

1 A bill to be entitled
2 An act relating to public safety; providing a short
3 title; amending s. 16.555, F.S.; authorizing grants
4 through the Crime Stoppers Trust Fund to be awarded
5 for student crime watch programs; amending s. 30.09,
6 F.S.; providing that a school marshal appointed for
7 specified purposes is exempt from specified
8 requirements relating to special deputies; requiring
9 certain documentation and records be maintained
10 relating to such school marshals; amending s.
11 166.0495, F.S.; authorizing a municipality to enter
12 into a memorandum of agreement with a school district
13 for the prevention or abatement of certain incidents
14 on school premises through the appointment of school
15 marshals; providing chief of police and school marshal
16 requirements and responsibilities; amending s.
17 394.495, F.S.; requiring the Department of Children
18 and Families to contract with managing entities to
19 establish community action teams; requiring community
20 action teams to provide community-based behavioral
21 health and support services to certain children,
22 adolescents, and young adults; requiring such teams to
23 use an integrated service delivery approach that
24 includes family participation; providing for referrals
25 to specialized treatment; requiring coordination of

26 services provided by schools, the department, and the
 27 juvenile justice system; specifying service areas,
 28 contingent upon appropriations; amending s. 790.065,
 29 F.S.; prohibiting a licensed importer, manufacturer,
 30 or dealer to sell or deliver a firearm to a person
 31 less than 21 years of age; providing exceptions;
 32 amending s. 790.0655, F.S.; requiring a specified
 33 waiting period between the purchase and delivery at
 34 retail of any firearm; providing exceptions; revising
 35 terminology; creating s. 790.0656, F.S.; requiring law
 36 enforcement agencies taking custody of persons for
 37 involuntary examination to seize the person's firearms
 38 and ammunition in certain circumstances; requiring the
 39 reporting of specified information concerning the
 40 involuntary examination; providing for ex parte
 41 temporary injunctions to prohibit the possession of
 42 firearms and ammunition in certain circumstance;
 43 providing for extension of such injunctions; providing
 44 for the return of firearms and ammunition after
 45 expiration of such injunction; providing for petitions
 46 to terminate injunctions; requiring law enforcement
 47 agencies to develop specified policies; creating s.
 48 790.0657, F.S.; prohibiting the possession of firearms
 49 or ammunition by certain persons adjudicated mentally
 50 defective or committed to a mental institution;

51 providing for relief of firearms ownership disability;
52 providing for forfeiture or seizure of firearms and
53 ammunition in certain circumstances; requiring law
54 enforcement agencies to develop specified policies;
55 creating s. 790.222, F.S.; prohibiting the sale,
56 transfer, or possession of a bump-fire stock;
57 providing a penalty; providing definitions; creating
58 s. 943.082, F.S.; requiring the Department of Law
59 Enforcement to competitively procure a mobile
60 suspicious activity reporting tool; requiring the
61 system to notify certain parties of specified
62 information; requiring information received by the
63 system to be reported to the appropriate agencies and
64 school officials; requiring certain entities to be
65 made aware of the system; requiring certain materials
66 be provided to participating schools and school
67 districts; creating s. 943.687, F.S.; creating the
68 Marjory Stoneman Douglas High School Public Safety
69 Commission within the Department of Law Enforcement;
70 providing membership; specifying powers and duties of
71 the commission; providing for meetings; providing for
72 subpoena power; providing for access to information;
73 requiring a report and recommendations; providing for
74 sunset of the commission and future repeal of
75 provisions; creating s. 1001.212, F.S.; creating the

76 Office of Safe Schools within the Department of
 77 Education; providing duties of the office; amending s.
 78 1006.04, F.S.; revising the purpose and duties of the
 79 educational multiagency network for students with
 80 emotional and behavioral disabilities; amending s.
 81 1002.32, F.S.; conforming a cross-reference; amending
 82 s. 1006.07, F.S.; revising district school board
 83 duties relating to student discipline and school
 84 safety; requiring students to note referrals to mental
 85 health services upon initial registration for school
 86 within a school district; authorizing a district
 87 school board to refer a student to certain mental
 88 health services under certain circumstances; revising
 89 the code of student conduct relating to the referral
 90 of certain students to certain mental health services
 91 and law enforcement; providing requirements for
 92 student crime watch programs; revising the policies
 93 and procedures for emergency drills to include drills
 94 for active shooter and hostage situations; providing
 95 requirements for such drills; revising requirements
 96 for the emergency response policy; requiring model
 97 emergency management and emergency preparedness
 98 procedures for active shooter situations; requiring
 99 school districts to establish a schedule to test
 100 emergency communication systems; requiring district

101 school super intendents to establish certain policies
 102 and procedures relating to the prevention of violence
 103 on school grounds and designate a school safety
 104 specialist for the school district; providing
 105 requirements and duties for school safety specialists;
 106 providing school safety specialist and district school
 107 board requirements relating to the required school
 108 security risk assessments; requiring each district
 109 school board to establish a threat assessment team at
 110 each school within the district; providing
 111 requirements and duties for threat assessment teams;
 112 authorizing a threat assessment team to obtain certain
 113 criminal history record information under certain
 114 circumstances; prohibiting a member of a threat
 115 assessment team from disclosing or using such
 116 information except for a specified purpose;
 117 authorizing certain entities to share specified
 118 confidential information and records relating to
 119 students for specified purposes; authorizing school
 120 personnel to address immediate mental health or
 121 substance abuse crisis; providing requirements for
 122 addressing such situations; providing threat
 123 assessment team reporting requirements; amending s.
 124 1006.08, F.S.; requiring a district school
 125 superintendent to be notified by the court of a

126 student referred to mental health services; amending
127 s. 1006.12, F.S.; requiring school districts to
128 develop partnerships with local law enforcement
129 agencies for specified purposes; requiring such school
130 districts and law enforcement agencies to examine the
131 use of specified officers and school marshals for
132 certain purposes; requiring, rather than authorizing,
133 district school boards to establish a school resource
134 officer program; requiring each school resource
135 officer to complete specified training; authorizing a
136 district school board to establish a school marshal
137 program through an agreement with local law
138 enforcement agencies; providing duties of a school
139 marshal; authorizing a school employee to serve as a
140 school marshal if certain requirements are met;
141 authorizing a district school board to enter into an
142 agreement with the law enforcement agency; authorizing
143 a charter school to establish a school marshal;
144 amending s. 1006.13, F.S.; revising the policy of zero
145 tolerance for crime and victimization; providing
146 district school board responsibilities; authorizing a
147 district school board to use specified alternatives to
148 expulsion or referral to law enforcement to address
149 disruptive behavior; providing requirements for zero-
150 tolerance policies; revising requirements for certain

151 | agreements between a district school board and
 152 | sheriff's office or local police departments; amending
 153 | s. 1011.62, F.S.; authorizing a district school board
 154 | to use of certain categorical appropriations to
 155 | improve school safety; revising the safe schools
 156 | allocation; creating the mental health assistance
 157 | allocation; providing requirements for the award and
 158 | use of such funds; requiring a school district or
 159 | charter school to develop and submit a plan for the
 160 | use of such funds; providing requirements for such
 161 | plan; requiring the plan to be approved by specified
 162 | entities and submitted to the Commissioner of
 163 | Education; requiring each school district to submit an
 164 | annual report to the department; providing
 165 | requirements for such report; creating s. 1012.584,
 166 | F.S.; requiring the department to establish a youth
 167 | mental health first aid training program for specified
 168 | purposes; providing department and program
 169 | requirements; requiring certain school personnel to
 170 | receive such training; requiring the school safety
 171 | specialist to ensure certain personnel receive such
 172 | training; requiring school districts to inform such
 173 | personnel of the mental health services available in
 174 | the district; providing appropriations for specified
 175 | purposes; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

Section 1. This act may be cited as the "Marjory Stoneman Douglas High School Public Safety Act."

Section 2. Paragraph (d) is added to subsection (5) of section 16.555, Florida Statutes, to read:

16.555 Crime Stoppers Trust Fund; rulemaking.—

(5)

(d) Grants may be awarded to fund student crime watch programs pursuant to s. 1006.07(3).

Section 3. Subsection (4) of section 30.09, Florida Statutes, is amended to read:

30.09 Qualification of deputies; special deputies.—

(4) EXCEPTIONS.—This section does not apply to the appointment of special deputy sheriffs appointed by the sheriff:

(a) To attend elections on election days.

(b) To perform undercover investigative work.

(c) For specific guard or police duties in connection with public sporting or entertainment events, not to exceed 30 days; or for watch or guard duties, when serving in such capacity at specified locations or areas only.

(d) For special and temporary duties, without power of arrest, in connection with guarding or transporting prisoners.

(e) To aid in preserving law and order, or to give

201 necessary assistance in the event of any threatened or actual
 202 hurricane, fire, flood, or other natural disaster, or in the
 203 event of any major tragedy such as an act of local terrorism or
 204 a national terrorism alert, an airplane crash, a train or
 205 automobile wreck, or a similar accident.

206 (f) To raise the power of the county, by calling
 207 bystanders or others, to assist in quelling a riot or any breach
 208 of the peace, when ordered by the sheriff or an authorized
 209 general deputy.

210 (g) To serve as a parking enforcement specialist pursuant
 211 to s. 316.640(2).

212 (h) To aid in the prevention or abatement of active
 213 assailant incidents on school premises, without the powers of
 214 arrest, as a school marshal. Appointees under this paragraph who
 215 meet the requirements of s. 1006.12(4)(a) shall be issued a
 216 school marshal certificate.

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 218 The appointment of a special deputy sheriff in any such
 219 circumstance, except with respect to paragraphs (g) and (h)
 220 ~~paragraph (g)~~, may be made with full powers of arrest when the
 221 sheriff considers such appointment reasonable and necessary in
 222 the execution of the duties of his or her office. Except under
 223 circumstances described in paragraphs (a), (e), (f), ~~and~~ (g),
 224 and (h) the appointees must possess at least the minimum
 225 requirements established for law enforcement officers by the

226 Criminal Justice Standards and Training Commission. The
 227 appointment of any such special deputy sheriff must be recorded
 228 in a register maintained for such purpose in the sheriff's
 229 office, showing the terms and circumstances of such appointment.
 230 The register must also include documentation of weapon and
 231 equipment inspections, as well as the training, certification,
 232 inspection, and qualification records of each school marshal.

