ACT No. 737

Regular Session, 2010

HOUSE BILL NO. 1141

BY REPRESENTATIVE LANDRY

1	AN ACT
2	To amend and reenact R.S. 17:195(A) and to enact R.S. 17:192.1, relative to school nutrition
3	programs; to require certain public school governing authorities to implement
4	procedures relative to denying meals to students during school hours; to provide
5	relative to the documentation and reporting of such denials; to prohibit school
6	employees from disclosing certain information relative to a student's inability to pay
7	for meals and to provide for related penalties; and to provide for related matters.
8	Be it enacted by the Legislature of Louisiana:
9	Section 1. R.S. 17.195(A) is hereby amended and reenacted and R.S. 17:192.1 is
10	hereby enacted to read as follows:
11	§192.1. Meals; denial to students; procedures
12	A. If the governing authority of a public elementary school, for any reason,
13	adopts a policy of denying a scheduled meal to a child who is an elementary school
14	student, it shall implement the following procedures to provide for safeguards to the
15	child's health and the child's ability to learn:
16	(1) Prior to withholding a meal from the child, the school shall do each of
17	the following:
18	(a) Provide actual notification to the child's parent or legal guardian as to the
19	date and time after which meals may be denied, the reason for such denial, any
20	action that may be taken by the parent or legal guardian to prevent further denial of

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

HB NO. 1141 ENROLLED

meals, and the consequences of the failure to take appropriate actions to prevent such denial, including that the school governing authority shall contact the office of community services within the Department of Social Services upon the third instance of such denial during a single school year as provided in Paragraph (3) of this Subsection.

- (b) Verify with appropriate school staff that the child does not have an Individual Education Plan that requires the child to receive meals provided by the school to ensure that neither the child's health nor learning ability will be negatively affected by denying the child meals during school hours.
- (2) If the school denies a scheduled meal to a child, the school shall provide a sandwich or a substantial and nutritious snack item to the child as a substitute for the meal denied.
- (3) Upon the third instance during a single school year of the same elementary school child being denied a meal during school hours, the school governing authority shall contact the office of community services within the Department of Social Services to report the failure of the parent or guardian to pay for meals which has resulted in repeated denials of meals during school hours.
- B. If the governing authority of a public elementary school adopts a policy of denying a scheduled meal to a child for the reason that the child's parent or guardian has failed to pay for the meal, or owes a debt to the governing authority for previously furnished meals, it shall implement additional procedures to ensure compliance with the nondiscrimination provisions of R.S. 17:195(A).

C. If the governing authority of a public elementary school adopts a policy of denying a scheduled meal to a child, the governing authority shall document each instance that a child is denied a meal in the elementary school under its authority and shall report annually to the state superintendent of education, to the House Committee on Education, and to the Senate Committee on Education relative to the number of instances of denials of meals to children during school hours, the reason for the denial of meals to the child, the age and grade of each child so denied, and whether the child qualifies for free or reduced price lunch programs.

HB NO. 1141 ENROLLED

D. No governing authority of a public elementary school shall implement a policy that bans the use of charitable funds donated by school employees or the use of other charitable funds to pay for a child's meal in the event that he is subject to the denial of a meal during school hours.

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§195. Operation of nutrition program; general powers of governing authorities of nutrition program providers; forbidden acts; penalties

A.(1) The governing authority of each nutrition program provider, in order to provide for the operation of nutrition programs in schools and other programs under its jurisdiction, may enter into contracts with respect to food, services, supplies, equipment, and facilities for the operation of such programs and may use therefor funds disbursed to such governing authority under the provisions of this Subpart any federal funds, commodities, gifts, and any other funds that may be received for nutrition programs.

(2) No student shall be requested to pay more than the actual cost of the lunch, less the amount of reimbursement paid to the nutrition program provider from state and federal funds.

(3)(a) No discrimination against any individual shall be made by the nutrition program provider because of his inability to pay, nor shall the nutrition program provider publish or permit to be published the names of any individual unable to pay for the food. Whoever publishes or permits the publication of the name of any individual unable to pay for such food shall be guilty of a misdemeanor and upon conviction thereof shall be fined not more than one hundred dollars, or imprisoned for not more than ninety days, or both.

(b) Any public school employee who discloses the name of any individual unable to pay for such food, either orally or in written form, except as reasonably necessary in the conduct of his official duties, shall be subject to the penalties

l	provided in Subparagraph (a) of this Paragraph. No public school employee shall
2	disclose such information to any student for any reason.
3	* * *
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE
	GOVERNOR OF THE STATE OF LOUISIANA

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HB NO. 1141

APPROVED: ____