House Engrossed

public schools; student discipline; absenteeism

State of Arizona House of Representatives Fifty-sixth Legislature Second Regular Session 2024

HOUSE BILL 2218

AN ACT

AMENDING TITLE 15, CHAPTER 1, ARTICLE 8, ARIZONA REVISED STATUTES, BY ADDING SECTION 15-186.02; AMENDING SECTION 15-843, ARIZONA REVISED STATUTES; RELATING TO THE SUSPENSION AND EXPULSION OF PUPILS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Title 15, chapter 1, article 8, Arizona Revised 3 Statutes, is amended by adding section 15-186.02, to read: 15-186.02. Student discipline; absenteeism 4 5 ANY PENALTY IMPOSED BY A CHARTER SCHOOL FOR A STUDENT'S UNEXCUSED 6 ABSENCE OR ABSENCES MAY NOT INCLUDE SUSPENSION. 7 Sec. 2. Section 15-843, Arizona Revised Statutes, is amended to 8 read: 9 15-843. Student disciplinary proceedings; definition A. An action concerning discipline, suspension or expulsion of a 10 11 pupil STUDENT is not subject to title 38, chapter 3, article 3.1, except 12 that the governing board of a school district shall post regular notice 13 and shall take minutes of any hearing held by the governing board concerning the discipline, suspension or expulsion of a pupil STUDENT. 14 B. The governing board of any school district, in consultation with 15 16 the teachers and parents of the school district, shall prescribe rules for 17 the discipline, suspension and expulsion of pupils STUDENTS. The rules 18 shall be consistent with the constitutional rights of pupils STUDENTS and 19 shall include at least the following: 20 1. Penalties for excessive pupil STUDENT absenteeism pursuant to 21 section 15-803, including failure in a subject, failure to pass a 22 grade, suspension or expulsion. PENALTIES ADOPTED PURSUANT TO THIS 23 PARAGRAPH MAY NOT INCLUDE SUSPENSION. 24 2. Procedures for using corporal punishment if allowed by the 25 governing board. 26 3. Procedures for the reasonable use of physical force by 27 certificated or classified personnel in self-defense, defense of others 28 and defense of property. 29 4. Procedures for dealing with pupils STUDENTS who have committed or who are believed to have committed a crime. 30 31 5. A notice and hearing procedure for cases concerning the 32 suspension of a pupil STUDENT for more than ten days. 33 6. Procedures and conditions for readmitting a pupil STUDENT who has been expelled or suspended for more than ten days. 34 35 7. Procedures to appeal to the governing board the suspension of a 36 pupil STUDENT for more than ten days, if the decision to suspend the pupil 37 STUDENT was not made by the governing board. 8. Procedures to appeal the recommendation of the hearing officer 38 or officers designated by the board as provided in subsection F of this 39 section at the time the board considers the recommendation. 40 41 9. Disciplinary policies for confining pupils STUDENTS who are left 42 alone in an enclosed space. These policies shall include the following: 43 (a) A process for prior written parental notification that confinement may be used for disciplinary purposes and that is included in 44 45 the pupil's STUDENT'S enrollment packet or admission form. - 1 -

1 (b) A process for prior written parental consent before confinement 2 is allowed for any pupil STUDENT in the school district. The policies 3 shall provide for an exemption to prior written parental consent if a 4 school principal or teacher determines that the pupil STUDENT poses 5 imminent physical harm to self or others. The school principal or teacher 6 shall make reasonable attempts to notify the pupil's STUDENT'S parent or 7 guardian in writing by the end of the same day that confinement was used.

8 Procedures that require the school district to annually report 10. 9 to the department of education in a manner prescribed by the department the number of suspensions and expulsions that involve the possession, use 10 11 or sale of an illegal substance under title 13, chapter 34 and the type of suspension or expulsion. The 12 involved illegal substance in each 13 department of education shall compile this information and annually post the information on its website. The information shall comply with the 14 family educational rights and privacy act of 1974 (P.L. 93-380; 88 Stat. 15 16 571; 20 United States Code section 1232g), shall not include personally 17 identifiable information and shall show the number of suspensions and 18 expulsions associated with each illegal substance aggregated statewide and 19 by county.