233 Section 4. Section 166.0495, Florida Statutes, is amended
 234 to read:

235 166.0495 ~~Interlocal~~ Agreements to provide law enforcement
 236 services.—

237 (1) A municipality may enter into an interlocal agreement
 238 pursuant to s. 163.01 with an adjoining municipality or
 239 municipalities within the same county to provide law enforcement
 240 services within the territorial boundaries of the other
 241 adjoining municipality or municipalities. Any such agreement
 242 shall specify the duration of the agreement and shall comply
 243 with s. 112.0515, if applicable. The authority granted a
 244 municipality under this section is in addition to and not in
 245 limitation of any other authority granted a municipality to
 246 enter into agreements for law enforcement services or to conduct
 247 law enforcement activities outside the territorial boundaries of
 248 the municipality.

249 (2) A municipality may enter into a memorandum of
 250 agreement with a school district to aid in the prevention or

251 abatement of active assailant incidents on school premises
 252 through the appointment of school marshals. The chief of police
 253 of a municipal law enforcement agency may appoint a school
 254 employee to serve as a school marshal, without the powers of
 255 arrest. Appointees under this subsection who meet the
 256 requirements of s. 1006.12(4)(a) shall be issued a school
 257 marshal certificate. The chief of police shall maintain
 258 documentation of weapon and equipment inspections, as well as
 259 the training, certification, inspection, and qualification
 260 records of each school marshal appointed by the chief of police.

261 Section 5. Section 394.495, Florida Statutes, is amended
 262 to read:

263 394.495 Child and adolescent mental health system of care;
 264 programs and services.—

265 (1) The department shall establish, within available
 266 resources, an array of services to meet the individualized
 267 service and treatment needs of children and adolescents who are
 268 members of the target populations specified in s. 394.493, and
 269 of their families. It is the intent of the Legislature that a
 270 child or adolescent may not be admitted to a state mental health
 271 facility and such a facility may not be included within the
 272 array of services.

273 (2) The array of services must include assessment services
 274 that provide a professional interpretation of the nature of the
 275 problems of the child or adolescent and his or her family;

276 family issues that may impact the problems; additional factors
 277 that contribute to the problems; and the assets, strengths, and
 278 resources of the child or adolescent and his or her family. The
 279 assessment services to be provided shall be determined by the
 280 clinical needs of each child or adolescent. Assessment services
 281 include, but are not limited to, evaluation and screening in the
 282 following areas:

- 283 (a) Physical and mental health for purposes of identifying
 284 medical and psychiatric problems.
- 285 (b) Psychological functioning, as determined through a
 286 battery of psychological tests.
- 287 (c) Intelligence and academic achievement.
- 288 (d) Social and behavioral functioning.
- 289 (e) Family functioning.

290
 291 The assessment for academic achievement is the financial
 292 responsibility of the school district. The department shall
 293 cooperate with other state agencies and the school district to
 294 avoid duplicating assessment services.

- 295 (3) Assessments must be performed by:
- 296 (a) A professional as defined in s. 394.455(5), (7), (32),
 297 (35), or (36);
- 298 (b) A professional licensed under chapter 491; or
- 299 (c) A person who is under the direct supervision of a
 300 qualified professional as defined in s. 394.455(5), (7), (32),

301 (35), or (36) or a professional licensed under chapter 491.

302 (4) The array of services may include, but is not limited
303 to:

304 (a) Prevention services.

305 (b) Home-based services.

306 (c) School-based services.

307 (d) Family therapy.

308 (e) Family support.

309 (f) Respite services.

310 (g) Outpatient treatment.

311 (h) Day treatment.

312 (i) Crisis stabilization.

313 (j) Therapeutic foster care.

314 (k) Residential treatment.

315 (l) Inpatient hospitalization.

316 (m) Case management.

317 (n) Services for victims of sex offenses.

318 (o) Transitional services.

319 (p) Trauma-informed services for children who have
320 suffered sexual exploitation as defined in s. 39.01(71)(g).

321 (5) In order to enhance collaboration between agencies and
322 to facilitate the provision of services by the child and
323 adolescent mental health treatment and support system and the
324 school district, the local child and adolescent mental health
325 system of care shall include the local educational multiagency

326 network for severely emotionally disturbed students specified in
327 s. 1006.04.

328 (6) The department shall contract for community action
329 teams throughout the state with the managing entities. A
330 community action team shall:

331 (a) Provide community-based behavioral health and support
332 services to children from 11 to 13 years of age, adolescents,
333 and young adults from 18 to 21 years of age with serious
334 behavioral health conditions who are at risk of out-of-home
335 placement as demonstrated by:

- 336 1. Repeated failures at less intensive levels of care;
337 2. Two or more behavioral health hospitalizations;
338 3. Involvement with the Department of Juvenile Justice;
339 4. A history of multiple episodes involving law
340 enforcement; or
341 5. A record of poor academic performance or suspensions.

342
343 Children younger than 11 years of age otherwise meeting the
344 criteria in this paragraph may be candidates for such services
345 if they demonstrate two or more of the characteristics listed in
346 subparagraphs 1.-5.

347 (b) Use an integrated service delivery approach to
348 comprehensively address the needs of the child, adolescent, or
349 young adult and strengthen his or her family and support systems
350 to assist the child, adolescent, or young adult to live

351 successfully in the community. A community action team shall
352 address the therapeutic needs of the child, adolescent, or young
353 adult receiving services and assist parents and caregivers in
354 obtaining services and supports. The community action team shall
355 make referrals to specialized treatment if necessary, with
356 follow up by the community action team to ensure services are
357 provided.

358 (c) Focus on engaging the child, adolescent, or young
359 adult and his or her family as active participants in every
360 phase of the treatment process. Community action teams shall be
361 available to the child, adolescent, or young adult and his or
362 her family at all times.

363 (d) Coordinate with other key entities providing services
364 and supports to the child, adolescent, or young adult and his or
365 her family, including, but not limited to, the child's,
366 adolescent's, or young adult's school, the local educational
367 multiagency network for severely emotionally disturbed students
368 under s. 1006.04, the child welfare system, and the juvenile
369 justice system. Community action teams shall also coordinate
370 with the managing entity in their service location.

371 (e)1. Subject to appropriations and at a minimum,
372 individually serve each of the following counties or regions:

373 a. Alachua.

374 b. Alachua, Columbia, Dixie, Hamilton, Lafayette, and
375 Suwannee.

376 c. Bay.
 377 d. Brevard.
 378 e. Collier.
 379 f. DeSoto and Sarasota.
 380 g. Duval.
 381 h. Escambia.
 382 i. Hardee, Highlands, and Polk.
 383 j. Hillsborough.
 384 k. Indian River, Martin, Okeechobee, and St. Lucie.
 385 l. Lake and Sumter.
 386 m. Lee.
 387 n. Manatee.
 388 o. Marion.
 389 p. Miami-Dade.
 390 q. Okaloosa.
 391 r. Orange.
 392 s. Palm Beach.
 393 t. Pasco.
 394 u. Pinellas.
 395 v. Walton.
 396 2. Subject to appropriations, the department shall
 397 contract for additional teams through the managing entities to
 398 ensure the availability of community action team services in the
 399 remaining areas of the state.
 400 Section 6. Paragraph (a) of subsection (1) of section

401 790.065, Florida Statutes, is amended to read:

402 790.065 Sale and delivery of firearms.—

403 (1)(a)1. A licensed importer, licensed manufacturer, or
 404 licensed dealer may not sell or deliver from her or his
 405 inventory at her or his licensed premises any firearm to another
 406 person, other than a licensed importer, licensed manufacturer,
 407 licensed dealer, or licensed collector, who is less than 21
 408 years of age, except that a licensed importer, licensed
 409 manufacturer, or licensed dealer may sell or deliver a rifle or
 410 shotgun to a person who is 18 years of age or older and is a law
 411 enforcement officer or correctional officer as defined in s.
 412 943.10 or on active duty in the Armed Forces of the United
 413 States or full-time duty in the National Guard.

414 2. For a person 21 years of age or older, or 18 years of
 415 age or older and meeting an exception under this paragraph, a
 416 licensed importer, licensed manufacturer, or licensed dealer may
 417 not sell or deliver from her or his inventory at her or his
 418 licensed premises any firearm to another person, other than a
 419 licensed importer, licensed manufacturer, licensed dealer, or
 420 licensed collector until she or he has:

421 a.1. Obtained a completed form from the potential buyer or
 422 transferee, which form shall have been promulgated by the
 423 Department of Law Enforcement and provided by the licensed
 424 importer, licensed manufacturer, or licensed dealer, which shall
 425 include the name, date of birth, gender, race, and social

426 security number or other identification number of such potential
427 buyer or transferee and has inspected proper identification
428 including an identification containing a photograph of the
429 potential buyer or transferee.

430 ~~b.2.~~ Collected a fee from the potential buyer for
431 processing the criminal history check of the potential buyer.
432 The fee shall be established by the Department of Law
433 Enforcement and may not exceed \$8 per transaction. The
434 Department of Law Enforcement may reduce, or suspend collection
435 of, the fee to reflect payment received from the Federal
436 Government applied to the cost of maintaining the criminal
437 history check system established by this section as a means of
438 facilitating or supplementing the National Instant Criminal
439 Background Check System. The Department of Law Enforcement
440 shall, by rule, establish procedures for the fees to be
441 transmitted by the licensee to the Department of Law
442 Enforcement. All such fees shall be deposited into the
443 Department of Law Enforcement Operating Trust Fund, but shall be
444 segregated from all other funds deposited into such trust fund
445 and must be accounted for separately. Such segregated funds must
446 not be used for any purpose other than the operation of the
447 criminal history checks required by this section. The Department
448 of Law Enforcement, each year prior to February 1, shall make a
449 full accounting of all receipts and expenditures of such funds
450 to the President of the Senate, the Speaker of the House of

451 Representatives, the majority and minority leaders of each house
 452 of the Legislature, and the chairs of the appropriations
 453 committees of each house of the Legislature. In the event that
 454 the cumulative amount of funds collected exceeds the cumulative
 455 amount of expenditures by more than \$2.5 million, excess funds
 456 may be used for the purpose of purchasing soft body armor for
 457 law enforcement officers.

