STATE OF NEW YORK

7084

2017-2018 Regular Sessions

IN ASSEMBLY

April 4, 2017

_

Introduced by M. of A. CURRAN -- read once and referred to the Committee on Education

AN ACT to amend the education law, in relation to enacting the "common core parental refusal act"

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- 1 Section 1. Short title. This act shall be known and may be cited as 2 the "common core parental refusal act".
- 3 § 2. Section 305 of the education law is amended by adding a new 4 subdivision 51-b to read as follows:
- 5 51-b. The commissioner shall ensure that school districts notify
 6 parents of students in grades three through eight, either by email
 7 and/or a mailed letter, that such students may refuse to participate in
 8 all state testing provided by Pearson or any other state testing based
 9 on common core standards. Such notification shall be given no sooner
 10 than fourteen days and no later than seven days prior to the scheduled
 11 administration of such testing. Such notification shall read as
- 12 **follows:**
- 13 "It is the right of every parent to direct the upbringing and educa-
- tion of their children. Parents may refuse to permit their children to take state testing provided by Pearson or any other state testing based
- on common core standards. Parents who refuse to permit their children to
- 17 take such tests may fill out and return the attached form. No punitive
- 18 measures may be taken against students who refuse to participate in such
- 19 testing, nor shall students who do participate in such testing receive
- 20 any incentive or reward for doing so."
- 21 The text of such notification shall be posted on school district
- 22 websites.
- 23 The response form, which shall be contained within the notification,
- 24 <u>shall read as follows:</u>

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

LBD02223-01-7

A. 7084 2

1

2

4

5

6

7

8

9

35

"As the parent or legal guardian of (child's full name), I respectfully and formally state my refusal to permit my child to take part in testing provided by Pearson or any other state testing based on common core standards. My child shall be scored as a 'refusal', rather than as 'absent', in accordance with the student information repository system, and therefore my child will continue to receive a free and appropriate public education in his/her regular classroom environment during the administration of all makeup test periods as this letter provides written verification of a 'refusal' for all tests."

10 Notwithstanding any other law, rule or regulation to the contrary, it shall be unlawful for any school district to require a student to 11 participate in testing provided by Pearson or any other state testing 12 13 based on common core standards. It shall further be unlawful for any 14 school district to take punitive measures against students who refuse to participate in such testing, or provide any form of incentive or reward 15 for students who do so participate. School districts shall provide 16 17 students whose parents refuse to permit their testing participation with an alternate educational activity during scheduled state testing times. 18 19 It shall be unlawful for school districts to require such students to be 20 placed in a testing room or environment during scheduled state testing 21 times or makeup times. Notwithstanding the provisions of subdivision two of section three hundred six of this article, state aid for schools 22 shall not be contingent on or in any way affected by the student partic-23 ipation rate for testing provided by Pearson or any other state testing 24 25 based on common core standards. Notwithstanding any other law, rule or 26 regulation to the contrary, score results on Pearson or any other state 27 testing based on common core standards shall not constitute grounds or be considered as a factor for determining whether a school is a chron-28 29 ically underperforming or failing school. Nor shall a school district 30 give any consideration to classroom participation rates in such testing 31 when evaluating teacher performance or making personnel decisions. It 32 shall likewise be unlawful for a school district to re-allocate funding 33 among or between schools within such district based on student partic-34 ipation rates for such testing.

§ 3. This act shall take effect immediately.