

General Assembly

January Session, 2019

Raised Bill No. 851

Referred to Committee on EDUCATION

Introduced by: (ED)

AN ACT PROHIBITING THE DISAGGREGATION OF STUDENT DATA BY ETHNIC SUBGROUPS IN THE PUBLIC SCHOOL INFORMATION SYSTEM.

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

- Section 1. Section 10-10a of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective July 1, 2019*):
- 3 (a) As used in this section:

(1) "Teacher" means any certified professional employee below the
rank of superintendent employed by a board of education for at least
ninety days in a position requiring a certificate issued by the State
Board of Education;

8 (2) "Teacher preparation program" means a program designed to 9 qualify an individual for professional certification as an educator 10 provided by institutions of higher education or other providers 11 approved by the Department of Education, including, but not limited 12 to, an alternate route to certification program.

13 (b) The Department of Education shall develop and implement a 14 state-wide public school information system. The system shall be 15 designed for the purpose of establishing a standardized electronic data 16 collection and reporting protocol that will facilitate compliance with 17 state and federal reporting requirements, improve school-to-school and district-to-district information exchanges, and maintain the 18 19 confidentiality of individual student and staff data. The initial design 20 shall focus on student information, provided the system shall be 21 created to allow for future compatibility with financial, facility and 22 staff data. The system shall provide for the tracking of the performance 23 of individual students on each of the state-wide mastery examinations 24 under section 10-14n in order to allow the department to compare the 25 progress of the same cohort of students who take each examination 26 and to better analyze school performance. The department shall assign 27 a unique student identifier to each student prior to tracking the 28 performance of a student in the public school information system.

29 (c) The state-wide public school information system shall:

30 (1) Track and report data relating to student, teacher and school and 31 district performance growth and make such information available to 32 local and regional boards of education for use in evaluating 33 educational performance and growth of teachers and students enrolled 34 in public schools in the state. Such information shall be collected or 35 calculated based on information received from local and regional 36 boards of education and other relevant sources. Such information shall 37 include, but not be limited to:

38 (A) In addition to performance on state-wide mastery examinations 39 pursuant to subsection (b) of this section, data relating to students shall 40 include, but not be limited to, (i) the primary language spoken at the 41 home of a student, (ii) student transcripts, (iii) student attendance and 42 student mobility, (iv) reliable, valid assessments of a student's 43 readiness to enter public school at the kindergarten level, and (v) data 44 collected, if any, from the preschool experience survey, described in 45 section 10-515. Such data relating to students shall not be 46 disaggregated by ethnic subgroups unless such disaggregated student
47 data is (I) required under federal law, or (II) collected uniformly for all
48 ethnic subgroups among the entire student population in the state;

49 (B) Data relating to teachers shall include, but not be limited to, (i) 50 teacher credentials, such as master's degrees, teacher preparation 51 programs completed and certification levels and endorsement areas, 52 (ii) teacher assessments, such as whether a teacher is deemed highly 53 qualified pursuant to the No Child Left Behind Act, P.L. 107-110, or 54 deemed to meet such other designations as may be established by 55 federal law or regulations for the purposes of tracking the equitable 56 distribution of instructional staff, (iii) the presence of substitute 57 teachers in a teacher's classroom, (iv) class size, (v) numbers relating to absenteeism in a teacher's classroom, and (vi) the presence of a 58 59 teacher's aide. The department shall assign a unique teacher identifier 60 to each teacher prior to collecting such data in the public school 61 information system;

62 (C) Data relating to schools and districts shall include, but not be 63 limited to, (i) school population, (ii) annual student graduation rates, 64 (iii) annual teacher retention rates, (iv) school disciplinary records, 65 such as data relating to suspensions, expulsions and other disciplinary 66 actions, (v) the percentage of students whose primary language is not 67 English, (vi) the number of and professional credentials of support 68 personnel, (vii) information relating to instructional technology, such 69 as access to computers, and (viii) disaggregated measures of school-70 based arrests pursuant to section 10-233n.

(2) Collect data relating to student enrollment in and graduation
from institutions of higher education for any student who had been
assigned a unique student identifier pursuant to subsection (b) of this
section, provided such data is available.

(3) Develop means for access to and data sharing with the datasystems of public institutions of higher education in the state.

(d) On or before July 1, 2011, and each year thereafter until July 1,

2013, the Commissioner of Education shall report, in accordance with 78 79 the provisions of section 11-4a, to the joint standing committee of the General Assembly having cognizance of matters relating to education 80 81 on the progress of the department's efforts to expand the state-wide 82 public school information system pursuant to subsection (c) of this 83 section. The report shall include a full statement of those data elements 84 that are currently included in the system and those data elements that 85 will be added on or before July 1, 2013.

86 (e) The system database of student information shall not be 87 considered a public record for the purposes of section 1-210. Nothing 88 in this section shall be construed to limit the ability of a full-time 89 permanent employee of a nonprofit organization that is exempt from 90 taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, 91 or any subsequent corresponding internal revenue code of the United 92 States, as from time to time amended, and that is organized and 93 operated for educational purposes, to obtain information in accordance 94 with the provisions of subsection (h) of this section.

(f) All school districts shall participate in the system, and report all
necessary information required by this section, provided the
department provides for technical assistance and training of school
staff in the use of the system.

99 (g) Local and regional boards of education and preschool programs 100 which receive state or federal funding shall participate, in a manner 101 prescribed by the Commissioner of Education, in the state-wide public 102 school information system described in subsection (b) of this section. 103 Participation for purposes of this subsection shall include, but not be 104 limited to, reporting on (1) student experiences in preschool by 105 program type and by numbers of months in each such program, and 106 (2) the readiness of students entering kindergarten and student 107 progress in kindergarten. Such reporting shall be done by October 1, 108 2007, and annually thereafter.

109 (h) On and after August 1, 2009, upon receipt of a written request to

110 access data maintained under this section by a full-time permanent 111 employee of a nonprofit organization that is exempt from taxation 112 under Section 501(c)(3) of the Internal Revenue Code of 1986, or any 113 subsequent corresponding internal revenue code of the United States, 114 as from time to time amended, and that is organized and operated for 115 educational purposes, the Department of Education shall provide such 116 data to such requesting party not later than sixty days after such 117 request, provided such requesting party shall be responsible for the 118 reasonable cost of such request. The Department of Administrative 119 Services shall monitor the calculation of such fees charged for access to 120 or copies of such records to ensure that such fees are reasonable and 121 consistent with those charged by other state agencies. The Department 122 of Education shall respond to written requests under this section in the 123 order in which they are received.

(i) The superintendent of schools of a school district, or his or her
designee, may access information in the state-wide public school
information system regarding the state-wide mastery examination
under section 10-14n. Such access shall be for the limited purpose of
determining examination dates, examination scores and levels of
student achievement on such examinations for students enrolled in or
transferring to the school district of such superintendent.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2019	10-10a

Statement of Purpose:

To prohibit the collection of disaggregated student data on specific ethnic subgroups unless such student data is required by federal law or collected uniformly across the entire population of students.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]