GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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| H.B. 240 |
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| Mar 8, 2021 |
| HOUSE PRINCIPAL CLERK |

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HOUSE BILL DRH10109-MT-57

| Short Title: | Standards of Student Conduct. | (Public) |
|--------------|-------------------------------|----------|
| Sponsors: | Representative Torbett. | |
| Referred to: | | |

| 1 | | | A BILL TO BE ENTITLED |
|----|-----------|-------------|---|
| 2 | AN ACT | TON | MAKE VARIOUS CHANGES TO LOCAL STANDARDS OF STUDENT |
| 3 | CON | DUCT | AND TO REQUIRE THE DEPARTMENT OF PUBLIC INSTRUCTION TO |
| 4 | | | A PLAN OF EMPLOYMENT FOR TEACHERS WITH THE NORTH |
| 5 | | | VIRTUAL PUBLIC SCHOOL AND REPORT TO THE JOINT |
| 6 | | | VE EDUCATION OVERSIGHT COMMITTEE. |
| 7 | | | sembly of North Carolina enacts: |
| 8 | | | TION 1.(a) G.S. 115C-390.1 reads as rewritten: |
| 9 | "§ 115C-3 | | State policy and definitions. |
| 10 | | | l v |
| 11 | (b) | The f | following definitions apply in this Article: |
| 12 | | (1) | Alternative education services. – Part or full-time programs, wherever |
| 13 | | ~ / | situated, providing direct or computer-based instruction that allow a student |
| 14 | | | to progress in one or more core academic courses. Alternative education |
| 15 | | | services include programs established by the local board of education in |
| 16 | | | conformity with G.S. 115C-105.47A and local board of education public |
| 17 | | | school unit board policies. |
| 18 | | | |
| 19 | | (4) | Educational property. – Any school building or bus, school campus, grounds, |
| 20 | | | recreational area, athletic field, or other property under the control of any local |
| 21 | | | board of education or charter school.public school unit. |
| 22 | | | - |
| 23 | | (9) | Principal. – Includes the principal and the principal's designee. designee, or if |
| 24 | | | there is no designated principal, the staff member designated by the public |
| 25 | | | school unit board with the highest decision-making authority at an individual |
| 26 | | | <u>school.</u> |
| 27 | | <u>(9a)</u> | Public school unit board or board The governing entity of a public school |
| 28 | | | <u>unit.</u> |
| 29 | | | |
| 30 | | (11) | School personnel. – Any of the following: |
| 31 | | | a. An employee of a local board of education.public school unit board. |
| 32 | | | b. Any person working on school grounds or at a school function under |
| 33 | | | a contract or written agreement with the public school system unit to |
| 34 | | | provide educational or related services to students. |
| 35 | | | c. Any person working on school grounds or at a school function for |
| 36 | | | another agency providing educational or related services to students. |



