

3rd Sub. H.B. 68

STUDENT PRIVACY ACT

Representative **Jacob L. Anderegg** proposes the following amendments:

1. *Page 11, Lines 313 through 315:*

313 student's enrollment or transfer.

314 (6) ~~{Beginning with the 2016-17 school year, a student records manager}~~ An education
entity or school official may release

315 ~~{aggregate}~~ student data to a person if the student data is:
(a) de-identified; or
(b) provided to the person in the aggregate .

2. *Page 16, Lines 464 through 467:*

464 (b) Beginning with the 2016-17 school year, in addition to providing a written student
465 data disclosure described in Subsection (4)(a), an education entity that collects optional student data, as
466 a condition of a student's participation in a program, shall develop a separate written student
467 data disclosure specific to the program, that includes: