7088--A

Cal. No. 1092

IN SENATE

April 27, 2012

- Introduced by Sen. LAVALLE -- read twice and ordered printed, and when printed to be committed to the Committee on Higher Education -reported favorably from said committee, ordered to first and second report, ordered to a third reading, amended and ordered reprinted, retaining its place in the order of third reading
- AN ACT to amend the education law, in relation to pre and post test reporting requirements and test site registration and sign in; and to amend the penal law, in relation to establishing the crime of criminal facilitation of educational testing fraud

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Subdivision 3 of section 340 of the education law, as 2 amended by chapter 813 of the laws of 1980, is amended and five new 3 subdivisions 10, 11, 12, 13 and 14 are added to read as follows:

4 3. "Test subject" means an individual to whom a test is administered 5 OR AN INDIVIDUAL WHO HAS REGISTERED TO TAKE A TEST.

6 10. "HOME HIGH SCHOOL" MEANS THE HIGH SCHOOL AT WHICH A TEST SUBJECT 7 IS OR WAS A MATRICULATED STUDENT AT THE TIME OF TESTING.

8 11. "TESTING SITE" MEANS ANY LOCATION WHERE A STANDARDIZED TEST IS 9 ADMINISTERED TO A TEST SUBJECT.

10 12. "TEST SITE PERSONNEL" MEANS A PERSON PRESENT AT A TESTING SITE WHO IN TEST SUBJECTS WHO ARE REGISTERED TO TAKE THE TEST AT THAT SITE 11 SIGNS AND WHO OVERSEES THE ADMINISTRATION OF A STANDARDIZED TEST. FOR PURPOSES 12 13 OF THIS DEFINITION, TESTING SITE PERSONNEL MAY INCLUDE, BUT NOT BE LIMITED TO, A PROCTOR, TEST CENTER SUPERVISOR, ASSISTANT SUPERVISOR OR A 14 15 ROOM PROCTOR. EACH MAY HAVE A DIFFERENT ROLE IN TEST ADMINISTRATION 16 OVERSIGHT.

