Senate Bill 595

Sponsored by Senator FREDERICK (Presession filed.)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Directs State Board of Education to adopt standards for school district board to incorporate into any policy related to monitoring software. Prescribes requirements for school district board that adopts policy related to monitoring software and for school district that uses monitoring software.

A BILL FOR AN ACT

Relating to standards for use of monitoring software in education.

Be It Enacted by the People of the State of Oregon:

SECTION 1. (1) As used in this section, “monitoring software” means any programs, procedures, routines or other technologies associated with the operation of a computer that enable a person to obtain information about another person's computer activities or computer usage based on the physical characteristics or movements of the computer user.

(2) The State Board of Education shall adopt by rule standards for a school district board to incorporate into any policy related to monitoring software.

(3) Rules adopted as provided by subsection (2) of this section must establish standards that:

(a) Protect student privacy and ensure security;

(b) Require notification to students and parents about the use of monitoring software; and

(c) Allow a student or a parent of a student to choose not to have the student be subjected to monitoring software.

(4) Any policy adopted by a school district board that subjects a student to monitoring software must:

(a) Incorporate the standards adopted by the State Board of Education; and

(b) Allow teachers, parents and students to provide input before implementation.

(5) A school district may not use any monitoring software in a manner that does not comply with the standards adopted by the State Board of Education as provided by this section.

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.

LC 2449