

GREEN SHEET REDIGEST

HB 362

2024 Regular Session

Kerner

EDUCATION/SPECIAL: Requires schools to provide information regarding tutorship to the parents of certain students at Individualized Education Program (IEP) meetings.

DIGEST

Present law provides the responsibilities of each local education agency (LEA) relative to special education. Proposed law additionally provides:

- (1) Each LEA shall adopt a policy requiring schools to provide written information regarding certain legal procedures affecting the transfer of individual rights from parent to child when the child attains the age of majority to parents of certain students with exceptionalities, including but not limited to supported decision making, power of attorney, continuing or permanent tutorship, and limited and full interdiction.
- (2) The document shall inform parents of legal options and how each option relates to such transfer of rights.
- (3) The document shall be provided at the child's first Individualized Education Program meeting of the school year to a parent of each child who is 14, 15, 16, or 17 years old who participates in alternate assessment or an alternate pathway to promotion pursuant to present law.
- (4) Parents shall be provided a form by which to confirm receipt.
- (5) The state Dept. of Education shall develop the information and provide it to each LEA.
- (6) The information is not intended to be legal advice, which shall be indicated on the document, and an LEA is not liable for claims arising from the provision of the information.

Proposed law provides for the La. State Law Institute to make proposed law terminology relative to tutorship consistent with the terminology in SB61 of this 2024 R.S. if that bill becomes law.

Proposed law will be known and cited as the "Hunter and Kennedy Clanton Act".

(Adds R.S. 17:1944(H))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by House Committee on Education to the original bill:

- 1. Provide for terminology relative to tutorship to be consistent with the terminology used in SB61.

The House Floor Amendments to the engrossed bill:

- 1. Expand list of legal procedures to be included in the information.
- 2. Lower age for first instance of information provision from 15 to 14.
- 3. Narrow proposed law application to the parents of a subset of students with exceptionalities.

4. Add a limitation of liability.

Summary of Amendments Adopted by Senate

Committee Amendments Proposed by Senate Committee on Education to the reengrossed bill

1. Name Act the "Hunter and Kennedy Clanton Act"