GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE BILL 1682* PROPOSED COMMITTEE SUBSTITUTE H1682-PCS60075-RQ-50

Short Title: Corp. Punish. and Children W/Disabilit.

(Public)

Sponsors:

Referred to:

May 13, 2010

1	A BILL TO BE ENTITLED
2	AN ACT TO PROHIBIT THE USE OF CORPORAL PUNISHMENT ON A STUDENT
3	WITH A DISABILITY AS DEFINED IN G.S. 115C-106.3(1) OR SECTION 504 OF THE
4	FEDERAL REHABILITATION ACT OF 1973 WHOSE PARENT OR GUARDIAN HAS
5	STATED IN WRITING THAT CORPORAL PUNISHMENT SHALL NOT BE
6	ADMINISTERED ON THAT STUDENT, AND TO REQUIRE LOCAL BOARDS OF
7	EDUCATION TO REPORT OCCURRENCES OF CORPORAL PUNISHMENT TO THE
8	STATE BOARD OF EDUCATION.
9	The General Assembly of North Carolina enacts:
10	SECTION 1. G.S. 115C-107.7 reads as rewritten:
11	"§ 115C-107.7. Discipline-Discipline, corporal punishment, and homebound instruction.
12	(a) The policies and procedures for the discipline of students with disabilities shall be
13	consistent with federal laws and regulations.
14	(a1) Any corporal punishment administered on students with disabilities shall be
15	consistent with the requirements of G.S. 115C-391(a)(5).
16	(b) If a change of placement occurs under the discipline regulations of IDEA, a local
17	educational agency shall not assign a student to homebound instruction without a determination
18	by the student's IEP team that the homebound instruction is the least restrictive alternative
19	environment for that student. If it is determined that the homebound instruction is the least
20	restrictive alternative environment for the student, the student's IEP team shall meet to
21	determine the nature of the homebound educational services to be provided to the student. In
22	addition, the continued appropriateness of the homebound instruction shall be evaluated
23	monthly by the designee or designees of the student's IEP team.
24	(c) (Effective January 1, 2009, and expires March 1, 2011 – see notes) A local
25	educational agency shall be deemed to have a "basis of knowledge" that a child is a child with a
26	disability if, prior to the behavior that precipitated the disciplinary action, the behavior and
27	performance of the child clearly and convincingly establishes the need for special education.
28	Prior disciplinary infractions shall not, standing alone, constitute clear and convincing
29	evidence." SECTION 2. G.S. 115C-391 reads as rewritten:
30	SECTION 2. U.S. 115U-591 reads as rewritten:

31 "(a) Local boards of education shall adopt policies not inconsistent with the provisions 32 of the Constitutions of the United States and North Carolina, governing the conduct of students 33 and establishing procedures to be followed by school officials in suspending or expelling any 34 student, or in disciplining any student if the offensive behavior could result in suspension,



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1 2	include a reasonal	administration of corporal punishment. Local bole dress code for students in these policies.	
3	1	olicies that shall be adopted for the administration	of corporal punishment
4		minimum the following conditions:	
5	(1)	Corporal punishment shall not be administered in	a classroom with other
6		children present;students present.	
7	(2)	The student body shall be informed beforehand	
8		misconduct could result in corporal punishment;pur	
9	(3)	Only a teacher, substitute teacher, principal, or	1 I V
0		administer corporal punishment and may do so o	
1		principal, assistant principal, teacher, substitute tea	
2		student teacher, who shall be informed beforeha	
3		presence of the reason for the punishment; and punis	
4	(4)	An appropriate school official shall provide the e	-
5		guardian with notification that corporal punishmer	
6		and upon request, the official who administered	
7		shall provide the child's student's parent or guardian	
8		the reasons and the name of the second school offic	1
9	<u>(5)</u>	Corporal punishment shall not be administered on	
0		with a disability as defined in G.S. 115C-106.3(1	
1		disability who is covered under section 504 of the f	
2		of 1973, as amended, 29 U.S.C. § 794, whose pare	-
3		in writing that corporal punishment shall not be adm	
4		Parents and guardians shall be given a form to mal	
5		beginning of the school year or when the studen	
6 7		during the year. If a parent or guardian has not a	
.8		corporal punishment shall not be used on the stude presented to the parent or guardian at the first	· · · · · · · · · · · · · · · · · · ·
.8 9		program or section 504 plan meeting held during th	
0	Fach local board	shall publish all the policies mandated by this su	•
1		student and his each student's parent or guardian	
2		vithstanding any policy adopted pursuant to this section	
3	•	rce, including corporal punishment, to control behav	1
4		those situations when necessary:	for or to remove a person
5	(1)	To quell a disturbance threatening injury to others;	
6	(1) (2)	To obtain possession of weapons or other dangero	us objects on the person.
7	(-)	or within the control, of a student;	
8	(3)	For self-defense;	
9	(4)	For the protection of persons or property; or	
0	(5)	To maintain order on school property, in the	he classroom, or at a
1		school-related activity on or off school property.	
2	(a1) Each l	ocal board of education shall report annually to the s	State Board of Education,
3		ribed by the State Board of Education, on the num	
4	-	administered. The report shall be in compliance	-
5	-	ts and Privacy Act, 20 U.S.C. § 1232g and shall inclu	
-6	<u>(1)</u>	The number of students who received corporal puni	shment.
7	<u>(2)</u>	The number of students who received corporal pu	unishment who were also
-8		students with disabilities and were eligible to rece	
9		related services under the federal Individuals with	th Disabilities Education
0		Improvement Act, 20 U.S.C. § 1400, et seq.	
1	<u>(3)</u>	The grade of the students who receive corporal punt	ishment.

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1	(4) The race of the students who received corporal punishment.		
2	"		
3	SECTION 3. This act is effective when it becomes law and applies	beginning with	
4	the 2010-2011 school year.		