192547-2 : n : 03/01/2018 : EP / ajh HOUSE EDUCATION POLICY AMENDMENT TO HB452 Beginning on page 5, line 7, and continuing on page 6, line 2, delete subsection (c) in its entirety and insert in lieu thereof the following new subsection (c) as follows: "(c)(1) In addition to the information provided in 

subsection (a), once a petition is filed alleging that a child has committed a delinquent act, which, if committed by an adult, would be a Class A or B felony or any other crime, a juvenile probation officer, after obtaining approval from his or her juvenile court judge or chief juvenile probation officer, may provide a written notice within seven days only to the superintendent of the school district of attendance, or, if the child attends a private school, only to the principal of the school concerning a specific child who is, or will be, enrolled as a student at the school the juvenile probation officer determines that such notice is needed for the safety of the school, its students, or personnel or enhances the school's or the probation officer's ability to provide education and other rehabilitation services to the child.

1	"(2) The written notice under subdivision (1) shall
2	contain only the offense or offenses, enumerated by the
3	appropriate code section, and a brief description of the
4	allegations in the petition, verbatim language from Section
5	12-15-133(g) prohibiting the disclosure or use of certain
6	identifying information to other persons and the penalties
7	therein, and a statement that any information released may not
8	be placed in the child's permanent file or attached to his or
9	her school records.
10	"(3) Once the superintendent or principal receives
11	the written notice and wishes to obtain further records,
12	reports, or information concerning the child, the
13	superintendent or principal must follow the procedure set out
14	in Section 12-15-133(c)(7) to request this information from
15	the juvenile court judge.