17 13. "ACCEPTABLE PHOTO IDENTIFICATION" MEANS A SCHOOL IDENTIFICATION 18 CARD, A SCHOOL IDENTIFICATION FORM PREPARED BY THE HOME HIGH SCHOOL, A 19 STATE-ISSUED DRIVER'S LICENSE, A STATE-ISSUED NON-DRIVER'S LICENSE, A 20 PASSPORT, A MILITARY IDENTIFICATION CARD OR A GOVERNMENT ISSUED IDEN-21 TIFICATION CARD. THE PHOTOGRAPH ON ANY SUCH IDENTIFICATION CARD MUST BE 22 A CURRENT REPRESENTATION OF THE TEST TAKER'S IMAGE.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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"PHOTO ADMISSION TICKET" MEANS A TICKET ASSIGNED TO A TEST REGIS-1 14. 2 TRANT, UPON REGISTERING TO TAKE THE ACT ASSESSMENT (ACT) OR WHICH IS 3 PRODUCED BY THE TEST AGENCY ACCORDING TO SUCH AGENCY'S RULES, REGU-4 LATIONS OR PROTOCOLS. 5 S 2. Section 344 of the education law is amended by adding a new clos-6 ing paragraph to read as follows: 7 SHALL BE CONSTRUED TO PREVENT THE TESTING NOTHING IN THIS SECTION 8 AGENCY FROM REPORTING THE CANCELLATION OF A TEST SCORE PURSUANT ΤO 9 EIGHT-A OF SECTION THREE HUNDRED FORTY-FOUR-B OF THIS ARTI-SUBDIVISION 10 CLE. S 3. Paragraph (e) of subdivision 3 of section 344-b of the education 11 12 law, as added by chapter 845 of the laws of 1992, is amended to read as 13 follows: 14 (e) the potential consequences which may result from the investigation, such as withholding or invalidating the test score; OR REPORTING 15 THE CANCELLATION OF SUCH SCORE TO THE TEST SUBJECT'S HOME HIGH SCHOOL. 16 17 Section 344-b of the education law is amended by adding a new S 4. subdivision 5-a to read as follows: 18 19 5-A. (A) IF THE TEST AGENCY FINDS SUBSTANTIAL EVIDENCE TO SUPPORT Α IRREGULARITY, AND SUSPECTS THAT SUCH TEST SUBJECT'S 20 FINDING OF TEST 21 CONDUCT ROSE TO THE LEVEL OF A CRIME, THE TEST AGENCY SHALL BE AUTHOR-22 IZED TO TEMPORARILY SUSPEND SUCH TEST SUBJECT'S SCORE AND TURN SUCH TEST SUBJECT'S CASE OVER TO THE PROPER AUTHORITIES. 23 (B) AT SUCH TIME, THE TEST AGENCY SHALL NOTIFY THE TEST SUBJECT OF THE 24 25 DECISION TO TURN OVER THE CASE, AND THE AUTHORITIES TO WHOM THE CASE HAS 26 BEEN REFERRED. 27 S 5. Subdivision 6 and paragraph (c) of subdivision 7 of section 344-b 28 education law, as added by chapter 845 of the laws of 1992, are of the 29 amended to read as follows: 6. The test subject shall have thirty days following receipt of the 30 notice by registered mail to respond to the notice of inauthenticity or 31 32 irregularity, PROVIDED HOWEVER, IF THE TEST AGENCY HAS TEMPORARILY 33 SUSPENDED SUCH TEST PURSUANT TO SUBDIVISION FIVE-A OF THIS SECTION, A TEST SUBJECT SHALL HAVE THE OPTION TO RAISE ANY CLAIM OR CLAIMS OF INNO-34 CENCE WITH THE PROPER AUTHORITIES ASSIGNED TO HIS OR HER CASE. 35 (c) Nothing in this section precludes the parties from seeking resol-36 37 ution of the testing problems by either judicial review or arbitration. 38 The test agency and the test subject shall make a good faith effort to 39 complete an arbitration process in no more than thirty days after the 40 election of such option, PROVIDED, HOWEVER, IF THE TEST AGENCY HAS SUSPENDED SUCH TEST PURSUANT TO SUBDIVISION FIVE-A OF THIS 41 TEMPORARILY SECTION, A TEST SUBJECT SHALL HAVE THE OPTION TO TAKE UP ANY CLAIMS OF 42 43 INNOCENCE WITH THE PROPER AUTHORITIES ASSIGNED TO HIS OR HER CASE. 44 6. Subdivision 8 of section 344-b of the education law, as added by S 45 chapter 845 of the laws of 1992, is amended and two new subdivisions 8-a and 8-b are added to read as follows: 46 47 8. The test agency shall not release confidential information to any 48 authorized test score recipients regarding a test subject under pending investigation, unless authorized to do so by the test subject OR AUTHOR-49 50 IZED TO DO SO PURSUANT TO SUBDIVISION EIGHT-A OF THIS SECTION. 51 WHEN A TEST AGENCY FINDS SUBSTANTIAL EVIDENCE EXISTS TO SUPPORT 8-A. FINDING OF TEST IRREGULARITY, WHICH LEADS SUCH AGENCY TO TURN A TEST 52 Α SUBJECT'S CASE OVER TO THE PROPER AUTHORITIES, SUCH AGENCY SHALL BE 53 54 AUTHORIZED TO TEMPORARILY SUSPEND A TEST SUBJECT'S SCORE AND SHALL

INFORM THE TEST SUBJECT'S HOME HIGH SCHOOL OF THE DECISION TO TURN

PROPER AUTHORITIES. IF THE TEST SUBJECT'S SCORE IS

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6 RARY SUSPENSION, REINSTATE THE TEST SUBJECT'S SCORE AND INFORM 7 SUBJECT'S HOME HIGH SCHOOL OF SUCH REINSTATEMENT.

8 8-B. ANY TEST SUBJECT WHOSE CASE HAS BEEN TURNED OVER TO THE PROPER 9 AUTHORITIES AND IT IS FOUND THAT TEST IRREGULARITY DOES EXIST AND SUCH 10 TEST SUBJECT'S CONDUCT ROSE TO THE LEVEL OF A CRIME, SUCH TEST SUBJECT 11 SHALL NOT BE AUTHORIZED TO SIT FOR ANOTHER UNDERGRADUATE COLLEGE ADMIS-12 SIONS EXAM FOR ONE YEAR FROM THE DATE OF CONVICTION.