458 ~~c.3.~~ Requested, by means of a toll-free telephone call,
 459 the Department of Law Enforcement to conduct a check of the
 460 information as reported and reflected in the Florida Crime
 461 Information Center and National Crime Information Center systems
 462 as of the date of the request.

463 ~~d.4.~~ Received a unique approval number for that inquiry
 464 from the Department of Law Enforcement, and recorded the date
 465 and such number on the consent form.

466 Section 7. Section 790.0655, Florida Statutes, is amended
 467 to read:

468 790.0655 Purchase and delivery of firearms ~~handguns~~;
 469 mandatory waiting period; exceptions; penalties.—

470 (1) (a) There shall be a mandatory 3-day waiting period,
 471 which shall be 3 days, excluding weekends and legal holidays,
 472 between the purchase and the delivery at retail of any firearm
 473 ~~handgun~~. "Purchase" means the transfer of money or other
 474 valuable consideration to the retailer. ~~"Handgun" means a~~
 475 ~~firearm capable of being carried and used by one hand, such as a~~

476 ~~pistol or revolver.~~ "Retailer" means and includes every person
477 engaged in the business of making sales at retail or for
478 distribution, or use, or consumption, or storage to be used or
479 consumed in this state, as defined in s. 212.02(13).

480 (b) Records of firearm handgun sales must be available for
481 inspection by any law enforcement agency, as defined in s.
482 934.02, during normal business hours.

483 (2) The 3-day waiting period shall not apply in the
484 following circumstances:

485 (a) When a firearm handgun is being purchased by a holder
486 of a concealed weapons permit as defined in s. 790.06.

487 (b) To a trade-in of another firearm handgun.

488 (c) Upon successfully completing a hunter safety course
489 and possessing a hunter safety certification card issued under
490 s. 379.3581. A person who is exempt from the hunter safety
491 course requirement under s. 379.3581 and holds a valid Florida
492 hunting license as of March 1, 2018, is exempt from the 3-day
493 waiting period under this section.

494 (d) When a rifle or shotgun is being purchased by a law
495 enforcement officer or correctional officer, as defined in s.
496 943.10, or a person on active duty in the Armed Forces of the
497 United States or full-time duty in the National Guard.

498 (3) It is a felony of the third degree, punishable as
499 provided in s. 775.082, s. 775.083, or s. 775.084:

500 (a) For any retailer, or any employee or agent of a

501 retailer, to deliver a firearm ~~handgun~~ before the expiration of
502 the 3-day waiting period, subject to the exceptions provided in
503 subsection (2).

504 (b) For a purchaser to obtain delivery of a firearm
505 ~~handgun~~ by fraud, false pretense, or false representation.

506 Section 8. Section 790.0656, Florida Statutes, is created
507 to read:

508 790.0656 Seizure of firearms from persons subject to
509 involuntary examination.—

510 (1) A law enforcement agency taking custody of a person
511 who meets the criteria for involuntary examination under s.
512 394.463 and who makes a credible threat of violence against
513 another person shall seize each firearm and ammunition in the
514 person's possession, custody, or control. The law enforcement
515 agency shall report the date and time of the start of the
516 involuntary examination period to the Department of Law
517 Enforcement. The department shall include the person's name,
518 age, date of birth, last known address, the date and time of the
519 beginning of the involuntary examination period, and the date
520 and time of the maximum duration of the involuntary examination
521 period in the Florida Crime Information Center database.

522 (2) The law enforcement agency shall hold each firearm and
523 ammunition for 72 hours, and return the property to the person
524 at the expiration of that time period unless a temporary
525 injunction has been issued under subsection (3), and subject to

526 the policies and procedures developed by the law enforcement
527 agency under subsection (6). The person may not own, possess, or
528 purchase a firearm during the 72-hour period. If the person is
529 adjudicated mentally defective or committed to a mental
530 institution, as each of those terms is defined in s.
531 790.065(2)(a)4., following the involuntary examination under s.
532 394.463, the agency shall retain each firearm and ammunition
533 indefinitely until a court of competent jurisdiction orders the
534 person's relief from firearm ownership disability, allowing him
535 or her to possess or purchase a firearm.

536 (3)(a) Before the expiration of the 72-hour period, the
537 law enforcement agency may petition a court of competent
538 jurisdiction for an ex parte temporary injunction to retain each
539 firearm and ammunition for 60 days upon a showing by clear and
540 convincing evidence that the person remains a credible threat of
541 committing violence against another person. In determining
542 whether there is such clear and convincing evidence, the court
543 shall consider all relevant factors, including, but not limited
544 to:

545 1. Whether the person has:

546 a. A history of threats, harassment, stalking, physical
547 abuse, or violence.

548 b. A criminal history involving violence or the threat of
549 violence.

550 c. Intentionally attempted to harm or intentionally harmed

551 another person.

552 d. Threatened to harm, either orally or in writing,
553 another person.

554 e. Used, or has threatened to use, any weapons such as
555 firearms or knives in a violent manner.

556 f. Intentionally injured or killed an animal.

557 2. The person's medical and mental health history.

558 3. The person's school disciplinary history.

559 4. Whether the person engaged in any other behavior or
560 conduct that leads the law enforcement agency to have reasonable
561 cause to believe that the person poses a significant danger of
562 causing imminent injury to others.

563 (b) The clerk of the court shall furnish a copy of the
564 temporary injunction to the sheriff or a law enforcement agency
565 of the county where the person resides or can be found, who
566 shall serve it upon the person as soon thereafter as possible.
567 Notwithstanding any other provision of law, the chief judge of
568 each circuit, in consultation with the appropriate sheriff, may
569 authorize a law enforcement agency within the jurisdiction to
570 effect service. A law enforcement agency serving an injunction
571 pursuant to this subsection shall use service procedures
572 consistent with those of the sheriff.

573 (c) The law enforcement agency that obtains the temporary
574 injunction shall report the date and time of issuance and
575 person's identifying information, including his or her name,

576 age, date of birth, and last known address, to the Department of
577 Law Enforcement. The department shall include such information
578 in the Florida Crime Information Center database. A person
579 subject to a temporary injunction under this subsection may not
580 own, possess, or purchase a firearm while the injunction is in
581 effect.

582 (4) At the expiration of the 60-day period, the agency
583 shall return each firearm and ammunition to the person. The law
584 enforcement agency may petition the court for one 60-day
585 extension of the temporary injunction upon a showing by clear
586 and convincing evidence that the person presents a continuing
587 credible threat of committing violence against another person.
588 The court shall consider the factors in subsection (3) when
589 deciding an extension of the temporary injunction.

590 (5) A person who is subject to a temporary injunction
591 under subsection (3) may petition the court to terminate the
592 injunction upon a showing by clear and convincing evidence that
593 he or she no longer presents a credible threat of committing
594 violence against another person. The petition to terminate the
595 injunction may not be filed until 60 days after the person's
596 release from involuntary examination under s. 394.463.

597 (6) Law enforcement agencies shall develop policies and
598 procedures for seizing, storing, and returning firearms and
599 ammunition under this section.

600 Section 9. Section 790.0657, Florida Statutes, is created

601 to read:

602 790.0657 Possession of firearms or ammunition prohibited.—A
 603 person adjudicated mentally defective or committed to a mental
 604 institution, as those terms are defined in s. 790.065(2)(a)4.,
 605 may not own, possess or purchase a firearm or ammunition unless
 606 he or she has obtained relief from firearm ownership disability
 607 from a court of competent jurisdiction. A person who violates
 608 this section shall forfeit each firearm and ammunition in his or
 609 her possession, custody, or control to a law enforcement agency.
 610 If a person fails to forfeit his or her firearm and ammunition
 611 as required under this section, a law enforcement agency shall
 612 seize such property and retain it indefinitely until ordered to
 613 return it by a court. Law enforcement agencies shall develop
 614 policies and procedures for seizing, storing, and returning
 615 firearms and ammunition under this section.

616 Section 10. Section 790.222, Florida Statutes, is created
 617 to read:

618 790.222 Bump-fire stocks prohibited.—A person may not
 619 import into this state or transfer, distribute, sell, keep for
 620 sale, offer for sale, possess, or give to another person a bump-
 621 fire stock. A person who violates this section commits a felony
 622 of the third degree, punishable as provided in s. 775.082, s.
 623 775.083, or s. 775.084. As used in this section, the term "bump-
 624 fire stock" means any device used with or attached to a firearm
 625 which uses the recoil action of the firearm to increase its

626 cyclic firing rate to a nearly automatic rate of fire or to
627 increase the rate of fire to a faster rate than is possible for
628 an individual to operate the firearm unassisted by such a
629 device.

630 Section 11. Section 943.082, Florida Statutes, is created
631 to read:

632 943.082 School Safety Awareness Program.—

633 (1) The department shall competitively procure a mobile
634 suspicious activity reporting tool that allows students and the
635 community to relay information anonymously concerning unsafe,
636 potentially harmful, dangerous, violent, or criminal activities,
637 or the threat of these activities, to appropriate public safety
638 agencies and school officials. At a minimum, the department must
639 receive reports electronically through the mobile suspicious
640 activity reporting tool that is available on both Android and
641 Apple devices.

642 (2) The tool shall notify the reporting party of the
643 following information:

644 (a) That the reporting party may provide his or her report
645 anonymously.

646 (b) That if the reporting party chooses to disclose his or
647 her identity, that information shall be shared with the
648 appropriate law enforcement agency and school officials;
649 however, the law enforcement agency and school officials shall
650 be required to maintain the information as confidential.

651 (3) Information received by the tool must be promptly
 652 forwarded to the appropriate law enforcement agency or school
 653 official.

654 (4) Law enforcement dispatch centers, school districts,
 655 schools, and other entities identified by the department shall
 656 be made aware of the mobile suspicious activity reporting tool.

657 (5) The department, in collaboration with the Office of
 658 Safe Schools within the Department of Education, shall develop
 659 and provide a comprehensive training and awareness program on
 660 the use of the mobile suspicious activity reporting tool.

661 Section 12. Section 943.687, Florida Statutes, is created
 662 to read:

663 943.687 Marjory Stoneman Douglas High School Public Safety
 664 Commission.—

665 (1) There is created within the department the Marjory
 666 Stoneman Douglas High School Public Safety Commission, a
 667 commission as defined in s. 20.03.