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| 1 2 3 4 | (14) Superintendent. – Includes the superintendent and the su designee.designee, or if there is no superintendent, the staff me highest decision-making authority and that staff member's desi | ember with the |
| 5 | " | |
| 6 7 | SECTION 1.(b) G.S. 115C-390.2 reads as rewritten: "§ 115C-390.2. Discipline policies. | |
| 8 | (a) Local boards of education Public school unit boards, in consultation | with teachers |
| 9 | school-based administrators, parents, and local law enforcement agencies, shall ad | |
| 10 | govern the conduct of students and establish procedures to be followed by scho | |
| 11 | disciplining students. These policies must be consistent with the provisions of the | |
| 12 | the constitutions, statutes, and regulations of the United States and the State of N | |
| 13 | Prior to adopting these policies, public school unit boards shall review current fee | |
| 14 | on school discipline practices issued by the United States Department of Education | - |
| 15 | (a1) No later than September 1 of each year, each public school unit board | d shall provide |
| 16 | the Department of Public Instruction with a copy of its most up-to-date stud | dent discipline |
| 17 | policies. | |
| 18 | (b) Board policies shall include or provide for the development of a Co | |
| 19 | Conduct that notifies students of the standards of behavior expected of them, con | - |
| 20 | subject them to discipline, and the range of disciplinary measures that may be u | used by school |
| 21 | officials. | |
| 22 23 | (c) Board policies may authorize suspension for conduct not occurring or property, but only if the student's conduct otherwise violates the Code of Studen | |
| 23 24 | the conduct has or is reasonably expected to have a direct and immediate impact | |
| 24 25 | and efficient operation of the schools or the safety of individuals in the school env | • |
| 25 26 | (d) Board policies shall not allow students to be long-term suspended or | |
| 27 | school solely for truancy or tardiness offenses and shall not allow short-term susp | - |
| 28 | than two days for such offenses. | |
| 29 | (e) Board policies shall not impose mandatory long-term suspensions or | expulsions for |
| 30 | specific violations unless otherwise provided in State or federal law. | |
| 31 | (f) Board policies shall minimize the use of long-term suspension and | l expulsion by |
| 32 | restricting the availability of long-term suspension or expulsion to those violations | s deemed to be |
| 33 | serious violations of the board's Code of Student Conduct that either threaten | • |
| 34 | students, staff, or school visitors or threaten to substantially disrupt the educationa | |
| 35 | Examples of conduct that would not be deemed to be a serious violation inclu- | |
| 36 | inappropriate or disrespectful language, noncompliance with a staff directiv | |
| 37 | violations, and minor physical altercations that do not involve weapons or injury | |
| 38 39 | may, however, in his or her discretion, determine that aggravating circumstances a minor violation as a serious violation. | justify treating |
| 40 | (g) Board policies shall not prohibit the superintendent and principals fro | m considering |
| 41 | the student's intent, disciplinary and academic history, the potential benefits to | - |
| 42 | alternatives to suspension, and other mitigating or aggravating factors when decid | |
| 43 | recommend or impose long-term suspension. | |
| 44 | (h) Board policies shall include the procedures to be followed by scho | ol officials in |
| 45 | suspending, expelling, or administering corporal punishment to any student, w | |
| 46 | consistent with this Article. | |
| 47 | (i) Each local board shall publish all policies, administrative procedures, | or school rules |
| 48 | mandated by this section and make them available to each student and his or he | - |
| 49 | beginning of each school year and upon request. This information shall include the | - |
| 50 | responses to violations of disciplinary rules, including responses that do not rem | |
| 51 | from the classroom or school building. Public school unit boards may require | e students and |

General Assembly Of North Carolina parents or guardians to sign an acknowledgement that they have received a copy of such policies, 1 2 procedures, or rules. 3 Local boards of education Public school unit boards are encouraged to include in their (i) 4 safe schools plans, adopted pursuant to G.S. 115C-105.47, research-based behavior management 5 programs that take positive approaches to improving student behaviors. 6 School officials are encouraged to use a full range of responses to violations of (k) 7 disciplinary rules, such as conferences, counseling, peer mediation, behavior contracts, 8 instruction in conflict resolution and anger management, detention, academic interventions, 9 community service, and other similar tools that do not remove a student from the classroom or 10 school building. 11 Board policies shall state that absences under G.S. 130A-440 shall not be suspensions. (l)12 A student subject to an absence under G.S. 130A-440 shall be provided the following: 13 The opportunity to take textbooks and school-furnished digital devices home (1)14 for the duration of the absence. Upon request, the right to receive all missed assignments and, to the extent 15 (2)practicable, the materials distributed to students in connection with the 16 17 assignment. The opportunity to take any quarterly, semester, or grading period 18 (3) 19 examinations missed during the absence period. 20 Nothing in this section or any section of this Chapter shall be construed as regulating (m) a public school unit board's discretion to devise, impose, and enforce personal appearance codes." 21 SECTION 1.(c) G.S. 115C-390.3 reads as rewritten: 22 23 "§ 115C-390.3. Reasonable force. 24 25 (c) Notwithstanding any other law, no officer, member, or employee of the State Board 26 of Education, the Superintendent of Public Instruction, or of a local board of education, public 27 school unit board, individually or collectively, shall be civilly liable for using reasonable force 28 in conformity with State law, State or local rules, or State or local policies regarding the control, 29 discipline, suspension, and expulsion of students. Furthermore, the burden of proof is on the 30 claimant to show that the amount of force used was not reasonable. 31 No school employee shall be reprimanded or dismissed for acting or failing to act to (d) 32 stop or intervene in an altercation between students if the employee's actions are consistent with 33 local-board policies. Local boards of education-Public school unit boards shall adopt policies, 34 pursuant to their authority under G.S. 115C-47(18), or as otherwise provided by law, which 35 provide guidelines for an employee's response if the employee has personal knowledge or actual 36 notice of an altercation between students." SECTION 1.(d) G.S. 115C-390.4 reads as rewritten: 37 38 "§ 115C-390.4. Corporal punishment. 39 Each local board of education public school unit board shall determine whether (a) 40 corporal punishment will be permitted in its public school administrative-unit. Notwithstanding a local board of education's board's prohibition on the use of corporal punishment, school 41 42 personnel may use physical restraint in accordance with federal law and G.S. 115C-391.1 and 43 reasonable force pursuant to G.S. 115C-390.3. 44 Each local board of education public school unit board shall report annually to the 45 (c) State Board of Education, in a manner prescribed by the State Board of Education, on the number 46 of times that corporal punishment was administered. The report shall be in compliance with the 47 48 federal Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g, and shall include the 49 following: 50" SECTION 1.(e) G.S. 115C-390.6 reads as rewritten: 51

