

General Assembly

February Session, 2022

## Substitute Bill No. 5466

## AN ACT CONCERNING ASSORTED REVISIONS AND ADDITIONS TO THE EDUCATION STATUTES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (Effective July 1, 2022) The Department of Education shall 2 develop a report concerning recovery schools. Such report shall include, 3 but need not be limited to, an examination of how other states have 4 implemented and integrated recovery high schools into their public 5 school system and recommendations regarding the establishment and 6 implementation of one or more recovery high schools in the state. Not 7 later than January 1, 2023, the department shall submit such report on 8 its findings and recommendations to the joint standing committee of the 9 General Assembly having cognizance of matters relating to education, 10 in accordance with the provisions of section 11-4a of the general statutes. 11 For purposes of this section, "recovery high school" means a high school 12 designed specifically for students in recovery from substance use 13 disorder or co-occurring disorders.

Sec. 2. Subsection (a) of section 10-15b of the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1*, 2022):

(a) Either parent or legal guardian of a minor student shall, uponwritten request to a local or regional board of education and within a

reasonable time, be entitled to knowledge of and access to all 19 20 educational, medical, or similar records maintained in such student's 21 cumulative record, including such student's class rank, except that no 22 parent or legal guardian shall be entitled to information considered 23 privileged under section 10-154a. Nothing in this section shall be 24 construed to limit a parent who is incarcerated from being entitled to 25 knowledge of and access to all educational, medical or similar records 26 maintained in the cumulative record of any minor student of such 27 incarcerated parent, except that such incarcerated parent shall not be 28 entitled to such records if (1) such information is considered privileged 29 under section 10-154a, (2) such incarcerated parent has been convicted 30 in this state or any other state of a violation of section 53a-70, 53a-70a, 31 53a-71, 53a-72a, 53a-72b or 53a-73a, or (3) such incarcerated parent is 32 prohibited from knowledge of or access to such student's cumulative 33 record pursuant to a court order.

34 Sec. 3. (*Effective from passage*) (a) On or before September 1, 2022, the 35 governing authority for intramural and interscholastic athletics in the 36 state shall convene a working group to study the efficacy of throat 37 guards in preventing catastrophic neck injuries to interscholastic, 38 intramural and youth ice hockey athletes. The working group may 39 include representatives from organizations (1) representing athletic 40 trainers in the state, (2) representing sports medicine physicians, (3) that 41 research athlete safety and sudden death prevention, and (4) that 42 oversee youth hockey or independent interscholastic athletic leagues. 43 The working group may also include any member of the General 44 Assembly who would like to participate in the working group. The 45 study shall include, but need not be limited to, (A) a review of current 46 policies issued by national sport governing bodies on the use of throat 47 guards in ice hockey, and (B) an analysis of relevant studies (i) on the 48 prevalence of catastrophic throat injuries in interscholastic, intramural 49 and youth ice hockey, (ii) on the effectiveness of throat guards in 50 preventing catastrophic throat injuries in interscholastic, intramural and 51 youth ice hockey, and (iii) to identify any concerns associated with the 52 use of throat guards by interscholastic, intramural and youth ice hockey

## 53 athletes.

(b) Not later than January 1, 2023, the working group shall submit a
report on its findings and safety recommendations for interscholastic
and youth ice hockey programs to the joint standing committee of the
General Assembly having cognizance of matters relating to education,
in accordance with the provisions of section 11-4a of the general statutes.
The working group shall terminate on the date that it submits such
report or January 1, 2023, whichever is later.

61 Sec. 4. Section 3 of public act 21-95 is repealed and the following is 62 substituted in lieu thereof (*Effective from passage*):

