AN ACT to renumber 118.07 (5); and to create 118.07 (5) (b), 118.47 and 121.02 (1) (L) 2m. of the statutes; relating to: teen dating violence and sexual violence prevention education and training.

Analysis by the Legislative Reference Bureau

This bill requires school boards to provide age-appropriate instruction to pupils, at least once in grades six to eight and at least once in grades 9 to 12, in the prevention of teen dating violence and sexual violence and establishes certain criteria governing the instruction provided. The bill requires the Department of Public Instruction to prepare, by January 1, 2023, a policy governing the prevention of and appropriate responses to teen dating violence and sexual violence when pupils are at school and while pupils are under the supervision of a school authority. The bill also requires DPI to incorporate a teen dating violence and sexual violence prevention curriculum into DPI's model health problems education curriculum. Each school board must adopt either DPI's policy and curriculum or the school board's own policy and curriculum by July 1, 2023.

Finally, the bill requires DPI to provide training to all school district employees who have direct contact with pupils in grades 6 to 12 in the prevention of and appropriate responses to teen dating violence and sexual violence when pupils are at school and while pupils are under the supervision of a school authority. A school district employee must attend such training within the first six months after beginning employment with the school district and at least once every five years after the initial training.
For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 118.07 (5) of the statutes is renumbered 118.07 (5) (a).

SECTION 2. 118.07 (5) (b) of the statutes is created to read:

118.07 (5) (b) A school board shall require every employee of the school district governed by the school board who has direct contact with pupils in grades 6 to 12 to attend training provided by the department under s. 118.47 (2) (c) in the prevention of and appropriate responses to teen dating violence and sexual violence when pupils are at school and while pupils are under the supervision of a school authority. The school board shall ensure that a school district employee attends the training required under this paragraph within the first 6 months after beginning employment with the school district and at least once every 5 years after the initial training.

SECTION 3. 118.47 of the statutes is created to read:

118.47 Teen dating violence prevention education. (1) Definitions. In this section:

(a) “Abusive behavior” means verbal or physical intimidation, threats, or harassment, whether direct, by electronic means, or through other persons.

(b) “Cyberbullying” means the use of information and communication technologies, such as a cellular telephone, computer, Internet site, or electronic mail message, to engage in or support deliberate, hostile behavior intended to frighten, intimidate, mock, insult, bully, or harm others.
(c) “Dating partner” means any individual involved in an intimate relationship with another individual primarily characterized by the demonstration of affection, whether casual, serious, or long-term.

(d) “Emotional abuse” has the meaning given in s. 46.90 (1) (cm).

(e) “Harassment” has the meaning given in s. 813.125 (1) (am) 4.

(f) “Healthy relationship” means an equal relationship free from abusive, violent, and controlling behavior in which each individual respects the other’s right to have his or her own opinions, friends, and activities and each individual can openly communicate with the other individual.

(g) “Physical abuse” means shaking, arm twisting, pushing, hitting, kicking, slapping, strangulation, hair pulling, physical intimidation, or any behavior that may result in injury.

(h) “Physical intimidation” means an attempt to frighten or coerce another individual by physical contact, including by restraining the individual, blocking the individual’s movements or exits, punching walls, or throwing objects.

(i) “Sexual contact” has the meaning given in s. 940.225 (5) (b).

(j) “Sexual violence” means any unwanted sexual contact.

(k) “Stalking” means willfully and repeatedly following or harassing another individual or making a threat with the intent to place that individual in fear for the individual’s safety or the safety of the individual’s family.

(L) “Teen dating violence” means behavior to which all of the following apply:

1. An individual uses abusive behavior, threats of or actual physical abuse, sexual violence, cyberbullying, or emotional abuse.

2. The effect of the behavior is to dominate, control, or punish the individual’s dating partner or former dating partner.
3. At least one of the dating partners is a teenager.

