2014 -- S 2095 SUBSTITUTE A

LC003479/SUB A/3

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2014

AN ACT

RELATING TO EDUCATION AND LABOR $\,$ - SOCIAL MEDIA PRIVACY AND STUDENT DATA - CLOUD COMPUTING

Introduced By: Senators Ruggerio, Miller, Lynch, Jabour, and Satchell

Date Introduced: January 21, 2014

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 16 of the General Laws entitled "EDUCATION" is hereby amended
2	by adding thereto the following chapter:
3	CHAPTER 103
4	STUDENT SOCIAL MEDIA PRIVACY
5	16-103-1. Definitions For the purposes of this chapter:
6	(1) "Social media account" means an electronic service or account, or electronic content,
7	including, but not limited to, videos, still photographs, blogs, video blogs, podcasts, instant and
8	text messages, email, online service or accounts, or Internet website profiles or locations. For the
9	purposes of this chapter, social media account does not include an account opened at a school's
10	behest, or provided by the school or intended to be used primarily on behalf of the school.
11	(2) "Applicant" means an applicant for admission to an educational institution.
12	(3) "Educational institution" or "school" means a private or public institution that offers
13	participants, students or trainees an organized course of study or training that is academic,
14	technical, trade-oriented or preparatory for gainful employment in a recognized occupation and
15	shall include any person acting as an agent of the institution.
16	(4) "Student" means any student, participant, or trainee, whether full-time or part-time, in
17	an organized course of study at an educational institution.

18 <u>16-103-2. Social media password requests prohibited. --</u> No educational institution

1 <u>shall:</u>

2	(1) Require, coerce or request a student or prospective student to disclose the password or
3	any other means for accessing a personal social media account;
4	(2) Require, coerce or request a student or prospective student to access a personal social
5	media account in the presence of the educational institution's employee or representative; or
6	(3) Require or coerce a student or prospective student to divulge any personal social
7	media account information.
8	16-103-3. Social media access requests prohibited No educational institution shall
9	compel a student or applicant, as a condition of acceptance or participation in curricular or
10	extracurricular activities, to add anyone, including a coach, teacher, school administrator, or other
11	school employee or school volunteer, to their list of contacts associated with a personal social
12	media account or require, request, or cause a student or applicant to alter settings that affect a
13	third party's ability to view the contents of a personal social media account.
14	16-103-4. Disciplinary action prohibited No educational institution shall:
15	(1) Discharge, discipline, or otherwise penalize or threaten to discharge, discipline, or
16	otherwise penalize any student for a student's refusal to disclose or provide access to any
17	information specified in § 16-103-2 or for refusal to add a coach, teacher, administrator, or other
18	school employee or school volunteer to their list of contacts associated with a personal social
19	media account or to alter settings associated with a personal social media account, as specified in
20	<u>§ 16-103-3; or</u>
21	(2) Fail or refuse to admit any applicant as a result of the applicant's refusal to disclose or
22	provide access to any information specified in § 16-103-2 or for refusal to add a coach, teacher,
23	school administrator, or other school employee or school volunteer to their list of contacts
24	associated with a personal social media account or to alter settings associated with a personal
25	social media account, as specified in § 16-103-3.
26	16-103-5. Exceptions This chapter shall not apply to information about a student that
27	is publicly available.
28	16-103-6. Penalties for violations In any civil action alleging a violation of this
29	chapter, the court may:
30	(1) Award to a prevailing applicant or student declaratory relief, damages, and reasonable
31	attorneys' fees and costs; and
32	(2) Award injunctive relief against any school, or agent of any educational institution
33	who commits or proposes to commit a violation of this chapter.

34 SECTION 2. Title 16 of the General Laws entitled "EDUCATION" is hereby amended

1	by adding thereto the following chapter:
2	<u>CHAPTER 104</u>
3	STUDENT DATA-CLOUD COMPUTING
4	<u>16-104-1. Student data-cloud computing (a) For the purposes of this chapter:</u>
5	(1) "Cloud computing service" means a service that enables convenient on-demand
6	network access to a shared pool of configurable computing resources to provide a student,
7	teacher, or staff member account-based productivity applications such as email, document
8	storage, and document editing that can be rapidly provisioned and released with minimal
9	management effort or cloud computing service provider interaction.
10	(2) "Cloud computing service provider" means an entity other than a public elementary or
11	secondary school that operates a cloud computing service.
12	(3) "Process" means to use, access, manipulate, scan, modify, transform, disclose, store,
13	transmit, transfer, retain, aggregate, or dispose of student data.
14	(4) "Student data" means any information in any media or format created or provided: (i)
15	By a student; or (ii) By a school board employee about a student in the course of using a cloud
16	computing service, including the student's name, email address, postal address, email message,
17	documents, unique identifiers, and metadata.
18	(b) Notwithstanding any general or special law to the contrary any person who provides a
19	cloud computing service to an educational institution operating within the state shall process data
20	of a student enrolled in kindergarten through twelfth (12 th) grade for the sole purpose of providing
21	the cloud computing service to the educational institution and shall not process such data for any
22	commercial purposes, including, but not limited to, advertising purposes that benefit the cloud
23	computing service provider.
24	(c) Each cloud computing service that enters into a contract to provide such services shall
25	certify in writing that it shall comply with the provisions of this section.
26	SECTION 3. Title 28 of the General Laws entitled "LABOR AND LABOR
27	RELATIONS" is hereby amended by adding thereto the following chapter:
28	<u>CHAPTER 56</u>
29	EMPLOYEE SOCIAL MEDIA PRIVACY
30	28-56-1. Definitions For the purposes of this chapter:
31	(1) "Social media account" means an electronic service or account, or electronic content,
32	including, but not limited to, videos, still photographs, blogs, video blogs, podcasts, instant and
33	text messages, email, online service or accounts, or Internet website profiles or locations. For the
34	purposes of this chapter social media account does not include an account opened at an

