House

Florida Senate - 2018 Bill No. CS for CS for SB 732



LEGISLATIVE ACTION .

Senate

Floor: WD/2R 03/08/2018 04:01 PM

Senator Baxley moved the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause 4 and insert: 5

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Section 1. Subsections (1) and (2) of section 1002.41, Florida Statutes, are amended, and subsections (11), (12), and (13) are added to that section, to read: 1002.41 Home education programs.-

(1) As used in this section, the term a "home education 10 program" has the same meaning as is defined in s. 1002.01. A home education program is not a school district program and is

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12 registered with the district school superintendent only for the 13 purpose of complying with the state's attendance requirements under s. 1003.21(1). The parent is not required to hold a valid 14 15 regular Florida teaching certificate.

16 (a) The parent, as defined in s. 1000.21, who establishes 17 and maintains a home education program shall notify the district 18 school superintendent of the county in which the parent resides 19 of her or his intent to establish and maintain a home education program. The notice must shall be in writing, signed by the 20 parent, and shall include the full legal names, addresses, and 21 22 birthdates of all children who shall be enrolled as students in 23 the home education program. The notice must shall be filed in 24 the district school superintendent's office within 30 days of 25 the establishment of the home education program.

(b) The district school superintendent shall accept the notice and immediately register the home education program upon receipt of the notice. The district may not require any additional information or verification from the parent unless the student chooses to participate in a school district program or service. The district school superintendent may not assign a grade level to the home education student or include a social security number or any other personal information of the student in any school district or state database unless the student chooses to participate in a school district program or service. (c) The parent shall file a written notice of termination upon completion of the home education program with shall be filed in the district school superintendent, along with the 39 annual evaluation required in paragraph (f), within superintendent's office within 30 days of after said

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(d) (b) The parent shall maintain a portfolio of records and materials. The portfolio must shall consist of the following:

1. A log of educational activities that is made contemporaneously with the instruction and that designates by title any reading materials used.

2. Samples of any writings, worksheets, workbooks, or creative materials used or developed by the student.

(e) The parent shall determine the content of the portfolio, preserve it shall be preserved by the parent for 2 years, and make it shall be made available for inspection, if requested, by the district school superintendent, or the district school superintendent's agent, upon 15 days' written notice. Nothing in this section shall require the district school superintendent to inspect the portfolio.

(f) (c) The parent shall provide for an annual educational evaluation in which is documented the student's demonstration of educational progress at a level commensurate with her or his ability. The parent shall select the method of evaluation and shall file a copy of the evaluation annually with the district school superintendent's office in the county in which the student resides. The annual educational evaluation shall consist of one of the following:

64 1. A teacher selected by the parent shall evaluate the 65 student's educational progress upon review of the portfolio and 66 discussion with the student. Such teacher shall hold a valid 67 regular Florida certificate to teach academic subjects at the 68 elementary or secondary level;

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2. The student shall take any nationally normed student

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70 achievement test administered by a certified teacher;

71 3. The student shall take a state student assessment test 72 used by the school district and administered by a certified 73 teacher, at a location and under testing conditions approved by 74 the school district;

4. The student shall be evaluated by an individual holding a valid, active license pursuant to the provisions of s. 490.003(7) or (8); or

5. The student shall be evaluated with any other valid measurement tool as mutually agreed upon by the district school superintendent of the district in which the student resides and the student's parent.

82 (2) The district school superintendent shall review and 83 accept the results of the annual educational evaluation of the 84 student in a home education program. If the student does not 85 demonstrate educational progress at a level commensurate with 86 her or his ability, the district school superintendent shall 87 notify the parent, in writing, that such progress has not been 88 achieved. The parent shall have 1 year from the date of receipt of the written notification to provide remedial instruction to 89 90 the student. At the end of the 1-year probationary period, the 91 student shall be reevaluated as specified in paragraph (1)(f) 92 (1) (c). Continuation in a home education program shall be 93 contingent upon the student demonstrating educational progress 94 commensurate with her or his ability at the end of the 95 probationary period.