C. Penalties adopted pursuant to subsection B, paragraph 1 of this section for excessive absenteeism shall not be applied to pupils STUDENTS who have completed the course requirements and whose absence from school is due solely to illness, disease or accident as certified by a person who is licensed pursuant to title 32, chapter 7, 13, 14, 15 or 17.

25

40

D. The governing board shall:

26 1. Support and assist teachers in implementing and enforcing the 27 rules prescribed pursuant to subsection B of this section.

Develop procedures allowing teachers and principals to recommend
 the suspension or expulsion of pupils STUDENTS.

30 3. Develop procedures allowing teachers and principals to 31 temporarily remove disruptive pupils STUDENTS from a class.

32 4. Delegate to the principal the authority to remove a disruptive
 33 pupil STUDENT from the classroom.

E. If a pupil STUDENT withdraws from school after receiving notice of possible action concerning discipline, expulsion or suspension, the governing board may continue with the action after the withdrawal and may record the results of such action in the pupil's STUDENT'S permanent file.

38 F. In all actions concerning the expulsion of a pupil STUDENT, the 39 governing board of a school district shall:

1. Be notified of the intended action.

41 2. Either:

42 (a) Decide, in executive session, whether to hold a hearing or to 43 designate one or more hearing officers to hold a hearing to hear the 44 evidence, prepare a record and bring a recommendation to the board for 45 action and whether the hearing shall be held in executive session.

- 1
- 2

(b) Provide by policy or vote at its annual organizational meeting that all hearings concerning the expulsion of a pupil STUDENT conducted pursuant to this section will be conducted before a hearing officer selected from a list of hearing officers approved by the governing board.

3 4

5 3. Give written notice, at least five working days before the 6 hearing by the governing board or the hearing officer or officers 7 designated by the governing board, to all pupils STUDENTS subject to 8 expulsion and their parents or guardians of the date, time and place of 9 the hearing. If the governing board decides that the hearing is to be held in executive session, the written notice shall include a statement of 10 11 the right of the parents or guardians or an emancipated pupil STUDENT who 12 is subject to expulsion to object to the governing board's decision to 13 have the hearing held in executive session. Objections shall be made in 14 writing to the governing board.

15 G. If a parent or guardian or an emancipated pupil STUDENT who is 16 subject to expulsion disagrees that the hearing should be held in 17 executive session, the hearing shall be held in an open meeting unless:

18 1. If only one **pupil** STUDENT is subject to expulsion and 19 disagreement exists between that **pupil's** STUDENT'S parents or guardians, 20 the governing board, after consultations with the **pupil's** STUDENT'S 21 parents or guardians or the emancipated **pupil** STUDENT, shall decide in 22 executive session whether the hearing will be in executive session.

2. If more than one pupil STUDENT is subject to expulsion and
 disagreement exists between the parents or guardians of different pupils
 STUDENTS, separate hearings shall be held subject to this section.

H. This section does not prevent the pupil STUDENT who is subject to expulsion or suspension, and the pupil's STUDENT'S parents or guardians and legal counsel, from attending any executive session pertaining to the proposed disciplinary action, from having access to the minutes and testimony of the executive session or from recording the session at the parent's or guardian's expense.

I. In schools employing a superintendent or a principal, the authority to suspend a pupil STUDENT from school is vested in the superintendent, principal or other school officials granted this power by the governing board of the school district.

J. In schools that do not have a superintendent or principal, a teacher may suspend a pupil STUDENT from school.

K. Except as provided in subsection L of this section, a school district or charter school may suspend or expel a pupil STUDENT who is enrolled in a kindergarten program, first grade, second grade, third grade or fourth grade only if all of the following apply:

42

1. The pupil STUDENT is seven years of age or older.

43 2. The pupil STUDENT engaged in conduct on school grounds that
44 meets AND AT LEAST one of the following criteria APPLIES:

1 (a) THE CONDUCT involves the possession of a dangerous weapon 2 without authorization from the school.

3 (b) THE CONDUCT involves the possession, use or sale of a dangerous 4 drug as defined in section 13-3401 or a narcotic drug as defined in 5 section 13-3401 or a violation of section 13-3411.

6 (c) THE CONDUCT immediately endangers the health or safety of 7 others.

8 (d) The pupil's STUDENT'S behavior is determined by the school 9 district governing board or charter school governing body to qualify as 10 aggravating circumstances and all of the following apply:

(i) The pupil STUDENT is engaged in persistent behavior that has been documented by the school and that prevents other pupils STUDENTS from learning or prevents the teacher from maintaining control of the classroom environment.