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| "§ 115C-390 | .6. Short-term suspension procedures. | |
| (e) A | student is not entitled to appeal the principal's decision | to impose a short-term |
| | the superintendent or local board of education. public scl | - |
| - | on is not subject to judicial review. Notwithstanding this su | |
| | - <u>public school unit board, in its discretion, may provide stu</u> | |
| | appeal of a short-term suspension to the superintend | |
| | blic school unit board." | |
| - | ECTION 1.(f) G.S. 115C-390.8 reads as rewritten: | |
| | 18. Long-term suspension procedures. | |
| | Then a student is recommended by the principal for log | ng_term suspension the |
| | Il give written notice to the student's parent. The notice | |
| | ent by the end of the workday during which the suspension | |
| | ossible or as soon thereafter as practicable. The written not | |
| | g information: | the shall provide at leas |
| the following | ; mormation. | |
| | 5) The extent to which the local -board policy permit | s the narent to have a |
| ((| advocate, instead of an attorney, accompany the | - |
| | presentation of his or her appeal. | student to assist in th |
| | | |
| (8 | | nent of discipline record |
| | as required by G.S. 115C-402. | |
| (b) V | ritten notice may be provided by certified mail, fax, e-m | ail. or any other writte |
| | onably designed to achieve actual notice of the recomm | |
| | When school personnel are aware that English is not the | |
| - | rdian, the notice shall be written in both English and in the | |
| | ardian when the appropriate foreign language resources a | |
| | ibed in this section shall be written in plain English, and sh | |
| | ranslated into the dominant non-English language used by | |
| | vistrative unit: public school unit: | |
| | | |
| (d) T | he formal hearing may be conducted by the local board of | education, public schoo |
| <u>unit board, b</u> | y the superintendent, or by a person or group of persons app | ointed by the local boar |
| or superinter | ndent to serve as a hearing officer or hearing panel. Ne | either the board nor th |
| superintende | nt shall appoint any individual to serve as a hearing offic | er or on a hearing pane |
| who is under | the direct supervision of the principal recommending susp | pension. If the hearing i |
| | an appointed hearing officer or hearing panel, such officer | 1 |
| | facts and credibility of witnesses based on the evidence p | |
| 0 | e hearing, the superintendent or local-board shall make a | <u> </u> |
| - | on. The superintendent or board shall adopt the hearing of | - |
| | ns unless they are not supported by substantial evidence in | |
| | ong-term suspension hearings shall be conducted in ac | - |
| | ne board of education. public school unit board. Such polici | ies shall offer the studen |
| procedural d | ue process including, but not limited to, the following: | |
| •• | | |
| | nless the decision was made by the local board, the student | • • • • |
| | board <u>of education</u> in accordance with G.S. 115C-45(c) and | |
| * | <u>c school unit board.</u> Notwithstanding the provisions of G.S | |
| anneal to the | board of a decision upholding a long-term suspension sh | hall be beard and a fina |

- 49 appeal to the board of a decision upholding a long-term suspension shall be heard and a final 50 written decision issued in not more than 30 calendar days following the request for such appeal.
- 51 ...

