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PROPOSED NEW POLICY 5.1814

5-A I recommend the Board approve the proposed new Policy 5.1814, to be entitled "Most Severe Consequences for Violent Acts."

Development

- At the Expulsion workshop on July 22, the Board requested that the most severe consequences be imposed via Policy for the most violent acts of students. This request accords with State Board of Education Rule 6A-1.0404, upon which this proposed Policy is based.
- Although on Sept. 9 the Board discussed changing "shall" to "may" in line 12, the Legal Department recommends retaining the word "<u>shall</u>." State Board Rule 6A-1.0404 requires school boards to "ensure that students found to have committed the following offenses . . . <u>shall</u> receive the most severe consequences"
- Paragraph (3)(d) (at line 23) has been amended to clarify that "aggravated battery" applies to <u>student</u> victims as well as others.
- As requested by the Board on Sept. 9, section (3) has been added to impose the most severe consequences for making a written or oral threat of death or serious bodily injury upon a student, District employee, or Board member.

CONSENT ITEM

PROPOSED NEW POLICY 5.1814

MOST SEVERE CONSEQUENCES FOR VIOLENT ACTS

1	<u>1.</u>	Definition As used herein, the term "most severe consequences" may refer to
2		expulsion of a student for the remainder of the current school year and the entire
3		next school year as allowed by Fla. Stat. § 228.041(26), with no possibility of early
4		reinstatement, and with referral for criminal prosecution.
5		
6	2.	Discretion Pursuant to SBER 6A-1.0404(3), the following sections shall not be
7		construed to remove the discretion of the principal/designee, District administration,
8		or the School Board in cases where mitigating circumstances may affect decisions
9		on disciplinary action.
10		
11	<u>3.</u>	Consequences As required by State Board of Education Rule 6A-1.0404(2), it is
12		the Policy of the School Board that students shall receive the most severe
13		consequences if found to have committed the following offenses on school
14		property, on school sponsored transportation, or during a school sponsored
15		activity:
16		
17		a. homicide (murder, manslaughter) of a student, District employee, School
18		Board member, or other person;
19		b. sexual battery upon a student, District employee, School Board member, or
20		other person;
21		c. armed robbery of a student, District employee, School Board member, or other
22		person;
23		 aggravated battery on student or other person;
24		e. battery or aggravated battery on a teacher, other school personnel, or School
25		Board member;
26		 kidnapping or abduction of a student, District employee, School Board
27		member, or other person;
28		<u>g. arson;</u>
29		h. possession, use, or sale of any firearm; or
30		i. possession, use or sale of any explosive device.
31		
32	<u>4.</u>	Further, the most severe consequences may be imposed if a student is found to
33		have made a written or oral threat of intention to inflict serious bodily harm or death
34		upon any student of the District, any District employee, or any School Board
35		member (regardless of where the threat was made).
36		
37	5.	Under Fla. Stat. § 230.23(6)(d)11, the most severe consequences may also be

38	imposed for committing the following offenses involving the school or school
39	personnel's property, school transportation, or a school-sponsored activity:
40	
41	a. making a threat to throw, project, place, or discharge any destructive device as
42	defined in Fla. Stat. § 790.001(4), with the intent to do bodily harm to any
43	person or with the intent to do damage to any property of any person; or
44	
45	b. making a false report, with intent to deceive, mislead, or otherwise misinform
46	any person, concerning the placing or planting of any bomb, dynamite, other
47	deadly explosive, or weapon of mass destruction.
48	
49	STATUTORY AUTHORITY: §§ 230.22(2); 230.23(6); 230.23(22); 230.23005(1),
50	<u>Fla. Stat.</u>
51	LAWS IMPLEMENTED: §§ 228.041(26); 230.23(6); 230.23005(1); 230.23015;
52	232.25(3); 232.26; 790.162; 790.163, Fla. Stat.
53	STATE BOARD RULE SUPPLEMENTED: F.A.C. r. 6A-1.0404
54	<u>HISTORY: / /02</u>

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Legal Signoff:

The Legal Department has reviewed proposed new Policy 5.1814 and finds it legally sufficient for development by the Board.

Attorney

Date