63 (a) There is established a task force to study issues relating to the 64 provision and funding of special education in the state during the school 65 years commencing July 1, 2016, to July 1, 2020, inclusive. Such study 66 shall include, but need not be limited to, an examination of (1) the 67 provision of special education and related services, including whether 68 local and regional boards of education are providing such services 69 directly or partnering with regional educational service centers, 70 contracting with a private provider of special education services, as 71 defined in section 10-91g of the general statutes, or as part of a 72 cooperative arrangement pursuant to section 10-158a of the general 73 statutes, (2) the cost of providing special education and related services, 74 the total aggregate amount per school district per year and the annual 75 percentage increase or decrease per school district of such cost, (3) the 76 effect that the cost of special education has on a board of education's 77 minimum budget requirement, (4) the level of state reimbursement to 78 boards of education for special education, including the total amount 79 for reimbursement submitted by each school district per year and the 80 total amount received by such school district per year, and the 81 percentage increase or decrease per year of the difference of the total 82 amount submitted and the total amount received for each school 83 district, and (5) the criteria and manner by which school districts are 84 identifying students who require special education and related services, 85 including school whether districts are overidentifying or

86 underidentifying such students and the causes and reasons for such87 overidentification and underidentification.

88 (b) The task force shall consist of the following members:

(1) Three appointed by the speaker of the House of Representatives,
one of whom is a representative of the Special Education Equity for Kids
of Connecticut, one of whom is a representative of the Connecticut
Association of Boards of Education and one of whom is the parent or
guardian of a student who is enrolled in a public school and receiving
special education services;

(2) Three appointed by the president pro tempore of the Senate, one
of whom is a representative of the Connecticut Association of Public
School Superintendents, one of whom is a representative of the
Connecticut Education Association and one of whom is the parent or
guardian of a student who is enrolled in a public school and receiving
special education services;

(3) Two appointed by the majority leader of the House of
Representatives, one of whom is a representative of the American
Federation of Teachers-Connecticut and one of whom is a representative
of the Connecticut Parent Advocacy Center;

(4) Two appointed by the majority leader of the Senate, one of whom
is a representative of the Connecticut Council of Administrators of
Special Education and one of whom is a representative of the RESC
Alliance;

(5) Two appointed by the minority leader of the House of
Representatives, one of whom is a representative of the Connecticut
Association of School Administrators and one of whom is a
representative of the School and State Finance Project;

(6) Two appointed by the minority leader of the Senate, one of whom
is a representative of the Connecticut Association of Schools and one of
whom is a representative of the Connecticut Association of School

116 Business Officials; and

117 (7) The Commissioner of Education, or the commissioner's designee.

(c) All appointments to the task force shall be made not later thanthirty days after the effective date of this section. Any vacancy shall befilled by the appointing authority.

(d) The speaker of the House of Representatives and the president
pro tempore of the Senate shall select the cochairpersons of the task force
from among the members of the task force. Such cochairpersons shall
schedule the first meeting of the task force, which shall be held not later
than sixty days after the effective date of this section.

(e) The administrative staff of the joint standing committee of the
General Assembly having cognizance of matters relating to education
shall serve as administrative staff of the task force.

(f) Not later than January 1, [2022] <u>2024</u>, the task force shall submit a
report on its findings and recommendations to the joint standing
committee of the General Assembly having cognizance of matters
relating to education, in accordance with the provisions of section 11-4a
of the general statutes. The task force shall terminate on the date that it
submits such report or January 1, [2022] <u>2024</u>, whichever is later.

135 Sec. 5. (Effective July 1, 2022) The Department of Education shall 136 conduct a study of the funding process for incorporated or endowed 137 high schools or academies approved pursuant to section 10-34 of the 138 general statutes. The department may consult with any incorporated or 139 endowed high school or academy while conducting such study. Not 140 later than January 1, 2023, the department shall submit a report of the 141 results of such study and any recommendations for legislation 142 containing proposed amendments to the general statutes relating to the 143 funding process for incorporated or endowed high schools or academies 144 to the joint standing committee of the General Assembly having 145 cognizance of matters relating to education, in accordance with the 146 provisions of section 11-4a of the general statutes.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	July 1, 2022	New section
Sec. 2	July 1, 2022	10-15b(a)
Sec. 3	from passage	New section
Sec. 4	from passage	PA 21-95, Sec. 3
Sec. 5	July 1, 2022	New section

## Statement of Legislative Commissioners:

Section 3(a) was reworded for clarity; and in Section 4(b)(6), "and" was added for proper form.

- EDJoint Favorable Subst. C/RAPP
- APP Joint Favorable