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| 1 | (i) A decision of the local-board to uphold the long-term suspensio | |
| 2 | subject to judicial review in accordance with Article 4 of Chapter 150B of the | |
| 3 | The action must be brought within 30 days of the local board's decision. A perso | |
| 4 | review shall file a petition in the superior court of the county where the local | |
| 5 | decision. Local rules notwithstanding, petitions for judicial review of a long | |
| 6 | shall be set for hearing in the first succeeding term of superior court in the cou | inty following the |
| 7 | filing of the certified copy of the official record." | |
| 8 | SECTION 1.(g) G.S. 115C-390.9 reads as rewritten: | |
| 9 | "§ 115C-390.9. Alternative education services. | 1 |
| 10 | (a) Students who are long-term suspended shall be offered alternative e | |
| 11 | unless the superintendent provides a significant or important reason for declin | • |
| 12 | services. The following may be significant or important reasons, depending on | the circumstances |
| 13 | and the nature and setting of the alternative education services: | |
| 14 | (5) Educationalla companyista alternationa desetion comission en | |
| 15 | (5) Educationally appropriate alternative education services are | |
| 16 17 | the local school administrative public school unit due to lim | ned resources. |
| 17 18 | (b) If the superintendent declines to provide alternative education | comvises to the |
| 18 19 | (b) If the superintendent declines to provide alternative education suspended student, the student may seek review of such decision by the local b | |
| 20 | <u>public school unit board as permitted by G.S. 115C-45(c)(2). If the student set</u> | |
| 20 21 | the superintendent shall provide to the student and the local-board, in advant | |
| 21 | review, a written explanation for the denial of services together with any do | |
| 22 | information supporting the decision." | cuments of other |
| 23 24 | SECTION 1.(h) G.S. 115C-390.10 reads as rewritten: | |
| 25 | "§ 115C-390.10. 365-day suspension for gun possession. | |
| 26 | (a) All local boards of education public school unit boards shall develo | on and implement |
| 27 | written policies and procedures, as required by the federal Gun Free Schools | |
| 28 | 7151, requiring suspension for 365 calendar days of any student who is de | |
| 29 | brought or been in possession of a firearm or destructive device on educational | |
| 30 | school-sponsored event off of educational property. A principal shall re- | |
| 31 | superintendent the 365-day suspension of any student believed to have violat | |
| 32 | regarding weapons. The superintendent has the authority to suspend for 365 da | - |
| 33 | has been recommended for such suspension by the principal when such re | • |
| 34 | consistent with board policies. Notwithstanding the foregoing, the superintend | |
| 35 | in writing, the required 365-day suspension for an individual student on a ca | ase-by-case basis. |
| 36 | The superintendent shall not impose a 365-day suspension if the superintender | nt determines that |
| 37 | the student took or received the firearm or destructive device from another pe | erson at school or |
| 38 | found the firearm or destructive device at school, provided that the student deli | ivered or reported |
| 39 | the firearm or destructive device as soon as practicable to a law enforcement of | officer or a school |
| 40 | employee and had no intent to use such firearm or destructive device in a harm | ful or threatening |
| 41 | way. | |
| 42 | | |
| 43 | (c) Nothing in this provision shall apply to a firearm that was brought | |
| 44 | property for activities approved and authorized by the local board of educati | - |
| 45 | unit board, provided that the local board of education public school unit be | oard has adopted |
| 46 | appropriate safeguards to protect student safety. | |
| 47 | (d) At the time the student and parent receive notice that the student is s | - |
| 48 | days under this section, the superintendent shall provide notice to the student | |
| 49 50 | parent of the right to petition the local board of education public school unit boar | <u>ed</u> for readmission |
| 50 | pursuant to G.S. 115C-390.12. | |
| 51 | " | |