668 (2) (a) The commission shall be composed of 15 voting
 669 members. The Governor, the President of the Senate, and the
 670 Speaker of the House of Representatives shall each appoint 5
 671 members, and the Governor shall appoint the chair of the
 672 commission. Appointments must be made by April 30, 2018. The
 673 Secretary of Children and Families, the Secretary of Juvenile
 674 Justice, the Secretary of Health Care Administration, the
 675 Commissioner of Education, and the executive director shall

676 serve as ex officio, nonvoting members of the commission.

677 (b) The commission shall meet as necessary to conduct its
678 work at the call of the chair and at the time designated by him
679 or her at locations throughout the state. The commission may
680 conduct its meetings through teleconferences or other similar
681 means. Members of the commission shall serve without
682 compensation, but shall be reimbursed for per diem and travel
683 expenses pursuant to s. 112.061.

684 (c) The commission is authorized to hire staff, subject to
685 appropriations, which shall include a general counsel and staff
686 experienced in investigations.

687 (3) The commission shall investigate system failures in
688 the Marjory Stoneman Douglas High School shooting and prior mass
689 violence incidents in this state and develop recommendations for
690 system improvements. At a minimum, the commission shall analyze
691 information and evidence about the Marjory Stoneman Douglas High
692 School shooting and other mass violence incidents in this state.
693 At a minimum, the commission shall:

694 (a) Develop a timeline of the incident, incident response,
695 and all relevant events preceding the incident, with particular
696 attention to all perpetrator contacts with local, state and
697 national government agencies and entities and any contract
698 providers of such agencies and entities.

699 (b) Investigate any failures in incident responses by
700 local law enforcement agencies and school resource officers.

701 1. Identify existing policies and procedures for active
702 assailant incidents on school premises and evaluate the
703 compliance with such policies and procedures in the execution of
704 incident responses.

705 2. Evaluate existing policies and procedures for active
706 assailant incidents on school premises in comparison with
707 national best practices.

708 3. Evaluate the extent to which any failures in policy,
709 procedure, or execution contributed to an inability to prevent
710 deaths and injuries.

711 4. Make specific recommendations for improving law
712 enforcement and school resource officer incident response in the
713 future.

714 (c) Investigate any failures in interactions with
715 perpetrators preceding mass violence incidents.

716 1. Identify the history of interactions between
717 perpetrators and government entities such as schools, law
718 enforcement agencies, courts and social service agencies, and
719 identify any failures to adequately communicate or coordinate
720 regarding indicators of risk or possible threats.

721 2. Evaluate the extent to which any such failures
722 contributed to an inability to prevent deaths and injuries.

723 3. Make specific recommendations for improving
724 communication and coordination among entities with knowledge of
725 indicators of risks or possible threats of mass violence in the

726 future.

727 4. Identify available state and local tools and resources
728 for enhancing communication and coordination regarding
729 indicators of risk or possible threats, including, but not
730 limited to, the Department of Law Enforcement Fusion Center or
731 the Judicial Inquiry System, and make specific recommendations
732 for using such tools and resources more effectively in the
733 future.

734 (4) The commission has the power to subpoena and
735 investigate. The commission may issue subpoenas and other
736 necessary process to compel the attendance of witnesses to
737 testify before the commission. The commission may also issue
738 subpoenas and other necessary process to compel the production
739 of any books, papers, records, documentary evidence, and other
740 items, including confidential information, relevant to the
741 performance of the duties of the commission or to the exercise
742 of its powers. Subpoenas issued by the commission shall run
743 throughout the state, and the sheriffs in the several counties
744 shall make such service and execute all process or orders when
745 required by the commission. Sheriffs shall be paid as provided
746 in s. 30.321. The chair or any other member of the commission
747 may administer all oaths and affirmations in the manner
748 prescribed by law to witnesses who appear before the commission
749 for the purpose of testifying in any matter concerning which the
750 commission desires evidence. The commission may delegate to its

751 investigators the authority to administer oaths and affirmations
 752 and may delegate the authority to issue subpoenas to its chair,
 753 who in all events shall issue process on behalf of the
 754 commission. In the case of a refusal to obey a subpoena issued
 755 to any person, the commission may make application to any
 756 circuit court of this state which shall have jurisdiction to
 757 order the witness to appear before the commission and to produce
 758 evidence, if so ordered, or to give testimony touching on the
 759 matter in question. Failure to obey the order may be punished by
 760 the court as contempt.

761 (5) The commission may call upon appropriate agencies of
 762 state government for such professional assistance as may be
 763 needed in the discharge of its duties, and such agencies shall
 764 provide such assistance in a timely manner. The Department of
 765 Legal Affairs shall, upon request, provide legal and
 766 investigative assistance to the commission.

767 (6) Notwithstanding any other law, the commission may
 768 request and shall be provided with access to any information or
 769 records, including confidential or exempt information or
 770 records, that pertain to the Marjory Stoneman Douglas High
 771 School shooting and prior mass violence incidents in Florida
 772 being reviewed by the commission and that are necessary for the
 773 commission to carry out its duties. Information or records
 774 obtained by the commission that are otherwise confidential or
 775 exempt shall retain such confidential or exempt status and the

776 commission may not disclose any such information or records.

777 (7) The commission shall submit an initial report on its
778 findings and recommendations to the Governor, President of the
779 Senate, and Speaker of the House of Representatives by January
780 1, 2019, and may issue reports annually thereafter. The
781 commission shall sunset July 1, 2023, and this section is
782 repealed on that date.

783 Section 13. Section 1001.212, Florida Statutes, is created
784 to read:

785 1001.212 Office of Safe Schools.—There is created in the
786 Department of Education the Office of Safe Schools. The office
787 is fully accountable to the Commissioner of Education. The
788 office shall serve as a central repository for best practices,
789 training standards, and compliance oversight in all matters
790 regarding school safety and security, including prevention
791 efforts, intervention efforts, and emergency preparedness
792 planning. The office shall:

793 (1) Establish and update as necessary a school security
794 risk assessment tool for use by school districts pursuant to s.
795 1006.07(6). The office shall make the security risk assessment
796 tool available for use by charter schools.

797 (2) Provide ongoing professional development opportunities
798 to school district personnel.

799 (3) Provide a coordinated and interdisciplinary approach
800 to providing technical assistance and guidance to school

801 districts on safety and security and recommendations to address
802 findings identified pursuant to s. 1006.07(6).

803 (4) Develop and implement a School Safety Specialist
804 Training Program for school safety specialists appointed
805 pursuant to s. 1006.07(6). The office shall develop the training
806 program based on national and state best practices on school
807 safety and security and must include active shooter training.
808 The office shall develop training modules in both traditional
809 and online formats. A school safety specialist certificate of
810 completion shall be awarded to a school safety specialist who
811 satisfactorily completes the training required by rules of the
812 office.

813 (5) Review and provide recommendations on the security
814 risk assessments. The department may contract with security
815 personnel, consulting engineers, architects, or other safety and
816 security experts the department deems necessary for safety and
817 security consultant services.

818 (6) Provide data analytic resources to school districts
819 that facilitate the monitoring of social media activities to
820 provide early-detection information of possible threats to a
821 student's personal health and the safety of the school.

822 (7) Award grants to schools to improve the safety and
823 security of school buildings based upon recommendations of the
824 security risk assessment developed pursuant to subsection (1).

825 (8) Develop and disseminate, in consultation with the

826 Department of Law Enforcement, to participating schools
 827 awareness and education materials on the School Safety Awareness
 828 Program developed pursuant to s. 943.082.

829 Section 14. Paragraph (a) of subsection (10) of section
 830 1002.32, Florida Statutes, is amended to read:

831 1002.32 Developmental research (laboratory) schools.—

832 (10) EXCEPTIONS TO LAW.—To encourage innovative practices
 833 and facilitate the mission of the lab schools, in addition to
 834 the exceptions to law specified in s. 1001.23(2), the following
 835 exceptions shall be permitted for lab schools:

836 (a) The methods and requirements of the following statutes
 837 shall be held in abeyance: ss. 316.75; 1001.30; 1001.31;
 838 1001.32; 1001.33; 1001.34; 1001.35; 1001.36; 1001.361; 1001.362;
 839 1001.363; 1001.37; 1001.371; 1001.372; 1001.38; 1001.39;
 840 1001.395; 1001.40; 1001.41; 1001.44; 1001.453; 1001.46;
 841 1001.461; 1001.462; 1001.463; 1001.464; 1001.47; 1001.48;
 842 1001.49; 1001.50; 1001.51; 1006.12(2) ~~1006.12(1)~~; 1006.21(3),
 843 (4); 1006.23; 1010.07(2); 1010.40; 1010.41; 1010.42; 1010.43;
 844 1010.44; 1010.45; 1010.46; 1010.47; 1010.48; 1010.49; 1010.50;
 845 1010.51; 1010.52; 1010.53; 1010.54; 1010.55; 1011.02(1)–(3),
 846 (5); 1011.04; 1011.20; 1011.21; 1011.22; 1011.23; 1011.71;
 847 1011.72; 1011.73; and 1011.74.

848 Section 15. Subsection (1) of section 1006.04, Florida
 849 Statutes, is amended to read:

850 1006.04 Educational multiagency services for students with

851 severe emotional disturbance.—

852 (1) (a) The multiagency network for students with emotional
853 and behavioral disabilities works with education, mental health,
854 child welfare, and juvenile justice professionals, along with
855 other agencies and families, to provide children with mental
856 illness or emotional and behavioral problems, and their
857 families, with access to the services and supports they need to
858 succeed ~~An intensive, integrated educational program; a~~
859 ~~continuum of mental health treatment services; and, when needed,~~
860 ~~residential services are necessary to enable students with~~
861 ~~severe emotional disturbance to develop appropriate behaviors~~
862 ~~and demonstrate academic and career education skills. The small~~
863 ~~incidence of severe emotional disturbance in the total school~~
864 ~~population requires multiagency programs to provide access to~~
865 ~~appropriate services for all students with severe emotional~~
866 ~~disturbance.~~ District school boards should provide educational
867 programs, and state departments and agencies administering
868 children's mental health funds should provide mental health
869 treatment and residential services when needed, as part of the
870 ~~forming a multiagency network to provide support for students~~
871 ~~with severe emotional disturbance.~~

872 (b) The purpose of the multiagency network is to: ~~The~~
873 ~~program goals for each component of the multiagency network are~~
874 ~~to~~

875 1. Enable students with severe emotional disturbance to

876 learn appropriate behaviors, reduce dependency, and fully
877 participate in all aspects of school and community living.~~;~~~~to~~

878 2. Develop individual programs for students with severe
879 emotional disturbance, including necessary educational,
880 residential, and mental health treatment services.~~;~~~~to~~

881 3. Provide programs and services as close as possible to
882 the student's home in the least restrictive manner consistent
883 with the student's needs.~~;~~~~and to~~

884 4. Integrate a wide range of services necessary to support
885 students with severe emotional disturbance and their families.

