LC001205

2025 -- S 0232

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2025

AN ACT

RELATING TO EDUCATION -- STUDENT COMPUTER DEVICE PRIVACY

Introduced By: Senators Valverde, Gallo, Zurier, DiMario, McKenney, Mack, Quezada, Murray, Appollonio, and Bell Date Introduced: February 13, 2025

Referred To: Senate Education

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 16 of the General Laws entitled "EDUCATION" is hereby amended by
2	adding thereto the following chapter:
3	CHAPTER 117
4	STUDENT COMPUTER DEVICE PRIVACY
5	<u>16-117-1. Definitions.</u>
6	As used in this chapter, the following words and terms shall have the following meanings:
7	(1) "De-identified" means data from which all personally identifiable information has been
8	removed.
9	(2) "Educational institution" or "school" means any public institution that offers
10	participants, students, or trainees an organized course of study or training that is academic, trade
11	oriented or preparatory for gainful employment in a recognized occupation and shall include any
12	person acting as an agent of the institution.
13	(3) "Institutional device" means any computing device, including computer, laptop, tablet,
14	smartphone or other electronic device owned or maintained by the educational institution or school
15	district and provided to a student for educational use.
16	(4) "Location data" means records of global positioning system or other precise location
17	data either recorded historically or in real time.
18	(5) "Personal device" means any computing device, including computer, laptop, tablet,
19	smartphone or other electronic device provided by the end user being used for educational purposes.

1	(6) "School district" means any local education agency and shall include any person acting
2	as an agent of the agency.
3	(7) "Student" means any student, participant, or trainee, whether full-time or part-time, in
4	an organized course of study at an educational institution.
5	16-117-2. Restricted access to audio and video functions.
6	(a) No educational institution or school district shall activate or access, or request a third
7	party, other than a student's parent or legal guardian, to activate or access, any audio or video
8	receiving, transmitting, or recording functions on a student's institutional device or personal device,
9	unless:
10	(1) A student initiates the activation for educational purposes and access is limited to that
11	purpose;
12	(2) The activation and/or access is ordered pursuant to a judicial warrant; or
13	(3) Activation and/or access is deemed reasonably necessary in order to respond to a
14	suspected imminent threat to life or safety and is limited to that purpose.
15	(b) Within seventy-two (72) hours of activating and/or accessing, or requesting activation
16	and/or access by a third party other than the student's parent or legal guardian, to the audio or video
17	receiving, transmitting, or recording functions on a student's institutional device or personal device
18	pursuant to subsection (a)(3) of this section, the educational institution or school district shall
19	provide to the student and their parent or legal guardian a written explanation of the precise threat
20	that prompted the access and the data and features that were activated and/or accessed.
21	(c) No third party, other than a student's parent or legal guardian, shall activate or access
22	any audio or video receiving, transmitting, or recording functions on a student's institutional device
23	or personal device for any reason other than those provided in subsection (a) of this section. Within
24	seventy-two (72) hours of activating and/or accessing such functions pursuant to subsection (a)(3)
25	of this section, the third party shall provide to the educational institution or school district a written
26	explanation of the precise threat that prompted the access and the data and features that were
27	activated and/or accessed.
28	(d) Within seventy-two (72) hours of receiving information pursuant to subsection (c) of
29	this section, the educational institution or school district shall forward the explanation to the student
30	and their parent or legal guardian.
31	16-117-3. Restricted access to location data.
32	(a) No educational institution or school district may access or use location data for tracking
33	a student's institutional device or personal device, or request a third party other than a student's
34	parent or legal guardian, to do so, unless:

- 1 (1) Such access or use is ordered pursuant to a judicial warrant; 2 (2) The student to whom the institutional device was provided, or their parent or legal 3 guardian, has notified the educational institution or school district in writing that the institutional 4 device is missing or stolen, or the device has not been returned when required for inventory 5 purposes; (3) The access or use is deemed reasonably necessary in order to respond to a suspected 6 7 imminent threat to life or safety and is limited to that purpose; or 8 (4) The data is retrieved in a de-identified manner and is used only to determine whether 9 the device is on-site or off-site. 10 (b) Within seventy-two (72) hours of accessing or using, or requesting a third party other 11 than a student's parent or legal guardian to access or use, the location data for a student's 12 institutional device or personal device pursuant to subsection (a)(3) of this section, the educational 13 institution or school district shall provide to the student and their parent or legal guardian a written 14 explanation of the precise threat that prompted the access or use and the data and features that were 15 accessed or used. 16 **16-117-4.** Authority to adopt policies. 17 School districts shall have the authority to adopt policies to further implement this chapter. 18 16-117-5. Penalties. 19 (a) In any civil action alleging a violation or proposed violation of this chapter, the court 20 may award to a prevailing plaintiff appropriate injunctive and declaratory relief, damages, and 21 reasonable attorneys' fees and costs. 22 (b) The rights provided a parent or legal guardian under this chapter shall accrue to any 23 student who is eighteen (18) years of age or older.
- 24 SECTION 2. This act shall take effect on August 1, 2025.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO EDUCATION -- STUDENT COMPUTER DEVICE PRIVACY

This act would prohibit an educational institution or school district from accessing any
audio or video recording, transmitting or recording function on a student's institutional or personal
device or using location data for tracking a student's institutional device or personal device, or allow
a third party to do so, except in limited circumstances.
This act would take effect on August 1, 2025.

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