

General Assembly

January Session, 2025

Substitute Bill No. 7077

* H B 0 7 0 7 7 E D 0 3 2 4 2 5 *

AN ACT CONCERNING CRISIS RESPONSE DRILLS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (Effective July 1, 2025) (a) Not later than April 1, 2026, 2 the Department of Emergency Services and Public Protection, in 3 collaboration with the Connecticut Center for School Safety and Crisis 4 Prevention at Western Connecticut State University, shall (1) develop a 5 clear definition for crisis response drills for purposes of section 10-231 6 of the general statutes, as amended by this act, (2) develop standardized 7 terminology for the administration and review of crisis response drills, 8 (3) develop guidance on (A) standardized responses to crises, and (B) 9 standardized debriefing protocols following a crisis, and (4) develop an 10 evaluation template for crisis response drills that allows school districts 11 to use feedback from participants of the crisis response drill to assess the 12 efficacy of the crisis response drill and make adjustments to subsequent 13 crisis response drills to improve preparedness while preventing 14 emotional harm and supporting psychological safety.

(b) The Department of Emergency Services and Public Protection, in
collaboration with the Connecticut Center for School Safety and Crisis
Prevention at Western Connecticut State University, shall conduct a
study of the impact of crisis response drills on the school community.

19 (c) (1) Not later than April 1, 2026, the department shall submit a

20 report on the items described in subdivisions (1) to (4), inclusive, of 21 subsection (a) of this section, including any recommendations, to the 22 joint standing committee of the General Assembly having cognizance of 23 matters relating to education, in accordance with the provisions of 24 section 11-4a of the general statutes.

(2) Not later than July 1, 2028, the department shall submit a report
on the study conducted pursuant to subsection (b) of this section,
including any recommendations, to the joint standing committee of the
General Assembly having cognizance of matters relating to education,
in accordance with the provisions of section 11-4a of the general statutes.

Sec. 2. Section 10-231 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2025*):

(a) Each local and regional board of education shall provide for a fire
drill to be held in the schools of such board not later than thirty days
after the first day of each school year and at least once each month
thereafter, except as provided in subsection (b) of this section.

(b) Each such board shall substitute a crisis response drill for a fire
drill once every three months and shall develop the format of such crisis
response drill [in consultation] <u>in accordance with the crisis response</u>
<u>protocols described in section 3 of this act and</u> with the appropriate local
law enforcement agency. A representative of such agency may
supervise and participate in any such crisis response drill.

42 Sec. 3. (NEW) (Effective July 1, 2025) For the school year commencing 43 July 1, 2026, and each school year thereafter, each crisis response drill 44 conducted pursuant to section 10-231 of the general statutes, as 45 amended by this act, shall be conducted as follows: (1) Utilize the (A) 46 definition for crisis response drills, (B) standardized terminology for the 47 administration and review of crisis response drills, and (C) guidance on 48 standardized responses to crises and debriefing protocols following a 49 crisis, developed by the Department of Emergency Services and Public 50 Protection pursuant to section 1 of this act, (2) the school security and 51 safety committee, as described in section 10-222m of the general statutes,

as amended by this act, shall collaborate with the school climate 52 53 committee, as described in section 10-222ff of the general statutes, to 54 plan crisis response drills that prioritize the physical and psychological 55 safety of students and school personnel, (3) crisis drills shall be trauma-56 informed, including utilizing an approach that takes into account prior 57 traumatic experiences and designed to prevent emotional harm to and 58 support the psychological safety of students and school personnel, with 59 mental health professionals' participation integrated throughout the 60 crisis response drill, (4) prior to conducting a crisis response drill, school 61 personnel shall provide age-appropriate education for students and 62 training for school personnel to build knowledge and skills to reduce 63 the potential for confusion or emotional distress, including a review of 64 the purpose and procedures for crisis response drills prior to the first 65 crisis response drill of the school year and notification to students, 66 school personnel and parents and guardians one week in advance of 67 conducting a crisis response drill, (5) school personnel shall 68 communicate, in a clear manner to ensure understanding, the nature 69 and purpose of crisis response drills to the parents and guardians of 70 students at the school prior to conducting a crisis response drill, (6) all 71 communication regarding crisis response drills shall be provided in the 72 native language of each student, school personnel and parents and 73 guardians, (7) at the commencement of the crisis response drill, students 74 and school personnel shall be informed that they are participating in a 75 crisis response drill to avoid confusion when an actual emergency 76 situation is occurring, (8) accommodations for students with cognitive, 77 physical or sensory disability shall be provided, to the extent 78 practicable, during a crisis response drill to ensure the safety and 79 participation of such students, (9) crisis response drills conducted with 80 students shall not include an active assailant simulation or simulated 81 violence with highly sensorial elements such as fake assailants, firearms, 82 gunfire sounds, blood or injuries, and a crisis response drill that is 83 conducted outside of the regular school day and exclusively for school 84 personnel, first responders and other school volunteers may include an 85 active assailant simulation or such simulated violence, and (10) evaluate 86 each crisis response drill using the evaluation template developed

87 pursuant to section 1 of this act.

88 Sec. 4. Section 10-222m of the general statutes, as amended by section

63 of public act 23-167, is repealed and the following is substituted in90 lieu thereof (*Effective July 1, 2025*):

91 (a) For the school year commencing July 1, 2014, and each school year 92 thereafter, each local and regional board of education shall develop and 93 implement a school security and safety plan for each school under the 94 jurisdiction of such board. Such plans shall be based on the school security and safety plan standards developed by the Department of 95 96 Emergency Services and Public Protection, pursuant to section 10-222n. 97 Each local and regional board of education shall annually review and 98 update, if necessary, such plans.

99 (b) For the school year commencing July 1, 2014, and each school year 100 thereafter, each local and regional board of education shall establish a 101 school security and safety committee at each school under the 102 jurisdiction of such board. The school security and safety committee 103 shall be responsible for assisting in the development of the school 104 security and safety plan for the school and administering such plan. 105 Such school security and safety committee shall consist of a local police 106 officer, a local first responder, a teacher and an administrator employed 107 at the school, a mental health professional, as defined in section 10-76t, 108 a parent or guardian of a student enrolled in the school and any other 109 person the board of education deems necessary. Any parent or guardian 110 serving as a member of a school security and safety committee shall not 111 have access to information reported to such committee that would result 112 in a violation of the Family Educational Rights and Privacy Act of 1974, 113 20 USC 1232g, as amended from time to time.

(c) Each local and regional board of education shall (<u>1</u>) annually
submit the school security and safety plan for each school under the
jurisdiction of such board, developed pursuant to subsection (a) of this
section, to the Department of Emergency Services and Public Protection,
and (2) make any portion of such school security and safety plan that is

- 119 not prohibited from disclosure pursuant to section 1-210 available to
- 120 <u>members of the school community upon request</u>.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2025	New section
Sec. 2	July 1, 2025	10-231
Sec. 3	July 1, 2025	New section
Sec. 4	July 1, 2025	10-222m

Statement of Legislative Commissioners:

In Section 3, "in accordance with the following protocols" was changed to "as follows", for proper form; "age-appropriate education and training to allow students and school personnel" was changed to "ageappropriate education for students and training for school personnel", for clarity; and "for the purpose of avoiding" was changed to "to avoid" and "except" was changed to "and", for proper form.

ED Joint Favorable Subst.