96 (11) A school district may provide access to career and 97 technical courses and programs for a home education program 98 student who enrolls in a public school solely for the career and

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99	technical courses or programs. The school district that provides
100	the career and technical courses and programs shall report each
101	student as a full-time equivalent student in the class and in a
102	manner prescribed by the department, and funding shall be
103	provided through the Florida Education Finance Program pursuant
104	<u>to s. 1011.62.</u>
105	(12) Industry certifications, national assessments, and
106	statewide, standardized assessments offered by a school district
107	shall be available to home education program students. Each
108	school district shall notify home education program students of
109	the available certifications and assessments; the date, time,
110	and locations for the administration of each certification and
111	assessment; and the deadline for notifying the school district
112	of the student's intent to participate and the student's
113	preferred location.
114	(13) A school district may not further regulate, exercise
115	control over, or require documentation from parents of home
116	education program students beyond the requirements of this
117	section unless the regulation, control, or documentation is
118	necessary for participation in a school district program.
119	Section 2. Subsection (4) of section 1003.21, Florida
120	Statutes, is amended to read:
121	1003.21 School attendance
122	(4) Before admitting a child to kindergarten, the principal
123	shall require evidence that the child has attained the age at
124	which he or she should be admitted in accordance with the
125	provisions of subparagraph (1)(a)2. The district school
126	superintendent may require evidence of the age of any child who
127	is being enrolled in public school and who the district school

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128 <u>superintendent</u> whom he or she believes to be within the limits 129 of compulsory attendance as provided for by law; however, the 130 <u>district school superintendent may not require evidence from any</u> 131 <u>child who meets regular attendance requirements by attending a</u> 132 <u>school or program listed in s. 1003.01(13)(b)-(e)</u>. If the first 133 prescribed evidence is not available, the next evidence 134 obtainable in the order set forth below shall be accepted:

(a) A duly attested transcript of the child's birth record filed according to law with a public officer charged with the duty of recording births;

(b) A duly attested transcript of a certificate of baptism showing the date of birth and place of baptism of the child, accompanied by an affidavit sworn to by the parent;

(c) An insurance policy on the child's life that has been in force for at least 2 years;

143 (d) A bona fide contemporary religious record of the 144 child's birth accompanied by an affidavit sworn to by the 145 parent;

(e) A passport or certificate of arrival in the United States showing the age of the child;

(f) A transcript of record of age shown in the child's school record of at least 4 years prior to application, stating date of birth; or

(g) If none of these evidences can be produced, an affidavit of age sworn to by the parent, accompanied by a certificate of age signed by a public health officer or by a public school physician, or, if these are not available in the county, by a licensed practicing physician designated by the district school board, which states that the health officer or

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157 physician has examined the child and believes that the age as 158 stated in the affidavit is substantially correct. Children and 159 youths who are experiencing homelessness and children who are 160 known to the department, as defined in s. 39.0016, shall be 161 given temporary exemption from this section for 30 school days.

Section 3. Paragraph (f) of subsection (1) and paragraph (a) of subsection (2) of section 1003.26, Florida Statutes, are amended to read:

1003.26 Enforcement of school attendance.-The Legislature 165 166 finds that poor academic performance is associated with 167 nonattendance and that school districts must take an active role 168 in promoting and enforcing attendance as a means of improving 169 student performance. It is the policy of the state that each 170 district school superintendent be responsible for enforcing 171 school attendance of all students subject to the compulsory 172 school age in the school district and supporting enforcement of 173 school attendance by local law enforcement agencies. The 174 responsibility includes recommending policies and procedures to the district school board that require public schools to respond 175 176 in a timely manner to every unexcused absence, and every absence 177 for which the reason is unknown, of students enrolled in the 178 schools. District school board policies shall require the parent 179 of a student to justify each absence of the student, and that 180 justification will be evaluated based on adopted district school 181 board policies that define excused and unexcused absences. The 182 policies must provide that public schools track excused and 183 unexcused absences and contact the home in the case of an 184 unexcused absence from school, or an absence from school for which the reason is unknown, to prevent the development of 185

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186 patterns of nonattendance. The Legislature finds that early 187 intervention in school attendance is the most effective way of 188 producing good attendance habits that will lead to improved 189 student learning and achievement. Each public school shall 190 implement the following steps to promote and enforce regular 191 school attendance:

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(1) CONTACT, REFER, AND ENFORCE.-

193 (f)1. If the parent of a child who has been identified as 194 exhibiting a pattern of nonattendance enrolls the child in a 195 home education program pursuant to chapter 1002, the district 196 school superintendent shall provide the parent a copy of s. 197 1002.41 and the accountability requirements of this paragraph. 198 The district school superintendent shall also refer the parent 199 to a home education review committee composed of the district 200 contact for home education programs and at least two home 201 educators selected by the parent from a district list of all 202 home educators who have conducted a home education program for 203 at least 3 years and who have indicated a willingness to serve 204 on the committee. The home education review committee shall 205 review the portfolio of the student, as defined by s. 1002.41, 206 every 30 days during the district's regular school terms until 207 the committee is satisfied that the home education program is in 208 compliance with s. 1002.41(1)(d) s. 1002.41(1)(b). The first portfolio review must occur within the first 30 calendar days of 209 210 the establishment of the program. The provisions of subparagraph 211 2. do not apply once the committee determines the home education 212 program is in compliance with s. 1002.41(1)(d) s. 1002.41(1)(b).

