S. 2880--A

A. 4202--A

2015-2016 Regular Sessions

SENATE-ASSEMBLY

January 29, 2015

- IN SENATE -- Introduced by Sens. ADDABBO, ESPAILLAT -- read twice and ordered printed, and when printed to be committed to the Committee on Education -- recommitted to the Committee on Education in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- IN ASSEMBLY -- Introduced by M. of A. THIELE, JAFFEE, MILLER -- Multi-Sponsored by -- M. of A. MAGNARELLI, McDONOUGH -- read once and referred to the Committee on Education -- recommitted to the Committee on Education in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the education law, in relation to gifted and talented pupils with special needs, and to repeal certain provisions of such law related thereto

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

1 Section 1. Subdivision 1 of section 3602-c of the education law is 2 amended by adding a new paragraph g to read as follows:

G. "TWICE-EXCEPTIONAL" SHALL MEAN THOSE PUPILS WHO GIVE EVIDENCE 3 OF 4 POTENTIAL FOR HIGH COGNITIVE PROCESSING CAPABILITIES COMMENSURATE THE WITH OR CONTRARY TO COGNITIVE PROCESSING TAKEN AS NORMS OF 5 REGULAR 6 EDUCATION IN AREAS SUCH AS, BUT NOT LIMITED TO: SPECIFIC ACADEMICS, 7 GENERAL INTELLECTUAL ABILITY, CREATIVITY, LEADERSHIP, AND/OR VISUAL, 8 SPATIAL OR PERFORMING ARTS; AND ALSO GIVE EVIDENCE OF ONE OR MORE DISA-9 BILITIES AS DEFINED BY FEDERAL OR STATE ELIGIBILITY CRITERIA SUCH AS, BUT NOT LIMITED TO, SPECIFIC LEARNING DISABILITIES, SPEECH AND LANGUAGE 10 DISORDERS, EMOTIONAL/BEHAVIORAL DISORDERS, PHYSICAL DISABILITIES, AUTISM 11 12 SPECTRUM, OR OTHER HEALTH IMPAIRMENTS, SUCH AS ADHD. SUCH TERM SHALL 13 INCLUDE THOSE PUPILS WHO REQUIRE EDUCATIONAL PROGRAMS OR SERVICES BEYOND

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

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THOSE NORMALLY PROVIDED BY THE REGULAR SCHOOL PROGRAM IN ORDER TO REAL-1 2 IZE THEIR FULL POTENTIAL. 3 S 2. Paragraph a of subdivision 1 of section 3602-c of the education 4 law, as amended by chapter 474 of the laws of 2004, is amended to read 5 as follows: 6 a. "Services" shall mean instruction in the areas of gifted pupils, 7 TWICE-EXCEPTIONAL PUPILS, career education and education for students 8 disabilities, and counseling, psychological and social work with services related to such instruction provided during the regular school year for pupils enrolled in a nonpublic school located in a school 9 10 district, provided that such instruction is given to pupils enrolled in 11 12 the public schools of such district. S $\overline{3}$. Section 4451 of the education law, as added by chapter 740 of the 13 14 laws of 1982, is amended to read as follows: S 4451. Powers of the department with respect to gifted pupils. 15 [Subject to the availability of funds, the] THE state education depart-16 17 is hereby authorized [and], empowered AND DIRECTED to assist ment districts in meeting the educational needs EOUALLY of BOTH GENERAL 18 19 EDUCATION AND DISABLED gifted pupils, WHO ARE COMMONLY REFERRED TO AS TWICE-EXCEPTIONAL STUDENTS, through the following: 20 21 1. provide information to school districts concerning development of 22 programs, curriculum resources, instructional procedures and strategies to identify and encourage EQUALLY BOTH GENERAL EDUCATION AND DISABLED 23 gifted pupils, WHO ARE COMMONLY REFERRED TO AS 24 TWICE-EXCEPTIONAL 25 STUDENTS; 26 2. provide technical assistance and [inservice] IN-SERVICE education, 27 PROFESSIONAL DEVELOPMENT AND PROGRAM EVALUATION for teachers and admin-28 istrators; 29 3. maintain a record of programs available, and make this record 30 available for public inspection; 31 develop, maintain, and distribute a handbook for parents of BOTH 4. 32 GENERAL EDUCATION AND DISABLED gifted pupils, WHO ARE COMMONLY REFERRED 33 TO AS TWICE-EXCEPTIONAL STUDENTS. 4. The opening paragraph of subdivision 1 of section 4452 of the 34 S education law, as added by chapter 740 of the laws of 1982, is amended 35 to read as follows: 36 37 In order to provide for educational programs to meet special needs of 38 gifted pupils, the commissioner is hereby authorized AND DIRECTED to 39 make recommendations to school districts in accordance with the 40 provisions of this subdivision and section thirty-six hundred two of 41 this chapter. 5. Subdivision 1 of section 4452 of the education law is amended by 42 S 43 adding a new paragraph a-1 to read as follows: 44 A-1. AS USED IN THIS ARTICLE, THE TERM "TWICE-EXCEPTIONAL" SHALL MEAN 45 THOSE PUPILS WHO GIVE EVIDENCE OF THE POTENTIAL FOR HIGH COGNITIVE PROC-CAPABILITIES COMMENSURATE WITH OR CONTRARY TO COGNITIVE PROCESS-46 ESSING ING TAKEN AS NORMS OF REGULAR EDUCATION IN AREAS SUCH AS, BUT NOT LIMIT-47 48 ED TO: SPECIFIC ACADEMICS, GENERAL INTELLECTUAL ABILITY, CREATIVITY, 49 LEADERSHIP, AND/OR VISUAL, SPATIAL OR PERFORMING ARTS; AND ALSO GIVE 50 EVIDENCE OF ONE OR MORE DISABILITIES AS DEFINED BY FEDERAL OR STATE 51 ELIGIBILITY CRITERIA SUCH AS, BUT NOT LIMITED TO, SPECIFIC LEARNING DISABILITIES, SPEECH AND LANGUAGE DISORDERS, EMOTIONAL/BEHAVIORAL DISOR-52 DERS, PHYSICAL DISABILITIES, AUTISM SPECTRUM, OR OTHER HEALTH 53 IMPAIR-54 MENTS, SUCH AS ADHD. SUCH DEFINITION SHALL INCLUDE THOSE PUPILS WHO 55 REQUIRE EDUCATIONAL PROGRAMS OR SERVICES BEYOND THOSE NORMALLY PROVIDED BY THE REGULAR SCHOOL PROGRAM IN ORDER TO REALIZE THEIR FULL POTENTIAL. 56