886 (c) The multiagency network shall:

887 1. Support and represent the needs of students in each
888 school district in joint planning with fiscal agents of
889 children's mental health funds, including the expansion of
890 school-based mental health services, transition services, and
891 integrated education and treatment programs.

892 2. Improve coordination of services for children with or
893 at risk of emotional or behavioral disabilities and their
894 families by assisting multi-agency collaborative initiatives to
895 identify critical issues and barriers of mutual concern and
896 develop local response systems that increase home and school
897 connections and family engagement.

898 3. Increase parent and youth involvement and development
899 with local systems of care.

900 4. Facilitate student and family access to effective

901 services and programs for students with and at risk of emotional
 902 or behavioral disabilities that include necessary educational,
 903 residential, and mental health treatment services, enabling
 904 these students to learn appropriate behaviors, reduce
 905 dependency, and fully participate in all aspects of school and
 906 community living.

907 Section 16. Paragraph (b) of subsection (1), paragraphs
 908 (k) through (m) of subsection (2), and subsections (3), (4), and
 909 (6) of section 1006.07, Florida Statutes, are amended, and
 910 subsection (7) is added to that section to read:

911 1006.07 District school board duties relating to student
 912 discipline and school safety.—The district school board shall
 913 provide for the proper accounting for all students, for the
 914 attendance and control of students at school, and for proper
 915 attention to health, safety, and other matters relating to the
 916 welfare of students, including:

917 (1) CONTROL OF STUDENTS.—

918 (b) Require each student at the time of initial
 919 registration for school in the school district to note previous
 920 school expulsions, arrests resulting in a charge, ~~and~~ juvenile
 921 justice actions, and referrals to mental health services the
 922 student has had, and have the authority as the district school
 923 board of a receiving school district to honor the final order of
 924 expulsion or dismissal of a student by any in-state or out-of-
 925 state public district school board or private school, or lab

926 school, for an act which would have been grounds for expulsion
 927 according to the receiving district school board's code of
 928 student conduct, in accordance with the following procedures:

929 1. A final order of expulsion shall be recorded in the
 930 records of the receiving school district.

931 2. The expelled student applying for admission to the
 932 receiving school district shall be advised of the final order of
 933 expulsion.

934 3. The district school superintendent of the receiving
 935 school district may recommend to the district school board that
 936 the final order of expulsion be waived and the student be
 937 admitted to the school district, or that the final order of
 938 expulsion be honored and the student not be admitted to the
 939 school district. If the student is admitted by the district
 940 school board, with or without the recommendation of the district
 941 school superintendent, the student may be placed in an
 942 appropriate educational program and referred to mental health
 943 services identified by the school district pursuant to s.
 944 1012.584(4), when appropriate, at the direction of the district
 945 school board.

946 (2) CODE OF STUDENT CONDUCT.—Adopt a code of student
 947 conduct for elementary schools and a code of student conduct for
 948 middle and high schools and distribute the appropriate code to
 949 all teachers, school personnel, students, and parents, at the
 950 beginning of every school year. Each code shall be organized and

951 written in language that is understandable to students and
952 parents and shall be discussed at the beginning of every school
953 year in student classes, school advisory council meetings, and
954 parent and teacher association or organization meetings. Each
955 code shall be based on the rules governing student conduct and
956 discipline adopted by the district school board and shall be
957 made available in the student handbook or similar publication.
958 Each code shall include, but is not limited to:

959 (k) Policies to be followed for the assignment of violent
960 or disruptive students to an alternative educational program or
961 referral of such students to mental health services identified
962 by the school district pursuant to s. 1012.584(4).

963 (l) Notice that any student who is determined to have
964 brought a firearm or weapon, as defined in chapter 790, to
965 school, to any school function, or onto any school-sponsored
966 transportation, or to have possessed a firearm at school, will
967 be expelled, with or without continuing educational services,
968 from the student's regular school for a period of not less than
969 1 full year and referred to mental health services identified by
970 the school district pursuant to s. 1012.584(4) and the criminal
971 justice or juvenile justice system. District school boards may
972 assign the student to a disciplinary program or second chance
973 school for the purpose of continuing educational services during
974 the period of expulsion. District school superintendents may
975 consider the 1-year expulsion requirement on a case-by-case

976 basis and request the district school board to modify the
977 requirement by assigning the student to a disciplinary program
978 or second chance school if the request for modification is in
979 writing and it is determined to be in the best interest of the
980 student and the school system.

981 (m) Notice that any student who is determined to have made
982 a threat or false report, as defined by ss. 790.162 and 790.163,
983 respectively, involving school or school personnel's property,
984 school transportation, or a school-sponsored activity will be
985 expelled, with or without continuing educational services, from
986 the student's regular school for a period of not less than 1
987 full year and referred for criminal prosecution and mental
988 health services identified by the school district pursuant to s.
989 1012.584(4) for evaluation or treatment, when appropriate.

990 District school boards may assign the student to a disciplinary
991 program or second chance school for the purpose of continuing
992 educational services during the period of expulsion. District
993 school superintendents may consider the 1-year expulsion
994 requirement on a case-by-case basis and request the district
995 school board to modify the requirement by assigning the student
996 to a disciplinary program or second chance school if it is
997 determined to be in the best interest of the student and the
998 school system.

999 (3) STUDENT CRIME WATCH PROGRAM.—By resolution of the
1000 district school board, implement a student crime watch program

1001 to promote responsibility among students and improve school
 1002 safety. The student crime watch program shall allow students and
 1003 the community to anonymously relay information concerning unsafe
 1004 and potentially harmful, dangerous, violent, or criminal
 1005 activities, or the threat of these activities, to appropriate
 1006 public safety agencies and school officials ~~to assist in the~~
 1007 ~~control of criminal behavior within the schools.~~

1008 (4) EMERGENCY DRILLS; EMERGENCY PROCEDURES.—

1009 (a) Formulate and prescribe policies and procedures, in
 1010 consultation with the appropriate public safety agencies, for
 1011 emergency drills and for actual emergencies, including, but not
 1012 limited to, fires, natural disasters, active shooter and hostage
 1013 situations, and bomb threats, for all the public schools of the
 1014 district which comprise grades K-12. Drills for active shooter
 1015 and hostage situations shall be conducted at least as often as
 1016 other emergency drills. District school board policies shall
 1017 include commonly used alarm system responses for specific types
 1018 of emergencies and verification by each school that drills have
 1019 been provided as required by law and fire protection codes. The
 1020 emergency response policy shall identify the individuals
 1021 responsible for contacting the primary emergency response agency
 1022 and the emergency response agency that is responsible for
 1023 notifying the school district for each type of emergency ~~must be~~
 1024 ~~listed in the district's emergency response policy.~~

1025 (b) Establish model emergency management and emergency

1026 preparedness procedures, including emergency notification
 1027 procedures pursuant to paragraph (a), for the following life-
 1028 threatening emergencies:

- 1029 1. Weapon-use, ~~and~~ hostage, and active shooter situations.
- 1030 2. Hazardous materials or toxic chemical spills.
- 1031 3. Weather emergencies, including hurricanes, tornadoes,
 1032 and severe storms.
- 1033 4. Exposure as a result of a manmade emergency.

1034 (c) Establish a schedule to test the functionality and
 1035 coverage capacity of all emergency communication systems and
 1036 determine if adequate signal strength is available in all areas
 1037 within the school's campus.

1038 (6) SAFETY AND SECURITY BEST PRACTICES.—Each district
 1039 school superintendent shall establish policies and procedures
 1040 for the prevention of violence on school grounds, including the
 1041 assessment of and intervention with individuals whose behavior
 1042 poses a threat to the safety of the school community.

1043 (a) Each district school superintendent shall designate a
 1044 school administrator as a school safety specialist for the
 1045 district. The school safety specialist must earn a certificate
 1046 of completion of the school safety specialist training provided
 1047 by the Office of Safe Schools within 1 year of appointment and
 1048 is responsible for the supervision and oversight for all school
 1049 safety and security personnel, policies, and procedures in the
 1050 school district. The school safety specialist shall:

1051 1. Review policies and procedures for compliance with
1052 state law and rules.

1053 2. Provide the necessary training and resources to
1054 students and school district staff in matters relating to youth
1055 mental health first aid; emergency procedures, including active
1056 shooter training; and school safety and security.

1057 3. Serve as the school district liaison with local public
1058 safety agencies and national, state, and community agencies and
1059 organizations in matters of school safety and security.

1060 4. Conduct a school security risk assessment at each
1061 public school using the school security risk assessment tool
1062 developed by the Office of Safe Schools ~~Use the Safety and~~
1063 ~~Security Best Practices developed by the Office of Program~~
1064 ~~Policy Analysis and Government Accountability to conduct a self-~~
1065 ~~assessment of the school districts' current safety and security~~
1066 ~~practices.~~ Based on the assessment ~~these self-assessment~~
1067 ~~findings,~~ the district's school safety specialist ~~district~~
1068 ~~school superintendent~~ shall provide recommendations to the
1069 district school board which identify strategies and activities
1070 that the district school board should implement in order to
1071 improve school safety and security. Annually, each district
1072 school board must receive such findings and the school safety
1073 specialist's recommendations ~~the self-assessment results~~ at a
1074 publicly noticed district school board meeting to provide the
1075 public an opportunity to hear the district school board members

1076 discuss and take action on the ~~report~~ findings and
 1077 recommendations. Each school safety specialist ~~district school~~
 1078 ~~superintendent~~ shall report such findings ~~the self-assessment~~
 1079 ~~results~~ and school board action to the Office of Safe Schools
 1080 ~~commissioner~~ within 30 days after the district school board
 1081 meeting.