213 2. If the parent fails to provide a portfolio to the 214 committee, the committee shall notify the district school

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215 superintendent. The district school superintendent shall then 216 terminate the home education program and require the parent to enroll the child in an attendance option that meets the 217 definition of "regular school attendance" under s. 218 219 1003.01(13)(a), (b), (c), or (e), within 3 days. Upon 220 termination of a home education program pursuant to this 221 subparagraph, the parent shall not be eligible to reenroll the 222 child in a home education program for 180 calendar days. Failure 223 of a parent to enroll the child in an attendance option as 224 required by this subparagraph after termination of the home 225 education program pursuant to this subparagraph shall constitute 226 noncompliance with the compulsory attendance requirements of s. 227 1003.21 and may result in criminal prosecution under s. 228 1003.27(2). Nothing contained herein shall restrict the ability 229 of the district school superintendent, or the ability of his or 230 her designee, to review the portfolio pursuant to s. 231 1002.41(1)(e) s. 1002.41(1)(b).

(2) GIVE WRITTEN NOTICE.-

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233 (a) Under the direction of the district school 234 superintendent, a designated school representative shall give 235 written notice that requires enrollment or attendance within 3 236 days after the date of notice, in person or by return-receipt 237 mail, to the parent when no valid reason is found for a student's nonenrollment in school. If the notice and requirement 2.38 239 are ignored, the designated school representative shall report 240 the case to the district school superintendent, who and may 241 refer the case to the child study team in paragraph (1)(b) at 242 the school the student would be assigned according to district school board attendance area policies or to the case staffing 243

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244 committee, established pursuant to s. 984.12. The child study 245 team shall diligently facilitate intervention services and shall 246 report the case back to the district school superintendent only 247 when all reasonable efforts to resolve the nonenrollment 248 behavior are exhausted. If the parent still refuses to cooperate 249 or enroll the child in school, the district school 250 superintendent shall take such steps as are necessary to bring 251 criminal prosecution against the parent. 2.52 Section 4. Subsection (2) of section 1003.27, Florida 253 Statutes, is amended to read: 254 1003.27 Court procedure and penalties.-The court procedure 255 and penalties for the enforcement of the provisions of this 256 part, relating to compulsory school attendance, shall be as 257 follows: 258 (2) NONENROLLMENT AND NONATTENDANCE CASES.-259 (a) In each case of nonenrollment or of nonattendance upon 260 the part of a student who is required to attend some school, 261 when no valid reason for such nonenrollment or nonattendance is 262 found, the district school superintendent shall institute a 263 criminal prosecution against the student's parent. However, 264 criminal prosecution may not be instituted against the student's 265 parent until the school and school district have complied with s. 1003.26. 266 2.67 (b) Each public school principal or the principal's 268 designee shall notify the district school board of each minor 269 student under its jurisdiction who accumulates 15 unexcused

absences in a period of 90 calendar days. Each designee of the governing body of each private school, and each parent whose child is enrolled in a home education program, may provide the

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273 Department of Highway Safety and Motor Vehicles with the legal 274 name, sex, date of birth, and social security number of each 275 minor student under his or her jurisdiction who fails to satisfy 276 relevant attendance requirements and who fails to otherwise 277 satisfy the requirements of s. 322.091. The district school 278 superintendent must provide the Department of Highway Safety and 279 Motor Vehicles the legal name, sex, date of birth, and social 280 security number of each minor student who has been reported 2.81 under this paragraph and who fails to otherwise satisfy the 282 requirements of s. 322.091. The Department of Highway Safety and 283 Motor Vehicles may not issue a driver license or learner's 284 driver license to, and shall suspend any previously issued 285 driver license or learner's driver license of, any such minor 286 student, pursuant to the provisions of s. 322.091. 287 (c) Each designee of the governing body of each private 288 school and each parent whose child is enrolled in a home 289 education program may provide the Department of Highway Safety 290 and Motor Vehicles with the legal name, sex, date of birth, and social security number of each minor student under his or her 291 292 jurisdiction who fails to satisfy relevant attendance 293 requirements and who fails to otherwise satisfy the requirements 294 of s. 322.091. The Department of Highway Safety and Motor 295 Vehicles may not issue a driver license or learner's driver 296 license to, and shall suspend any previously issued driver 297 license or learner's driver license of, any such minor student pursuant to s. 322.091. 298 299 Section 5. Paragraph (1) of subsection (5) and paragraph

