STATE OF NEW YORK

4598--A

2023-2024 Regular Sessions

IN SENATE

February 13, 2023

- Introduced by Sens. BAILEY, BROUK, CLEARE, COMRIE, FERNANDEZ, GIANARIS, GOUNARDES, HOYLMAN-SIGAL, LIU, MYRIE, PARKER, PERSAUD, SEPULVEDA, SKOUFIS -- 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
- AN ACT to amend the education law and the state finance law, in relation to enacting the "school anti-violence education 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 "school anti-violence education act".

3 § 2. The education law is amended by adding a new section 115 to read 4 as follows:

§ 115. School anti-violence education. 1. Legislative findings. The
legislature hereby finds and declares that gun violence and other forms
of violence constitute a crisis that poses a serious threat to the
health and quality of life of all residents of the state of New York,
particularly youth under eighteen years of age. An epidemic of violence
is tearing at the fabric of life in many urban areas. The legislature
further finds that funds should be used to support school anti-violence
education programs.
2. Definitions. For the purposes of this section, the following terms

14 shall have the following meanings:

15 <u>(a) "evidence-based anti-violence program" means a program or an</u> 16 <u>initiative that:</u>

- 17 (i) is developed and evaluated through scientific research and data
 18 collection;
- 19 (ii) uses public health principles that demonstrate measurable posi-
- 20 tive outcomes in preventing gun violence; and

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

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1	(iii) is implemented by a nonprofit organization or public entity at
2	or in affiliation with a government-funded public school.
3	(b) "school anti-violence education program" means a school-based or
4	school-affiliated evidence-based anti-violence education program that is
5	operated by:
б	(i) a nonprofit organization or public entity; and
7	(ii) provides evidence-based trauma-support and group counseling and
8	anti-gun violence education that includes personal and group develop-
9	ment, research-based facts and misconceptions about guns and the gun
10	violence crisis, and youth empowerment programming.
11	3. School anti-violence education program. (a) The department is
12	authorized to establish school anti-violence education programs, which
13	shall be funded from the school anti-violence education fund established
14	by section ninety-seven-bbbb of the state finance law.
15	(b) No firearms shall be used for training or demonstration or another
16	use in any school anti-violence education program established pursuant
17	to this section.
18	(c) The department shall secure alternative funding sources other than
19	the state to fund school anti-violence education programs, including
20	local government and private sources as well as funding from the federal
21	government.
22	§ 3. The state finance law is amended by adding a new section 97-bbbb
23	to read as follows:
24	§ 97-bbbb. School anti-violence education fund. 1. There is hereby
25	established in the joint custody of the state comptroller and the
26 27	commissioner of education a fund to be known as the "school anti-vio-
28	<u>lence education fund".</u> 2. The school anti-violence education fund shall consist of and all
29	monies appropriated, credited, or transferred thereto from any other
30	fund or source pursuant to law.
31	3. Monies of the school anti-violence education fund shall be expended
32	only:
33	(a) pursuant to section one hundred fifteen of the education law;
34	(b) to support effective violence reduction strategies for school-
35	based and school-affiliated anti-violence programs by providing grants
36	to local governments and nonprofit organizations to fund evidence-based
37	school anti-violence programs or evidence-informed school anti-violence
38	programs; and
39	(c) for the evaluation of the efficacy of evidence-based school anti-
40	violence programs or evidence-informed school anti-violence programs
41	awarded grants through the fund.
42	4. Monies shall be payable from the fund on the audit and warrant of
43	the comptroller on vouchers approved and certified by the commissioner
44	of education.
45	§ 4. If any clause, sentence, paragraph, or section of this act shall
46	be adjudged by any court of competent jurisdiction to be invalid and
47	after exhaustion of all further judicial review, the judgment shall not
48	affect, impair or invalidate the remainder thereof, but shall be
49	confined in its operation to the clause, sentence, paragraph, or section
50	of this act directly involved in the controversy in which the judgment
51	shall have been rendered

51 shall have been rendered.
52 § 5. This act shall take effect immediately.