13 S 7. The education law is amended by adding a new section 344-d to 14 read as follows:

15 S 344-D. PRE AND POST TEST REPORTING REQUIREMENTS AND TESTING SITE 16 REGISTRATION AND SIGN IN REQUIREMENTS. 1. THIS SECTION SHALL ONLY APPLY 17 TO UNDERGRADUATE COLLEGE ADMISSION EXAMS SUCH AS THE SAT OR THE ACT 18 ASSESSMENT (ACT).

19 2. (A) UPON REGISTERING TO SIT FOR THE SAT OR ACT A TEST SUBJECT SHALL 20 REPORT TO THEIR HOME HIGH SCHOOL THE TESTING SITE AT WHICH THEY ARE 21 REGISTERED TO TAKE THE EXAM;

(B) UPON COMPLETION OF THE EXAM AND RECEIPT OF THEIR SCORE, THE TESTSUBJECT MUST REPORT SUCH SCORE TO THEIR HOME HIGH SCHOOL.

3. IN ORDER FOR A TEST SUBJECT TO SIT FOR SAT OR ACT THE TEST SUBJECT UPON SIGN IN, MUST PROVIDE TO THE APPROPRIATE TEST SITE PERSONNEL AT THE TESTING SITE, THE FOLLOWING:

(A) IF A TEST SUBJECT IS REGISTERED TO TAKE AND IS TAKING THE TEST AT
THEIR HOME HIGH SCHOOL OR IF THE TEST SUBJECT IS REGISTERED TO TAKE THE
EXAM AND IS TAKING THE EXAM AT A SITE THAT IS NOT THE TEST SUBJECT'S
HOME HIGH SCHOOL, THE TEST SUBJECT MUST PROVIDE ONE FORM OF ACCEPTABLE
PHOTO IDENTIFICATION AND A PHOTO ADMISSION TICKET.

32 (B) A TEST SUBJECT MUST PRE-REGISTER TO TAKE THE EXAM AND MUST TAKE
33 THE EXAM AT THE TESTING SITE AT WHICH THEY ARE REGISTERED. WALK-INS TO A
34 DIFFERENT SITE SHALL NOT BE ALLOWED TO SIT FOR THE EXAM.

35 4. NOTHING IN THIS SECTION SHALL BE CONSTRUED TO LIMIT ANY OTHER TEST 36 DAY OR POST TEST DAY POLICIES AND PROCEDURES REQUIRED BY THE TEST AGEN-37 CY.

38 S 8. The penal law is amended by adding a new section 170.80 to read 39 as follows:

40 S 170.80 CRIMINAL FACILITATION OF EDUCATIONAL TESTING FRAUD.

A PERSON IS GUILTY OF CRIMINAL FACILITATION OF EDUCATIONAL TESTING 41 FRAUD WHEN, WITH INTENT TO DEFRAUD, DECEIVE OR INJURE ANOTHER, HE OR SHE 42 43 PROVIDES A BENEFIT TO ANOTHER PERSON TO ENTICE SUCH PERSON TO COMMIT THE 44 CRIME OF CRIMINAL IMPERSONATION IN THE SECOND DEGREE IN VIOLATION OF 45 SECTION 190.25 OF THIS TITLE BY IMPERSONATING ANOTHER PERSON AS A TEST SUBJECT OF A STANDARDIZED TEST AS THAT TERM IS DEFINED IN SUBDIVISION 46 47 SECTION THREE HUNDRED FORTY OF THE EDUCATION LAW AND THE PERSON ONE OF 48 BEING IMPERSONATED IS THE CHILD OF THE PERSON PROVIDING THE BENEFIT.

49 CRIMINAL FACILITATION OF EDUCATIONAL TESTING FRAUD IS A CLASS E FELO-50 NY.

51 S 9. Reporting. The test agencies administering the SAT and ACT shall 52 report to the higher education committees in the senate and assembly one 53 year from the effective date of this act. Any further reports shall be 54 given upon request of either committee chair, after a reasonable time 55 has been given for such test agencies to compile such report. Such 56 report shall include but not be limited to:

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1 2 (a) a review of current security procedures;

(b) the number of cases of suspected test score irregularity;

3 (c) the number of canceled test scores per year and the number of cases referred to the proper authorities; and 4 5

(d) a review of test site personnel training procedures.S 10. This act shall take effect on the first of November next succeeding the date on which it shall have become a law. 6 7