4585

2015-2016 Regular Sessions

IN ASSEMBLY

February 3, 2015

CLARK, McDONOUGH, SCARBOROUGH, GOTTFRIED --Introduced by M. of A. Multi-Sponsored by -- M. of A. BRENNAN, PERRY -- read once and referred to the Committee on Education

AN ACT to amend the education law, in relation to prohibiting discrimination based on a person's family status or pregnancy status

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

Section 1. Paragraph (a) of subdivision 1 and paragraphs (a) and (e) of subdivision 3 of section 313 of the education law, as amended by chapter 2 of the laws of 2002, are amended to read as follows:

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- (a) It is hereby declared to be the policy of the state that the American ideal of equality of opportunity requires that students, otherwise 6 qualified, be admitted to educational institutions and be given access 7 to all the educational programs and courses operated or provided by such institutions without regard to race, color, sex, religion, creed, mari-8 9 tal status, age, sexual orientation as defined in section two hundred ninety-two of the executive law or national origin, except that, with 10 11 religious or denominational educational institutions, regard to students, otherwise qualified, shall have the equal opportunity to 12 13 attend therein without discrimination because of race, color, sex, marital status, FAMILY STATUS, PREGNANCY STATUS, age, sexual orientation as 14 15 defined in section two hundred ninety-two of the executive law or 16 national origin. It is a fundamental American right for members of 17 various religious faiths to establish and maintain educational insti-18 tutions exclusively or primarily for students of their own religious faith or to effectuate the religious principles in furtherance of which 19 they are maintained. Nothing herein contained shall impair or abridge 20 21 that right.
- To exclude or limit or otherwise discriminate against any person 23 or persons seeking admission as students to such institution or to any 24 educational program or course operated or provided by such institution

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

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because of race, religion, creed, sex, color, marital status, FAMILY PREGNANCY STATUS, age, sexual orientation as defined in section 3 two hundred ninety-two of the executive law or national origin; that nothing in this section shall be deemed to affect, in any way, the 5 right of a religious or denominational educational institution to select 6 its students exclusively or primarily from members of such religion or 7 denomination or from giving preference in such selection to such members 8 to make such selection of its students as is calculated by such 9 institution to promote the religious principles for which it is estab-10 lished or maintained. Nothing herein contained shall impair or abridge the right of an independent institution, which establishes or maintains 11 12 a policy of educating persons of one sex exclusively, to admit students of only one sex. 13 14

- (e) It shall not be an unfair educational practice for any educational institution to use criteria other than race, religion, creed, sex, color, marital status, FAMILY STATUS, PREGNANCY STATUS, age, sexual orientation as defined in section two hundred ninety-two of the executive law or national origin in the admission of students to such institution or to any of the educational programs and courses operated or provided by such institution.
- S 2. Section 3201 of the education law, as amended by chapter 342 of the laws of 1969, is amended to read as follows:
- S 3201. Discrimination on account of race, creed, color, FAMILY STATUS, PREGNANCY STATUS, or national origin prohibited. 1. No person shall be refused admission into or be excluded from any public school in the state of New York on account of race, creed, color, FAMILY STATUS, PREGNANCY STATUS, or national origin.
- Except with the express approval of a board of education having jurisdiction, a majority of the members of such board having been elected, no student shall be assigned or compelled to attend any school on account of race, creed, color, FAMILY STATUS, PREGNANCY STATUS, or national origin, or for the purpose of achieving equality in attendance or increased attendance or reduced attendance, at any school, of persons of one or more particular races, creeds, colors, FAMILY STATUSES, PREG-NANCY STATUSES, or national origins; and no school district, school zone attendance unit, by whatever name known, shall be established, reorganized or maintained for any such purpose, provided that nothing contained in this section shall prevent the assignment of a pupil in the manner requested or authorized by his parents or guardian, and further provided that nothing in this section shall be deemed to affect, in way, the right of a religious or denominational educational institution to select its pupils exclusively or primarily from members of such religion or denomination or from giving preference to such selection to such members or to make such selection to its pupils as is calculated to promote the religious principle for which it is established.
 - S 3. This act shall take effect immediately.