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(I) FOR THE PURPOSE OF THIS ARTICLE, THE TERMS "DISABILITY" AND "DISA-1 2 BLED" SHALL MEAN A CHILD: WITH HEARING IMPAIRMENTS (INCLUDING DEAFNESS), SPEECH OR LANGUAGE 3 Α. 4 IMPAIRMENTS, VISUAL IMPAIRMENTS (INCLUDING BLINDNESS), EMOTIONAL 5 DISTURBANCE, ORTHOPEDIC IMPAIRMENTS, OTHER HEALTH IMPAIRMENTS, OR 6 SPECIFIC LEARNING DISABILITIES; AND 7 B. WHO, BY REASON THEREOF, NEEDS SPECIAL EDUCATION AND RELATED 8 SERVICES WITHIN A GIFTED PROGRAM. (II) FOR PURPOSES OF THIS ARTICLE, THE TERM "SPECIFIC LEARNING DISA-9 BILITY" MEANS A DISORDER IN ONE OR MORE OF THE BASIC PSYCHOLOGICAL PROC-10 ESSES INVOLVED IN UNDERSTANDING OR IN USING LANGUAGE, SPOKEN OR WRITTEN, 11 WHICH DISORDER MAY MANIFEST ITSELF IN THE IMPERFECT ABILITY TO LISTEN, 12 THINK, SPEAK, READ, WRITE, SPELL, OR DO MATHEMATICAL CALCULATIONS. 13 14 6. Paragraphs c, d, e and f of subdivision 1 of section 4452 of the S education law are REPEALED and five new paragraphs c, d, e, f and g are 15 16 added to read as follows: 17 C. PRIOR TO PAYMENT OF STATE FUNDS FOR EDUCATION OF GIFTED PUPILS AND TWICE-EXCEPTIONAL PUPILS, A SCHOOL DISTRICT SHALL SUBMIT TO THE COMMIS-18 19 SIONER A SUMMARY PLAN FOR THE IDENTIFICATION AND EDUCATION OF GIFTED 20 PUPILS AND TWICE-EXCEPTIONAL PUPILS. THE PLAN SHALL BE IN FORM AND 21 CONTENT AS PRESCRIBED BY THE COMMISSIONER. 22 D. UPON ACCEPTANCE BY A LOCAL SCHOOL DISTRICT OF THE APPORTIONMENTS 23 MADE UNDER SECTION THIRTY-SIX HUNDRED TWO OF THIS CHAPTER SUCH DISTRICT 24 SHALL USE SUCH FUNDING IN ACCORDANCE WITH GUIDELINES TO BE ESTABLISHED 25 BY THE COMMISSIONER FOR SERVICES TO GIFTED PUPILS AND TWICE-EXCEPTIONAL 26 PUPILS. SUCH SERVICES SHALL INCLUDE BUT NOT BE LIMITED TO IDENTIFICA-TION, INSTRUCTIONAL PROGRAMS, GIFTED IEPS (GIEPS) DEVELOPED BY CERTIFIED 27 GIFTED AND TALENTED LEARNING SPECIALISTS, COUNSELING, PLANNING, 28 IN-SER-VICE EDUCATION AND PROGRAM EVALUATION. A BOARD OF EDUCATION MAY CONTRACT 29 WITH ANOTHER DISTRICT OR BOARD OF COOPERATIVE EDUCATIONAL SERVICES TO 30 PROVIDE THE PROGRAM AND/OR SERVICES WITH THE APPROVAL OF THE COMMISSION-31 32 ER UNDER GUIDELINES ESTABLISHED BY THE COMMISSIONER. 33 E. THE IDENTIFICATION OF PUPILS FOR PARTICIPATION IN EITHER GIFTED 34 PROGRAMS OR TWICE-EXCEPTIONAL PROGRAMS FUNDED UNDER THIS CHAPTER SHALL 35 COMMENCE THROUGH THE REFERRAL OF A PARENT, TEACHER OR ADMINISTRATOR. F. UPON REFERRAL OF A PUPIL FOR PARTICIPATION IN EITHER A GIFTED 36 37 PROGRAM OR TWICE-EXCEPTIONAL PROGRAM FUNDED UNDER THIS CHAPTER, THE 38 SCHOOL DISTRICT SHALL SO INFORM THE PARENT OR GUARDIAN OF SUCH PUPIL'S 39 REFERRAL AND SHALL SEEK THEIR APPROVAL TO ADMINISTER DIAGNOSTIC TESTS OR 40 OTHER EVALUATION MECHANISMS RELATED TO THE PROGRAM OBJECTIVES OF THE DISTRICT IN ORDER TO DETERMINE ELIGIBILITY FOR PARTICIPATION IN SUCH 41 TWICE-EXCEPTIONAL PROGRAM. FAILING TO RECEIVE APPROVAL, THE 42 GIFTED OR 43 CHILD SHALL NOT BE TESTED, EVALUATED OR PARTICIPATE IN THE PROGRAM. ΙN CASE SHALL THE PARENT, GUARDIAN OR PUPIL BE CHARGED A FEE FOR THE 44 NO ADMINISTRATION OF SUCH DIAGNOSTIC TESTS OR OTHER EVALUATION MECHANISMS. 45 G. THE PARENT OR GUARDIAN OF A PUPIL DESIGNATED AS GIFTED OR TWICE-EX-46 47 CEPTIONAL SHALL BE INFORMED BY THE LOCAL SCHOOL AUTHORITIES OF THE 48 PUPIL'S PLACEMENT IN SUCH GIFTED OR TWICE-EXCEPTIONAL PROGRAM FUNDED 49 UNDER THIS CHAPTER. 50 S 7. Section 4453 of the education law is REPEALED and a new section 51 4453 is added to read as follows: S 4453. ADVISORY COUNCIL ON THE EDUCATION OF GIFTED PUPILS. 1. 52 THE COMMISSIONER SHALL ESTABLISH WITHIN THE DEPARTMENT AN ADVISORY COUNCIL 53 54 ON THE EDUCATION OF GIFTED AND TWICE-EXCEPTIONAL PUPILS. SUCH COUNCIL