1082 (b) Each school safety specialist shall coordinate with
 1083 the appropriate public safety agencies, as defined in s.
 1084 365.171, that are designated as first responders to a school's
 1085 campus to conduct a tour of such campus once every 3 years and
 1086 provide recommendations related to school safety. The
 1087 recommendations by the public safety agencies must be considered
 1088 as part of the recommendations by the school safety specialist
 1089 pursuant to paragraph (a).

1090 (7) THREAT ASSESSMENT TEAMS.—Each district school board
 1091 shall adopt policies for the establishment of threat assessment
 1092 teams at each school whose duties include the coordination of
 1093 resources and assessment and intervention with individuals whose
 1094 behavior may pose a threat to the safety of school staff or
 1095 students consistent with the model policies developed by the
 1096 Office of Safe Schools. Such policies shall include procedures
 1097 for referrals to community mental health services or health care
 1098 providers for evaluation or treatment, when appropriate.

1099 (a) A threat assessment team shall include persons with
 1100 expertise in counseling, instruction, school administration, and

1101 law enforcement. The threat assessment teams shall identify
 1102 members of the school community to whom threatening behavior
 1103 should be reported and provide guidance to students, faculty,
 1104 and staff regarding recognition of threatening or aberrant
 1105 behavior that may represent a threat to the community, school,
 1106 or self.

1107 (b) Upon a preliminary determination that a student poses
 1108 a threat of violence or physical harm to himself or herself or
 1109 others, a threat assessment team shall immediately report its
 1110 determination to the superintendent or his or her designee. The
 1111 superintendent or his or her designee shall immediately attempt
 1112 to notify the student's parent or legal guardian. Nothing in
 1113 this subsection shall preclude school district personnel from
 1114 acting immediately to address an imminent threat.

1115 (c) Upon a preliminary determination by the threat
 1116 assessment team that a student poses a threat of violence to
 1117 himself or herself or others or exhibits significantly
 1118 disruptive behavior or need for assistance, the threat
 1119 assessment team may obtain criminal history record information,
 1120 as provided in s. 985.047. A member of a threat assessment team
 1121 may not disclose any criminal history record information
 1122 obtained pursuant to this section or otherwise use any record of
 1123 an individual beyond the purpose for which such disclosure was
 1124 made to the threat assessment team.

1125 (d) Notwithstanding any other provision of law, all state

1126 and local agencies and programs that provide services to
 1127 students experiencing or at risk of an emotional disturbance or
 1128 a mental illness, including the school districts, school
 1129 personnel, state and local law enforcement agencies, the
 1130 Department of Juvenile Justice, the Department of Children and
 1131 Families, the Department of Health, the Agency for Health Care
 1132 Administration, the Agency for Persons with Disabilities, the
 1133 Department of Education, the Statewide Guardian Ad Litem Office,
 1134 and any service or support provider contracting with such
 1135 agencies, may share with each other records or information that
 1136 are confidential or exempt from disclosure under chapter 119 if
 1137 the records or information are reasonably necessary to ensure
 1138 access to appropriate services for the student or to ensure the
 1139 safety of the student or others. All such state and local
 1140 agencies and programs shall communicate, collaborate, and
 1141 coordinate efforts to serve such students.

1142 (e) If an immediate mental health or substance abuse
 1143 crisis is suspected, school personnel shall follow policies
 1144 established by the threat assessment team to engage behavioral
 1145 health crisis resources. Behavioral health crisis resources,
 1146 including, but not limited to, mobile crisis teams and school
 1147 resource officers trained in crisis intervention, shall provide
 1148 emergency intervention and assessment, make recommendations, and
 1149 refer the student for appropriate services. Onsite school
 1150 personnel shall report all such situations and actions taken to

1151 the threat assessment team, which shall contact the other
 1152 agencies involved with the student and any known service
 1153 providers to share information and coordinate any necessary
 1154 follow-up actions.

1155 (f) Each threat assessment team established pursuant to
 1156 this section shall report quantitative data on its activities to
 1157 the Office of Safe Schools in accordance with guidance from the
 1158 office.

1159 Section 17. Subsection (2) of section 1006.08, Florida
 1160 Statutes, is amended to read:

1161 1006.08 District school superintendent duties relating to
 1162 student discipline and school safety.—

1163 (2) Notwithstanding the provisions of s. 985.04(7) or any
 1164 other provision of law to the contrary, the court shall, within
 1165 48 hours of the finding, notify the appropriate district school
 1166 superintendent of the name and address of any student found to
 1167 have committed a delinquent act, or who has had adjudication of
 1168 a delinquent act withheld which, if committed by an adult, would
 1169 be a felony, ~~or~~ the name and address of any student found guilty
 1170 of a felony, or the name and address of any student whom the
 1171 court refers to mental health services. Notification shall
 1172 include the specific delinquent act found to have been committed
 1173 or for which adjudication was withheld, or the specific felony
 1174 for which the student was found guilty.

1175 Section 18. Section 1006.12, Florida Statutes, is amended

1176 to read:

1177 1006.12 School resource officers, and school safety
 1178 officers, and school marshals.—

1179 (1) District school boards shall develop partnerships with
 1180 local law enforcement agencies to address the security needs of
 1181 schools. District school boards and local law enforcement
 1182 agencies shall examine the use of school resource officers,
 1183 school safety officers, and school marshals to increase security
 1184 on school grounds and the use of directed patrols before and
 1185 after school and extracurricular activities to enhance the
 1186 presence of law enforcement and provide an atmosphere of safety
 1187 and trust.

1188 (2)~~(1)~~ District school boards shall ~~may~~ establish a school
 1189 resource officer program ~~programs~~, through a cooperative
 1190 agreement with law enforcement agencies or in accordance with
 1191 subsection (3) ~~subsection (2)~~.

1192 (a) School resource officers shall:

1193 1. Be certified law enforcement officers, as defined in s.
 1194 943.10(1), who are employed by a law enforcement agency as
 1195 defined in s. 943.10(4). The powers and duties of a law
 1196 enforcement officer shall continue throughout the employee's
 1197 tenure as a school resource officer.

1198 2. Complete mental health crisis intervention training
 1199 using a curriculum developed by a national organization with
 1200 expertise in mental health crisis intervention. The training

1201 shall improve officers' knowledge and skills for being first
1202 responders to incidents involving students with emotional
1203 disturbance or mental illness, including de-escalation skills to
1204 ensure student and officer safety.

1205 (b) School resource officers shall abide by district
1206 school board policies and shall consult with and coordinate
1207 activities through the school principal, but shall be
1208 responsible to the law enforcement agency in all matters
1209 relating to employment, subject to agreements between a district
1210 school board and a law enforcement agency. Activities conducted
1211 by the school resource officer which are part of the regular
1212 instructional program of the school shall be under the direction
1213 of the school principal.

1214 (3) (a) (2) (a) School safety officers shall be law
1215 enforcement officers, as defined in s. 943.10(1), certified
1216 under the provisions of chapter 943 and employed by either a law
1217 enforcement agency or by the district school board. If the
1218 officer is employed by the district school board, the district
1219 school board is the employing agency for purposes of chapter
1220 943, and must comply with the provisions of that chapter.

1221 ~~(b) A district school board may commission one or more~~
1222 ~~school safety officers for the protection and safety of school~~
1223 ~~personnel, property, and students within the school district.~~
1224 ~~The district school superintendent may recommend and the~~
1225 ~~district school board may appoint one or more school safety~~

1226 ~~officers.~~

1227 (b)~~(e)~~ A school safety officer has and shall exercise the
 1228 power to make arrests for violations of law on district school
 1229 board property and to arrest persons, whether on or off such
 1230 property, who violate any law on such property under the same
 1231 conditions that deputy sheriffs are authorized to make arrests.
 1232 A school safety officer has the authority to carry weapons when
 1233 performing his or her official duties.

1234 (c)~~(d)~~ A district school board may enter into mutual aid
 1235 agreements with one or more law enforcement agencies as provided
 1236 in chapter 23. A school safety officer's salary may be paid
 1237 jointly by the district school board and the law enforcement
 1238 agency, as mutually agreed to.

1239 (4) Each district school board may establish a school
 1240 marshal program through an agreement with a local law
 1241 enforcement agency. School marshals are appointed to support
 1242 approved school-sanctioned activities for purposes of s.
 1243 790.115. A school marshal has no authority to act in any law
 1244 enforcement capacity except to the extent necessary to prevent
 1245 or abate an active assailant incident on school premises.

1246 (a) School employees who are appointed as school marshals
 1247 by a local law enforcement agency must:

- 1248 1. Hold a valid license issued under s. 790.06.
- 1249 2. Complete 132 total hours of comprehensive firearm
 1250 safety and proficiency training, which must include:

1251 a. Eighty hours of firearms instruction based on the CJSTC
 1252 Law Enforcement Academy training model, which must include at
 1253 least 10 percent but no more than 20 percent more rounds fired
 1254 than associated with academy training. Program participants must
 1255 achieve an 85 percent pass rate on the firearms training.

1256 b. Sixteen hours of instruction in precision pistol.

1257 c. Eight hours of discretionary shooting instruction using
 1258 state-of-the-art simulator exercises.

1259 d. Eight hours of instruction in active shooter or
 1260 assailant.

1261 e. Eight hours of instruction in defensive tactics.

1262 f. Twelve hours of instruction in legal issues.

1263
 1264 The Criminal Justice Standards and Training Commission shall
 1265 review the training requirements of the school marshal program
 1266 and make recommendations to the Legislature when changes are
 1267 necessary based on best practices.

1268 3. Pass a psychological evaluation administered by a
 1269 psychologist licensed under chapter 490 and designated by the
 1270 Department of Law Enforcement and submit the results of the
 1271 evaluation to the employing or appointing law enforcement
 1272 agency. The Department of Law Enforcement is authorized, for the
 1273 limited purpose of determining eligibility of school resource
 1274 officers, school safety officers, and school marshals under this
 1275 subsection, to provide the employing or appointing law

1276 enforcement agency with mental health and substance abuse data
 1277 for compliance with this subsection.