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1 <u>employer's behest, or provided by an employer, or intended to be used primarily on behalf of the</u>

2 <u>employer.</u>

- 3 (2) "Applicant" means an applicant for employment.
- 4 (3) "Employee" means an individual who provides services or labor for an employer for
- 5 <u>wages or other remuneration.</u>
- 6 (4) "Employer" includes the state and all political subdivisions of the state, and any
- 7 person in this state, employing individuals, and any person acting in the interest of an employer
- 8 <u>directly or indirectly.</u>
- 9
- 28-56-2. Social media password requests prohibited. -- No employer shall:
- 10 (1) Require, coerce or request an employee or applicant to disclose the password or any
- 11 <u>other means for accessing a personal social media account;</u>
- 12 (2) Require, coerce or request an employee or applicant to access a personal social media
- 13 account in the presence of the employer or representative;
- 14 (3) Require or coerce an employee or applicant to divulge any personal social media
- 15 account information except when reasonably believed to be relevant to an investigation of
- 16 allegations of employee misconduct or workplace-related violation of applicable laws and
- 17 regulations and when not otherwise prohibited by law or constitution; provided, that the
- 18 information is accessed and used solely to the extent necessary for purposes of that investigation
- 19 or a related proceeding.
- 20 **28-56-3. Social media access requests prohibited.** -- No employer shall compel an
- 21 employee or applicant to add anyone, including the employer or their agent, to their list of

22 contacts associated with a personal social media account or require, request, or cause an

- 23 employee or applicant to alter settings that affect a third party's ability to view the contents of a
- 24 personal social media account.
- 25 <u>28-56-4. Disciplinary actions prohibited. -- No employer shall:</u>
- (1) Discharge, discipline, or otherwise penalize or threaten to discharge, discipline, or
 otherwise penalize any employee for an employee's refusal to disclose or provide access to any
 information specified in § 28-56-2 or for refusal to add the employer to their list of contacts
- 29 associated with a personal social media account or to alter the settings associated with a personal
- 30 social media account, as specified in § 28-56-3; or
- 31 (2) Fail or refuse to hire any applicant as a result of the applicant's refusal to disclose or
- 32 provide access to any information specified in § 28-56-2 or for refusal to add the employer or
- 33 their agent to their list of contacts associated with a personal social media account or to alter the
- 34 <u>settings associated with a personal social media account, as specified in § 28-56-3.</u>

- 1 28-56-5. Exceptions. -- (a) This chapter shall not apply to information about an applicant 2 or employee that is publicly available. 3 (b) This chapter shall not prohibit or restrict an employer from complying with a duty to 4 screen employees or applicants before hiring or to monitor or retain employee communications 5 that is established by a self-regulatory organization as defined by the Securities and Exchange Act 6 of 1934, 15 U.S.C. 78c(a)(26) or under state or federal law or regulation to the extent necessary to 7 supervise communications of insurance or securities licensees for insurance or securities related 8 business purposes. 9 28-56-6. Penalties for Violations. -- In any civil action alleging a violation of this 10 chapter, the court may:
- 11 (1) Award to a prevailing applicant or employee declaratory relief, damages and
- 12 reasonable attorneys' fees and costs; and
- 13 (2) Award injunctive relief against any employer or agent of any employer who commits
- 14 or proposes to commit a violation of this chapter.
- 15 SECTION 4. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO EDUCATION AND LABOR $\,$ - SOCIAL MEDIA PRIVACY AND STUDENT DATA - CLOUD COMPUTING

1 This act would establish a social media privacy policy for students and employees. In 2 addition, the act would limit the use of student data and information obtained by certain cloud 3 computing service providers and would prohibit the use of such data for any commercial purpose. 4 Cloud computing is defined as a service which enables users to store and access certain 5 information via an on-demand network. 6 This act would take effect upon passage.

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