SHALL ASSIST AND ADVISE THE COMMISSIONER AND HIS DESIGNEES WITH RESPECT

1 TO POLICIES AND PROCEDURES RELATING TO THE EDUCATION OF GIFTED AND 2 TWICE-EXCEPTIONAL PUPILS AND PROGRAMS ASSOCIATED THEREWITH.

3 2. SUCH ADVISORY COUNCIL APPOINTED BY THE COMMISSIONER SHALL CONSIST 4 OF AT LEAST TEN MEMBERS, WHO ARE DIRECTLY CONCERNED WITH GENERAL EDUCA-5 TION AND DISABLED GIFTED PUPILS OR WHO HAVE SPECIALIZED IN THE EDUCATION 6 SUCH PUPILS, PROVIDED, HOWEVER THAT SUCH ADVISORY COUNCIL SHALL OF 7 INCLUDE AT LEAST A PLURALITY OF PARENTS OF SUCH PUPILS, INCLUDING THOSE TWICE-EXCEPTIONAL PUPILS. THE MEMBERS SHALL BE RESI-8 PARENTS OF DENTS OF THIS STATE AND SHALL BE SELECTED ON THE BASIS OF THEIR COMPE-9 10 TENCE, CONCERN, AND PROFESSIONAL ACTIVITY IN THE EDUCATION OF GIFTED AND TWICE-EXCEPTIONAL PUPILS. 11

12 3. THE ADVISORY COUNCIL SHALL MEET AT LEAST THREE TIMES EACH YEAR AT A 13 LOCATION TO BE DETERMINED BY THE COMMISSIONER. THE ADVISORY COUNCIL 14 SHALL REPORT AT LEAST BIANNUALLY TO THE COMMISSIONER.

15 S 8. This act shall take effect April 1, 2017; provided, however, that 16 effective immediately, the addition, amendment and/or repeal of any rule 17 or regulation necessary for the implementation of this act on its effec-18 tive date are authorized to be made and completed on or before such 19 date.