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| | | i) G.S. 115C-390.11 reads as rewritte | en: |
| "§ 115C-390.11 | - | | beend of education mublic school |
| | | endation of the superintendent, a local | |
| - | | student 14 years of age or older who | _ |
| | | o the safety of other students or scho | - |
| • | | d shall conduct a hearing to determin tutes a clear threat to the safety of ot | |
| - | | reasonable notice of the recomm | |
| G.S. 115C-390. | | b), as well as reasonable notice of the | |
| hearing. | | | |
| (1) | - | ocedures described in G.S. 115C-39 | |
| | | expulsion pursuant to this section, ex | |
| | | by the local board of education public | |
| | | ar and convincing evidence that the | - |
| (2) | | constitutes a clear threat to the safety | |
| (2) | | board of education public school u | |
| | | to G.S. 14-208.18 in accordance with | |
| | | ordering the expulsion of a student, the unit board shall consider whether | - |
| | | s that may be offered to the student. A | |
| | | ocal board of education public school | |
| | | shall be provided educational service | |
| | | e under the supervision of school pers | |
| | Shun o | , under the supervision of sensor pers | sonner at an times. |
| (b) Duri | ng the ext | oulsion, the student is not entitled to l | be present on any property of the |
| | | e-public school unit and is not consid | |
| | | ol unit board. Nothing in this section | |
| - | | nit board from offering access to son | - |
| services that car | n be provi | ded to the student in a manner that do | bes not create safety risks to other |
| students and scl | nool staff.' | ' | |
| | | j) G.S. 115C-390.12 reads as rewritte | en: |
| | | t for readmission. | |
| | | spended for 365 days or expelled m | |
| | | of the student's suspension or expulsion | |
| | | strative public school unit. The local | |
| | - | and publish written policies and proc | |
| | | xpelled or suspended for 365 days, wh | hich shall provide, at a minimum, |
| the following pr | | f | |
| (1) | - | bcess for 365-day suspended students | |
| | a. | At the local board's discretion, eithe | - |
| | | board itself shall consider and decide | - |
| | | the decision maker is the superintender the student an opportunity for an in | - |
| | | the student an opportunity for an in maker is the local board of education | |
| | | board may offer the student an in- | |
| | | determination based on the records | |
| | | superintendent. | submitted by the student and the |
| | | supermentent. | |
| | с. | A superintendent's decision not to rea | dmit the student may be appealed |
| | | to the local board of education publ | • • • • • • |

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| | | G.S. 115C-45(c). The superintendent sharight to appeal. | all notify the parents of the |
| | (2) | The process for expelled students. a. The board of education shall consider all expelled students, together with the superintendent on the matter, and shall readmission. The board shall consider the submitted by the student and the responses shall allow the parties to be heard in the second statement of the s | recommendation of the ll rule on the request for petition based on the records se by the administration and |
| | | c. A decision by a board of education to deny student is not subject to judicial review. d. An expelled student may subsequently re often than every six months. The local school unit board is not required to consi petitions filed sooner than six months aft filed. | equest readmission not more board of education public ider subsequent readmission |
| - | assign t asonable | udent is readmitted under this section, the board and ne student to any program within the school system conditions on the readmission. FION 1.(k) G.S. 115C-391.1 reads as rewritten: | - |
| "§ 1150 | | Permissible use of seclusion and restraint. | |
| ••• | | r ermissible use of sectusion and restraint. | |
| (b) | | following definitions apply in this section: | |
| (b) | | | or at a school function unde public school system <u>unit</u> to students. or at a school function fo |
| (b) (j) | The f (9) | ollowing definitions apply in this section: "School personnel" means: a. Employees of a local board of education. b. Any person working on school grounds of a contract or written agreement with the provide educational or related services to c. Any person working on school grounds | br at a school function under public school system <u>unit</u> to students. or at a school function for related services to students. tion <u>public school unit boar</u> board policies developed to |

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(k) Nothing in this section shall be construed to create a private cause of action against
 any local board of education, public school unit board, its agents or employees, or any institutions
 of teacher education educator preparation programs or their agents or employees or to create a
 criminal offense."

5 **SECTION 2.** This act is effective when it becomes law. Section 1 of this act applies 6 beginning with the 2021-2022 school year. G.S. 115C-390.2(a), as amended by this act, shall 7 apply to material changes to policies existing on July 1, 2021, or new policies adopted on or after 8 July 1, 2021.