300 (a) of subsection (11) of section 1002.385, Florida Statutes, 301 are amended to read: Florida Senate - 2018 Bill No. CS for CS for SB 732

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1002.385 The Gardiner Scholarship.-

303 (5) AUTHORIZED USES OF PROGRAM FUNDS.-Program funds must be 304 used to meet the individual educational needs of an eligible 305 student and may be spent for the following purposes: 306 (1) Fees for an annual evaluation of educational progress 307 by a state-certified teacher under s. 1002.41(1)(f) s. 1002.41(1)(c), if this option is chosen for a home education 308 309 student. 310 A provider of any services receiving payments pursuant to this 311 subsection may not share, refund, or rebate any moneys from the 312 313 Gardiner Scholarship with the parent or participating student in 314 any manner. A parent, student, or provider of any services may 315 not bill an insurance company, Medicaid, or any other agency for 316 the same services that are paid for using Gardiner Scholarship 317 funds. (11) PARENT AND STUDENT RESPONSIBILITIES FOR PROGRAM 318 319 PARTICIPATION.-A parent who applies for program participation 320 under this section is exercising his or her parental option to 321 determine the appropriate placement or the services that best 322 meet the needs of his or her child. The scholarship award for a 323 student is based on a matrix that assigns the student to support 324 Level III services. If a parent receives an IEP and a matrix of 325 services from the school district pursuant to subsection (7),

326 the amount of the payment shall be adjusted as needed, when the 327 school district completes the matrix. 328 (a) To satisfy or maintain program eligibility, including

328 (a) TO Satisfy of Maintain program eligibility, including
329 eligibility to receive and spend program payments, the parent
330 must sign an agreement with the organization and annually submit

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331	a notarized, sworn compliance statement to the organization to:
332	1. Affirm that the student is enrolled in a program that
333	meets regular school attendance requirements as provided in s.
334	1003.01(13)(b)-(d).
335	2. Affirm that the program funds are used only for
336	authorized purposes serving the student's educational needs, as
337	described in subsection (5).
338	3. Affirm that the parent is responsible for the education
339	of his or her student by, as applicable:
340	a. Requiring the student to take an assessment in
341	accordance with paragraph (8)(c);
342	b. Providing an annual evaluation in accordance with <u>s.</u>
343	<u>1002.41(1)(f)</u> s. 1002.41(1)(c) ; or
344	c. Requiring the child to take any preassessments and
345	postassessments selected by the provider if the child is 4 years
346	of age and is enrolled in a program provided by an eligible
347	Voluntary Prekindergarten Education Program provider. A student
348	with disabilities for whom a preassessment and postassessment is
349	not appropriate is exempt from this requirement. A participating
350	provider shall report a student's scores to the parent.
351	4. Affirm that the student remains in good standing with
352	the provider or school if those options are selected by the
353	parent.
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355	A parent who fails to comply with this subsection forfeits the
356	Gardiner Scholarship.
357	Section 6. This act shall take effect July 1, 2018.
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359	========== T I T L E A M E N D M E N T =================================

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360	And the title is amended as follows:
361	Delete everything before the enacting clause
362	and insert:
363	A bill to be entitled
364	An act relating to home education; amending s.
365	1002.41, F.S.; specifying that a home education
366	program is not a school district program and is
367	registered with the district school superintendent
368	only for the purpose of complying with the state's
369	attendance requirements; revising the content
370	requirements of a notice of enrollment of a student in
371	a home education program; requiring the district
372	school superintendent to immediately register a home
373	education program upon receipt of the notice;
374	prohibiting a school district from requiring
375	additional information or verification of a home
376	education student except in specified circumstances;
377	authorizing a school district to provide home
378	education program students with access to certain
379	courses and programs offered by the school district;
380	requiring reporting and funding through the Florida
381	Education Finance Program; requiring home education
382	program students be provided access to certain
383	certifications and assessments offered by the school
384	district; prohibiting a school district from taking
385	certain actions against a home education program
386	student's parent unless such action is necessary for a
387	school district program; amending s. 1003.21, F.S.;
388	prohibiting a district school superintendent from

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389 requiring certain evidence relating to a child's age 390 from children enrolling in specified schools and programs; amending s. 1003.26, F.S.; authorizing a 391 392 school district superintendent to refer certain cases 393 relating to student nonenrollment to the child study 394 team of certain schools; requiring the child study 395 team to provide specified services in such instances; 396 conforming cross-references; amending s. 1003.27, F.S.; requiring a school and school district to comply 397 398 with specified provisions before instituting criminal 399 prosecution against certain parents relating to 400 compulsory school attendance; amending s. 1002.385, 401 F.S.; conforming cross-references; providing an 402 effective date.

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