven days after the charge or adjudication of delinquency to the superintendent of the school district of

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57	believed to be enrolled in a school, kindergarten to grade 12,
58	has been charged with or adjudicated to be delinquent by a
59	juvenile court of any act which if committed by an adult would
60	be a crime, other than those outlined in subdivision (1), the
61	juvenile court may provide written notice within seven days
62	after the charge or adjudication of delinquency to the
63	superintendent of the school district of attendance, or, if
64	the child attends a private school, to the principal of the
65	<u>school.</u>
66	(3) The juvenile court shall provide the notice using

67 whatever method it deems appropriate or otherwise as decided 68 by the Administrative Office of Courts. The prosecutor may 69 recommend to the juvenile court that notice be given to the 70 school for any delinquent act.

71 (4) Written notice shall include only the offenses, 72 enumerated by the appropriate code section and brief 73 description, found to have been committed by the child and the 74 disposition of the case involving the child.

75 (5) Where applicable, this notice shall be 76 expeditiously transmitted by the district superintendent to 77 the principal at the school of attendance. The principal shall 78 disseminate the information to those counselors directly 79 supervising or reporting on the behavior or progress of the 80 child. In addition, the principal may disseminate the 81 information to any teacher, administrator, or other school 82 employee directly supervising or reporting on the behavior or progress of the child whom the principal believes needs the 83 84 information to work with the pupil child in appropriate

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85 fashion or to protect other students and staff.

86 (b) Any information received by a teacher, counselor, administrator, or other school employee pursuant to this 87 88 section shall be received in confidence for the limited 89 purpose of rehabilitating the child and protecting students 90 and staff, and shall not be further disseminated by the 91 teacher, counselor, or administrator, except insofar as where 92 communication with the child, his or her parent, legal 93 guardian, legal custodian, law enforcement personnel, and the juvenile probation officer of the child is necessary to 94 95 effectuate the rehabilitation of rehabilitate the child or to protect students and staff. 96

97 (c) An intentional violation of the confidentiality 98 provisions of this section is a Class A misdemeanor under the 99 jurisdiction of the juvenile court."

Section 2. This act shall become effective on October 101 1, 2025.