(2) DEPARTMENT; DUTIES. (a) By January 1, 2023, the department shall, working in consultation with the department of children and families, the department of health services, the council on domestic abuse, and advocates from statewide organizations representing victims of domestic abuse and sexual violence, prepare, adopt, and make available to school districts a policy governing the prevention of and appropriate responses to teen dating violence and sexual violence when pupils are at school and while pupils are under the supervision of a school authority. The department shall incorporate all of the following in its policy:

1. Methods for accommodating pupils who are victims of teen dating violence or sexual violence.

2. A requirement that school districts comply with and support compliance with court orders related to teen dating violence and sexual violence.


(b) The department shall incorporate a teen dating violence and sexual violence prevention curriculum into the department’s model health problems education curriculum. The teen dating violence and sexual violence prevention curriculum shall include all of the following topics:

1. Definitions of teen dating violence and sexual violence.

2. Skills for identifying teen dating violence, abusive behavior, physical intimidation, stalking, physical abuse, sexual violence, and cyberbullying.

3. Appropriate and safe ways for teen bystanders to intervene in teen dating violence, sexual violence, and incidents of stalking and to seek help from supportive adults on behalf of victims.

4. Characteristics of healthy relationships.
5. The meaning of consent, how to communicate consent, the absence of consent, and how to identify consent and the absence of consent. The department shall include under this subdivision all of the following:
   a. That consent does not exist when an individual is coerced or when permission is implied, assumed, or given under threat.
   b. That an individual who consents to one act does not thereby consent to any other act.
   c. That consent does not exist when one or all parties involved in an activity are intoxicated or otherwise incapacitated.
6. Communication techniques to help pupils discuss and resolve conflicts within dating relationships with respect and nonviolence.
7. Methods for exercising critical thinking skills and developing skills for pupils to recognize and understand their own individual boundaries and recognize and respect the boundaries of others.
8. Relevant information about and sources for legal, medical, and mental health and other supportive services regarding teen dating violence and sexual violence.
9. Relevant information about trafficking, as defined in s. 940.302 (1) (d), for purposes of a commercial sex act, as defined in s. 940.302 (1) (a).
   (c) The department shall provide to school district employees who have direct contact with pupils in grades 6 to 12 training in the prevention of and appropriate responses to teen dating violence and sexual violence when pupils are at school and while pupils are under the supervision of a school authority.
   (3) SCHOOL BOARD; DUTIES. (a) By July 1, 2023, a school board shall adopt a policy governing the prevention of and appropriate responses to teen dating violence
and sexual violence. A school board may adopt the department’s model policy described under sub. (2) (a) or adopt the school board’s own policy. If the school board adopts its own policy, the school board shall ensure that the policy includes all of the provisions under sub. (2) (a).

(b) By July 1, 2023, a school board shall adopt and incorporate the teen dating violence and sexual violence prevention curriculum described under sub. (2) (b) into its health education program or adopt and incorporate the school board’s own teen dating violence and sexual violence prevention curriculum that includes all of the topics described under sub. (2) (b).

(c) At the beginning of each school term, or, for a pupil who enrolls in a school after the beginning of the school term, at the time of that pupil’s enrollment, a school board shall notify the parent or guardian of each pupil about the instruction in teen dating violence and sexual violence prevention education planned for the coming term. The notice shall do all of the following:

1. Advise the parent or guardian that written and audiovisual educational materials used in comprehensive teen dating violence and sexual violence prevention education are available for inspection and that a copy of the instructional materials is available upon request.

2. Advise the parent or guardian that the parent or guardian may request in writing that his or her child not receive teen dating violence and sexual violence prevention education.

SECTION 4. 121.02 (1) (L) 2m. of the statutes is created to read:

121.02 (1) (L) 2m. Beginning in the 2023–24 school year, provide age-appropriate, as defined in s. 118.019 (1m) (a), instruction in the prevention of teen dating violence and sexual violence to pupils at least once in grades 6 to 8 and
at least once in grades 9 to 12. The school board shall ensure that the instruction
provided under this subdivision is consistent with the curriculum described in s.
118.47 (3) (b) and that the instructors use instructional methods and materials that
are consistent with s. 118.13 (1).

(END)