1278 4. Submit to a drug test in accordance with the
 1279 requirements of s. 112.0455 and the employing or appointing law
 1280 enforcement agency.

1281 5. Complete a minimum of 4 hours of firearms
 1282 requalification training in active shooter every 2 years.

1283 6. Pass an annual fitness for duty assessment that meets
 1284 or exceeds the physical abilities test conducted by the
 1285 appointing law enforcement agency.

1286 (b) The agreement between the district school board and a
 1287 local law enforcement agency shall require:

1288 1. The school marshal to:

1289 a. Carry a firearm of the specific type and caliber with
 1290 which she or he is qualified pursuant to the firearms training
 1291 and be loaded only with frangible ammunition designed to
 1292 disintegrate on impact for maximum safety and minimal danger to
 1293 others.

1294 b. Be distinctly and visually identifiable to responding
 1295 law enforcement officers, faculty, staff, and students in the
 1296 case of any active assailant incident on a sponsoring school
 1297 district's campus.

1298 c. Execute a volunteer agreement with the appointing law
 1299 enforcement agency outlining duties and responsibilities.

1300 2. The district school board to conduct awareness training

1301 about the program and volunteer opportunities for school
 1302 employees.

1303 3. Denial or termination of participation of a school
 1304 employee in the school marshal program for any reason,
 1305 including, but not limited to, any of the following
 1306 circumstances:

1307 a. An arrest or filing of criminal charges against a
 1308 program participant by a law enforcement agency.

1309 b. The service of process on the program participant as
 1310 the respondent of an injunction for protection.

1311 c. The involuntarily placement of the program participant
 1312 in a treatment facility for a mental health examination under
 1313 the Baker Act.

1314 d. A violation of any requirements established by the
 1315 local law enforcement agency.

1316 e. A violation of the school district's code of conduct or
 1317 employee handbook or policy.

1318 (c) A charter school governing board may establish a
 1319 school marshal program in accordance with the requirements of
 1320 this subsection.

1321 Section 19. Subsection (1), paragraph (b) of subsection
 1322 (4), and subsection (8) of section 1006.13, Florida Statutes,
 1323 are amended to read:

1324 1006.13 Policy of zero tolerance for crime and
 1325 victimization.—

1326 (1) District school boards shall ~~It is the intent of the~~
 1327 ~~Legislature to~~ promote a safe and supportive learning
 1328 environment in schools by protecting, ~~to protect~~ students and
 1329 staff from conduct that poses a serious threat to school safety.
 1330 District school boards may, in consultation with the threat
 1331 assessment team, and to encourage schools to use alternatives to
 1332 expulsion or referral to law enforcement agencies to address by
 1333 ~~addressing~~ disruptive behavior. Alternatives may include mental
 1334 health services identified by the school district pursuant to s.
 1335 1012.584(4), through restitution, civil citation, teen court,
 1336 neighborhood restorative justice, or similar programs. Zero-
 1337 tolerance ~~The Legislature finds that zero-tolerance policies may~~
 1338 ~~are not intended to~~ be rigorously applied to petty acts of
 1339 misconduct and misdemeanors, including, but not limited to,
 1340 minor fights or disturbances. Zero-tolerance policies ~~The~~
 1341 ~~Legislature finds that zero-tolerance policies~~ must apply
 1342 equally to all students regardless of their economic status,
 1343 race, or disability.

1344 (4)

1345 (b) The agreements must include the role of school
 1346 resource officers, if applicable, in handling reported
 1347 incidents, circumstances in which school officials may handle
 1348 incidents without filing a report with a law enforcement agency,
 1349 ~~and~~ a procedure for ensuring that school personnel properly
 1350 report appropriate delinquent acts and crimes, and available

1351 mental health services identified by the school district
 1352 pursuant to s. 1012.584(4).

1353 (8) School districts may, in consultation with the threat
 1354 assessment team, ~~are encouraged to~~ use alternatives to expulsion
 1355 or referral to law enforcement agencies if the student receives
 1356 mental health services identified by the school district
 1357 pursuant to s. 1012.584(4), when appropriate, and ~~unless~~ the use
 1358 of such alternatives does not ~~will~~ pose a threat to school
 1359 safety.

1360 Section 20. Subsection (17) of section 1011.62, Florida
 1361 Statutes, is renumbered as subsection (18), paragraph (b) of
 1362 subsection (6) and subsection (15) of that are amended, and a
 1363 new subsection (17) is added to that section to read:

1364 1011.62 Funds for operation of schools.—If the annual
 1365 allocation from the Florida Education Finance Program to each
 1366 district for operation of schools is not determined in the
 1367 annual appropriations act or the substantive bill implementing
 1368 the annual appropriations act, it shall be determined as
 1369 follows:

1370 (6) CATEGORICAL FUNDS.—

1371 (b) If a district school board finds and declares in a
 1372 resolution adopted at a regular meeting of the school board that
 1373 the funds received for any of the following categorical
 1374 appropriations are urgently needed to maintain school board
 1375 specified academic classroom instruction or improve school

1376 safety, the school board may consider and approve an amendment
 1377 to the school district operating budget transferring the
 1378 identified amount of the categorical funds to the appropriate
 1379 account for expenditure:

1380 1. Funds for student transportation.

1381 ~~2. Funds for safe schools.~~

1382 ~~2.3.~~ Funds for supplemental academic instruction if the
 1383 required additional hour of instruction beyond the normal school
 1384 day for each day of the entire school year has been provided for
 1385 the students in each low-performing elementary school in the
 1386 district pursuant to paragraph (1) (f).

1387 ~~3.4.~~ Funds for research-based reading instruction if the
 1388 required additional hour of instruction beyond the normal school
 1389 day for each day of the entire school year has been provided for
 1390 the students in each low-performing elementary school in the
 1391 district pursuant to paragraph (9) (a).

1392 ~~4.5.~~ Funds for instructional materials if all
 1393 instructional material purchases necessary to provide updated
 1394 materials that are aligned with applicable state standards and
 1395 course descriptions and that meet statutory requirements of
 1396 content and learning have been completed for that fiscal year,
 1397 but no sooner than March 1. Funds available after March 1 may be
 1398 used to purchase hardware for student instruction.

1399 (15) SAFE SCHOOLS ALLOCATION.—A safe schools allocation is
 1400 created to provide funding to assist school districts in their

1401 compliance with s. 1006.07 ~~ss. 1006.07-1006.148~~, with priority
1402 given to implementing the district's ~~establishing a school~~
1403 resource officer program pursuant to s. 1006.12. Each school
1404 district shall receive a minimum safe schools allocation in an
1405 amount provided in the General Appropriations Act. Of the
1406 remaining balance of the safe schools allocation, two-thirds
1407 shall be allocated to school districts based on the most recent
1408 official Florida Crime Index provided by the Department of Law
1409 Enforcement and one-third shall be allocated based on each
1410 school district's proportionate share of the state's total
1411 unweighted full-time equivalent student enrollment. Any
1412 additional funds appropriated to this allocation in the 2018-
1413 2019 fiscal year to the school resource officer program
1414 established pursuant to s. 1006.12 shall be used exclusively for
1415 employing or contracting for school resource officers, which
1416 shall be in addition to the number of officers employed or
1417 contracted for in the 2017-2018 fiscal year. Such funds shall be
1418 allocated to school districts based on each district's
1419 proportionate share of the state's total unweighted full-time
1420 equivalent student enrollment.

1421 (17) MENTAL HEALTH ASSISTANCE ALLOCATION.—The mental
1422 health assistance allocation is created to provide funding to
1423 assist school districts in establishing or expanding school-
1424 based mental health care. These funds shall be allocated
1425 annually in the General Appropriations Act or other law to each

1426 eligible school district. Each school district shall receive a
1427 minimum of \$100,000 with the remaining balance allocated based
1428 on each school district's proportionate share of the state's
1429 total unweighted full-time equivalent student enrollment.
1430 Eligible charter schools are entitled to a proportionate share
1431 of district funding. At least 90 percent of a district's
1432 allocation must be expended on the elements specified in sub-
1433 paragraphs (b)1. and 2. The allocated funds may not supplant
1434 funds that are provided for this purpose from other operating
1435 funds and may not be used to increase salaries or provide
1436 bonuses. School districts are encouraged to maximize third party
1437 health insurance benefits and Medicaid claiming for services
1438 where appropriate.

1439 (a) Prior to the distribution of the allocation:

1440 1. The school district must develop and submit a detailed
1441 plan outlining the local program and planned expenditures to the
1442 district school board for approval.

1443 2. A charter school must develop and submit a detailed
1444 plan outlining the local program and planned expenditures to its
1445 governing body for approval. After the plan is approved by the
1446 governing body, it must be provided to the charter school's
1447 sponsor.

1448 (b) The plans required under paragraph (a) must be focused
1449 on delivering evidence-based mental health care treatment to
1450 children and include the following elements:

1451 1. Provision of mental health assessment, diagnosis,
 1452 intervention, treatment, and recovery services to students with
 1453 one or more mental health or co-occurring substance abuse
 1454 diagnoses and students at high risk of such diagnoses.

1455 2. Coordination of such services with a student's primary
 1456 care provider and with other mental health providers involved in
 1457 the student's care.

1458 3. Direct employment of such service providers, or a
 1459 contract-based collaborative effort or partnership with one or
 1460 more local community mental health programs, agencies, or
 1461 providers.

1462 (c) School districts shall submit approved plans,
 1463 including approved plans of each charter school in the district,
 1464 to the commissioner by August 1 of each fiscal year.

1465 (d) Beginning September 30, 2019, and annually by
 1466 September 30 thereafter, each school district shall submit to
 1467 the Department of Education a report on its program outcomes and
 1468 expenditures for the previous fiscal year that, at a minimum,
 1469 must include the number of each of the following:

- 1470 1. Students who receive screenings or assessments.
- 1471 2. Students who are referred for services or assistance.
- 1472 3. Students who receive services or assistance.
- 1473 4. Direct employment service providers employed by each
 1474 school district.
- 1475 5. Contract-based collaborative efforts or partnerships

1476 with community mental health programs, agencies, or providers.