15 (ii) The pupil's STUDENT'S ongoing behavior is unresponsive to 16 targeted interventions as documented through an established intervention 17 process that includes consultation with a school counselor, school 18 psychologist or other mental health professional or social worker if 19 available within the school district or charter school or through a 20 state-sponsored program.

21 (iii) The pupil's STUDENT'S parent or guardian was notified and 22 consulted about the ongoing behavior.

(iv) Before a long-term suspension or expulsion, the school
 provides the pupil STUDENT with a disability screening and the screening
 finds that the behavioral issues were not the result of a disability.

26 3. Failing to remove the **pupil** STUDENT from the school building 27 would create a safety threat that cannot otherwise reasonably be addressed 28 or qualifies as aggravating circumstances as specified in paragraph 2 of 29 this subsection.

30 4. Before suspending or expelling the pupil STUDENT, the school 31 district or charter school considers and, if feasible while maintaining the health and safety of others, in consultation with the pupil's 32 STUDENT'S parent or guardian to the extent possible, employs alternative 33 behavioral and disciplinary interventions that are available to the school 34 35 district or charter school, that are appropriate to the circumstances and 36 that are considerate of health and safety. The school district or charter 37 school shall document the alternative behavioral and disciplinary 38 interventions it considers and employs.

39 5. The school district or charter school, by policy, provides for 40 both:

(a) A readmission procedure for pupils STUDENTS who are in kindergarten programs, first grade, second grade, third grade and fourth grade and who have served at least five school days of a suspension from the school that exceeds ten school days to be considered for readmission on appeal of the pupil's STUDENT'S parent or guardian. 1 (b) A readmission procedure for pupils STUDENTS who are in kindergarten programs, first grade, second grade, third grade and fourth 2 3 grade and who are expelled from or subject to alternative reassignment at 4 the school to be considered for readmission on appeal of the pupil's 5 STUDENT'S parent or guardian at least twenty school days after the 6 effective date of the expulsion or alternative reassignment.

7

L. Subsection K of this section does not apply if either:

8

1. Expulsion is required pursuant to section 15-841, subsection G.

9 The school district or charter school is suspending the pupil 2. STUDENT for two or fewer days and the aggregate suspensions for the pupil 10 11 STUDENT do not exceed ten days within the school year.

12 M. All cases of suspension shall be for good cause, MAY NOT BE 13 SOLELY BASED ON A STUDENT'S ABSENTEEISM and shall be reported within five days to the governing board by the superintendent or the person imposing 14 15 the suspension.

16 N. Rules pertaining to the discipline, suspension and expulsion of 17 pupils STUDENTS shall not be based on race, color, religion, sex, national 18 origin or ancestry. If the department of education, the auditor general 19 or the attorney general determines that a school district is substantially 20 and deliberately not in compliance with this subsection and if the school 21 district has failed to correct the deficiency within ninety days after 22 receiving notice from the department of education, the superintendent of public instruction may withhold the monies the school district would 23 24 otherwise be entitled to receive from the date of the determination of 25 noncompliance until the department of education determines that the school 26 district is in compliance with this subsection.

27 0. The principal of each school shall ensure that a copy of all rules pertaining to the discipline, suspension and expulsion of pupils 28 29 STUDENTS is distributed to the parents of each pupil STUDENT at the time 30 the **pupil** STUDENT is enrolled in the school.

31 P. The principal of each school shall ensure that all rules 32 pertaining to the discipline, suspension and expulsion of pupils STUDENTS are communicated to students at the beginning of each school year, and to 33 transfer students at the time of their enrollment in the school. 34

35 Q. School districts may refer a pupil STUDENT who has been subject 36 to discipline, suspension or expulsion pursuant to this section to a career and college readiness program for at-risk students established 37 38 pursuant to section 15-707.

39 R. For the purposes of this section, "aggravating circumstances" 40 means the **pupil** STUDENT is engaged in persistent behavior that:

41

1. Has been documented by the school.

42 2. Prevents other students from learning or prevents the teacher 43 from maintaining control of the classroom environment.

44 3. Is unresponsive to targeted interventions as documented through 45 an established intervention process.