1477 Section 21. Section 1012.584, Florida Statutes, is created
1478 to read:

1479 1012.584 Continuing education and inservice training for
1480 youth mental health first aid.—

1481 (1) Beginning with the 2018-2019 school year, the
1482 Department of Education shall establish a youth mental health
1483 first aid training program to help school personnel identify and
1484 understand the signs of emotional disturbance, mental illness,
1485 and substance use disorders and provide such personnel with the
1486 skills to help a person who is developing or experiencing an
1487 emotional disturbance, mental health, or substance use problem.

1488 (2) The Department of Education shall select a national
1489 authority on youth mental health first aid to facilitate
1490 providing youth mental health first aid training, using a
1491 trainer certification model, to all school personnel in
1492 elementary, middle, and high schools. Each school safety
1493 specialist shall earn, or designate one or more individuals to
1494 earn, certification as a youth mental health first aid trainer.
1495 The school safety specialist shall ensure that all school
1496 personnel within his or her school district receive youth mental
1497 health first aid training.

1498 (3) The training program shall include, but is not limited
1499 to:

1500 (a) An overview of mental illnesses and substance use
 1501 disorders and the need to reduce the stigma of mental illness.
 1502 (b) Information on the potential risk factors and warning
 1503 signs of emotional disturbance, mental illness, or substance use
 1504 disorders, including, but not limited to, depression, anxiety,
 1505 psychosis, eating disorders, and self-injury, as well as common
 1506 treatments for those conditions and how to assess those risks.
 1507 (c) Information on how to engage at-risk students with the
 1508 skills, resources, and knowledge required to assess the
 1509 situation, and how to identify and encourage the student to use
 1510 appropriate professional help and other support strategies,
 1511 including, but not limited to, peer, social, or self-help care.
 1512 (4) Each school district shall notify all school personnel
 1513 who have received training pursuant to this section of available
 1514 mental health services that are available in the school
 1515 district, and the individual to contact if a student needs
 1516 services. The term "mental health services" includes, but is not
 1517 limited to, community mental health services, health care
 1518 providers, and services provided under ss. 1006.04 and
 1519 1011.62(17).
 1520 Section 22. For the 2018-2019 fiscal year, the sum of
 1521 \$67,237,286 in recurring funds is appropriated from the General
 1522 Revenue Fund to the Department of Education in the Aid to Local
 1523 Governments Grants and Aids - Florida Education Finance Program
 1524 to fund the mental health assistance allocation established

1525 pursuant to s. 1011.62(17), Florida Statutes.

1526 Section 23. For the 2018-2019 fiscal year, the sum of \$1
 1527 million in nonrecurring funds is appropriated from the General
 1528 Revenue Fund to the Department of Education for the design and
 1529 construction of a memorial honoring those who lost their lives
 1530 on February 14, 2018, at Marjory Stoneman Douglas High School in
 1531 Broward County. The department shall collaborate with the
 1532 students and faculty of Marjory Stoneman Douglas High School,
 1533 the families of the victims, the Broward County School District,
 1534 and other relevant entities of the Parkland, Florida, community
 1535 on the design and placement of the memorial.

1536 Section 24. For the 2018-2019 fiscal year, the sum of
 1537 \$28,575,900 in nonrecurring funds is appropriated from the
 1538 General Revenue Fund to the Department of Education for the
 1539 purpose of replacing Building 12, as listed in the Florida
 1540 Inventory of School Houses, at Marjory Stoneman Douglas High
 1541 School in Broward County. The replacement building will be a
 1542 state-owned facility; however, the Broward County School
 1543 District is responsible for its operation and maintenance.

1544 Section 25. For the 2018-2019 fiscal year, the sum of
 1545 \$500,000 in recurring funds and \$66,663,480 in nonrecurring
 1546 funds are appropriated from the General Revenue Fund to the
 1547 Department of Education for purposes of reimbursing screening-
 1548 and training-related costs and providing a one-time stipend of
 1549 \$500 to school marshals who participate in the school marshal

1550 program pursuant to s. 1006.12(4), Florida Statutes.

1551 Section 26. For the 2018-2019 fiscal year, three full-time
 1552 equivalent positions, with associated salary rate of 150,000,
 1553 are authorized, and the sum of \$344,393 in recurring funds is
 1554 appropriated from the General Revenue Fund to the Department of
 1555 Education to fund the Office of Safe Schools established
 1556 pursuant to s. 1001.212, Florida Statutes.

1557 Section 27. For the 2018-2019 fiscal year, the sum of
 1558 \$97,500,000 in recurring funds is appropriated from the General
 1559 Revenue Fund to the Department of Education in the Aid to Local
 1560 Governments Grants and Aids - Florida Education Finance Program
 1561 category for the Safe Schools allocation. These funds are in
 1562 addition to the Safe Schools allocation funds appropriated in
 1563 the Florida Education Finance Program in the Fiscal Year 2018-
 1564 2019 General Appropriations Act. Notwithstanding s. 1011.62(15),
 1565 Florida Statutes, these funds shall be allocated to school
 1566 districts based on each district's proportionate share of the
 1567 state's total unweighted full-time equivalent student
 1568 enrollment. Each school district must use these funds
 1569 exclusively for hiring or contracting for school resource
 1570 officers pursuant to s. 1006.12, Florida Statutes.

1571 Section 28. For the 2018-2019 fiscal year, the sum of
 1572 \$100,000 in recurring funds is appropriated from the General
 1573 Revenue Fund to the Department of Education to competitively
 1574 procure the active shooter training component of the school

1575 safety specialist training program pursuant to s. 1001.212,
 1576 Florida Statutes.

1577 Section 29. For the 2018-2019 fiscal year, the sum of
 1578 \$95,985,620 in nonrecurring funds is appropriated from the
 1579 General Revenue Fund to the Department of Education to implement
 1580 a grant program that will provide awards to schools to fund in
 1581 whole or in part the fixed capital outlay costs to improve the
 1582 physical security of school buildings as identified from a
 1583 security risk assessment completed before August 1, 2018, by a
 1584 school district or charter school. By August 31, 2018, the
 1585 department shall submit the grant guidelines, which must include
 1586 an application submission deadline of no later than December 1,
 1587 2018, and the specific evaluation criteria, to all school
 1588 districts and charter schools. The department shall award grants
 1589 no later than January 15, 2019, based upon the evaluation
 1590 criteria set forth in the application guidelines.

1591 Section 30. For the 2018-2019 fiscal year, the sum of
 1592 \$300,000 in non-recurring funds and \$100,000 in recurring funds
 1593 are appropriated from the General Revenue fund to the Department
 1594 of Law Enforcement to competitively procure for the development
 1595 or acquisition of the mobile suspicious activity reporting tool
 1596 pursuant to s. 943.082. The tool shall be implemented no later
 1597 than January 31, 2019.

1598 Section 31. For the 2018-2019 fiscal year, five full-time
 1599 equivalent positions, with associated salary rate of 345,000,

1600 are authorized and the recurring sum of \$600,000 and the
 1601 nonrecurring sum of \$50,000 are appropriated from the General
 1602 Revenue Fund to the Department of Law Enforcement to fund the
 1603 operations of the Marjory Stoneman Douglas High School Public
 1604 Safety Commission.

1605 Section 32. For the 2018-2019 fiscal year, the sum of
 1606 \$9,800,000 in recurring funds is appropriated from the General
 1607 Revenue Fund to the Department of Children and Families to
 1608 competitively procure for additional community action teams
 1609 pursuant to s. 394.495(6) to ensure reasonable access among all
 1610 counties. The department shall consider the geographic locations
 1611 of existing community action teams and select providers to serve
 1612 the areas of greatest need.

1613 Section 33. For the 2018-2019 fiscal year, the sum of
 1614 \$18,300,000 in recurring funds is appropriated from the General
 1615 Revenue Fund to the Department of Children and Families to
 1616 competitively procure for additional mobile crisis teams to
 1617 ensure reasonable access among all counties. The department
 1618 shall consider the geographic locations of existing mobile
 1619 crisis teams and select providers to serve the areas of greatest
 1620 need.

1621 Section 34. For the 2018-2019 fiscal year, the recurring
 1622 sum of \$500,000 and the nonrecurring sum of \$6,200,000 are
 1623 appropriated from the General Revenue Fund to the Department of
 1624 Education to implement the youth mental health first aid

1625 training as directed pursuant to s. 1012.584.

1626 Section 35. For the 2018-2019 fiscal year, the sum of \$1
 1627 million in nonrecurring funds is appropriated from the General
 1628 Revenue Fund to the Department of Education to competitively
 1629 procure a contract with a third party security consultant with
 1630 experience in conducting security risk assessments of public
 1631 schools. Contract funds shall be used to review and analyze the
 1632 department's current security risk assessment tool known as the
 1633 Florida Safe Schools Assessment Tool (FSSAT) and a sample of
 1634 self-assessments conducted by school districts using the FSSAT
 1635 to determine the effectiveness of the recommendations produced
 1636 based upon the FSSAT. The review shall include any recommended
 1637 updates and enhancements with associated costs for their
 1638 implementation to aid districts in developing recommendations to
 1639 address safety and security issues discovered by the FSSAT. The
 1640 department shall submit the completed review to the State Board
 1641 of Education, the Executive Office of the Governor's Office of
 1642 Policy and Budget, the chair of the Senate Committee on
 1643 Appropriations, and the House of Representatives Appropriations
 1644 Committee no later than January 1, 2019.

1645 Section 36. For the 2018-2019 fiscal year, the sum of
 1646 \$18,321 in recurring funds and \$225,000 in nonrecurring funds
 1647 are appropriated from the General Revenue Fund to the Department
 1648 of Education in the Special Categories - Teacher and School
 1649 Administrator Death Benefits category to provide for the

1650 benefits awarded pursuant to s. 112.1915 to the eligible
 1651 recipients of the three Marjory Stoneman Douglas High School
 1652 staff members who lost their lives on February 14, 2018.

1653 Section 37. For the 2018-2019 fiscal year, the sum of \$5
 1654 million in recurring funds is appropriated to the Department of
 1655 Education to competitively procure for the development or
 1656 acquisition of the data analytic resources established pursuant
 1657 to s. 1001.212(6), Florida Statutes. The department shall
 1658 collaborate with the school districts to identify the
 1659 requirements and functionality of the data analytic resources
 1660 and shall make such resources available to the school districts
 1661 no later than December 1, 2018.

1662 Section 38. This act shall take effect upon becoming a
 1663 law.