House File 143 - Introduced

HOUSE FILE 143 BY HALL and FORRISTALL

A BILL FOR

An Act concerning harassment and bullying by students and
 providing criminal and civil penalties and remedies for

3 failure by parents, guardians, and custodians to prevent

4 such harassment and bullying.

5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. <u>NEW SECTION</u>. 280.28A Parents of minor students
 engaging in harassment or bullying — duty to prevent —
 penalties — harassment or bullying by students prohibited.

4 1. For purposes of this section:

5 *a.* "*Harassment*" and "*bullying*" mean the same as provided in 6 section 280.28, subsection 2.

7 b. "Student" means a student in a public or nonpublic school 8 who is an unemancipated minor child under the age of eighteen 9 years.

10 2. A parent, guardian, or legal or actual custodian of a 11 student shall prevent the student from engaging in harassment 12 or bullying at any time.

3. a. If a student engages in harassment or bullying, 4 school officers shall attempt to work with the student and the 5 student's parent, guardian, or legal or actual custodian to 6 find the cause for the student's harassing or bullying behavior 17 and to ensure that the student does not engage in further 18 harassing or bullying behavior. If the parent, guardian, or 19 legal or actual custodian, or student refuses to accept the 20 school's attempt to ensure that the student does not engage 21 in further harassing or bullying behavior, or if the school's 22 attempt to ensure that the student does not engage in further 23 harassing or bullying behavior is otherwise unsuccessful, the 24 school officers shall refer the matter to the county attorney 25 for mediation under this subsection or prosecution under 26 subsection 4.

b. If the matter is referred for mediation, the county attorney shall cause a notice of the referral to be sent to the parent, guardian, or legal or actual custodian and designate a person to serve as mediator in the matter. If mediation services are available in the community, those services may be used as the designated mediation service. If mediation services are not available in the community, mediation shall be provided by the county attorney or the county attorney's designee. The mediator shall contact the school, the parent,

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1 guardian, or legal or actual custodian, and any other person 2 the mediator deems appropriate and arrange meeting dates and 3 times for discussion of the student's harassing or bullying 4 behavior. The mediator shall attempt to ascertain the cause 5 of the student's harassing or bullying behavior, attempt to 6 cause the parties to arrive at an agreement to prevent any 7 further harassing or bullying behavior, and initiate referrals 8 to any agencies or counseling that the mediator believes to be 9 appropriate under the circumstances. The mediator may refer a 10 student to the juvenile court if mediation breaks down without 11 an agreement being reached.

12 c. If the parties reach an agreement, the agreement shall 13 be reduced to writing and signed by a school officer, parent, 14 guardian, or legal or actual custodian, and the student. The 15 mediator, the school, and the parent, guardian, or legal or 16 actual custodian shall each receive a copy of the agreement, 17 which shall set forth the resolution of the issues and future 18 responsibilities of each party.

đ. The school shall be responsible for monitoring any 19 20 agreements arrived at through mediation. If a parent, 21 guardian, or legal or actual custodian refuses to engage in 22 mediation or violates a term of the agreement, the matter 23 shall be rereferred to the county attorney for prosecution 24 under subsection 4. The county attorney's office or the 25 mediation service shall require the parent, guardian, or legal 26 or actual custodian and the school to pay a fee to help defray 27 the administrative cost of mediation services. The county 28 attorney's office or the mediation service shall establish 29 a sliding scale of fees to be charged parents, guardians, 30 and legal or actual custodians based upon ability to pay. A 31 parent, guardian, or legal or actual custodian shall not be 32 denied the services of a mediator solely because of inability 33 to pay the fee.

34 4. *a.* A parent, guardian, or legal or actual custodian 35 who violates a mediation agreement under subsection 3, who

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1 refuses to participate in mediation under subsection 3, who is 2 referred for prosecution under subsection 3 and is convicted 3 of a violation of subsection 2, or who violates subsection 2, 4 as a first offense, is guilty of a simple misdemeanor. A first 5 offense is punishable by imprisonment not exceeding ten days 6 or a fine not exceeding one hundred dollars. The court may 7 order the person to perform not more than forty hours of unpaid 8 community service instead of any fine or imprisonment.

9 b. A parent, guardian, or legal or actual custodian who 10 violates a mediation agreement under subsection 3, who refuses 11 to participate in mediation under subsection 3, who is referred 12 for prosecution under subsection 3 and is convicted of a 13 violation of subsection 2, or who violates subsection 2, as a 14 second offense, is guilty of a serious misdemeanor. A second 15 offense is punishable by imprisonment not exceeding twenty days 16 or a fine not exceeding five hundred dollars, or both a fine 17 and imprisonment. The court may order the person to perform 18 unpaid community service instead of any fine or imprisonment. c. A parent, guardian, or legal or actual custodian 19 20 who violates a mediation agreement under subsection 3, who 21 refuses to participate in mediation under subsection 3, who is 22 referred for prosecution under subsection 3 and is convicted 23 of a violation of subsection 2, or who violates subsection 24 2, as a third or subsequent offense, is guilty of a serious 25 misdemeanor. A third or subsequent offense is punishable by 26 imprisonment not exceeding thirty days or a fine not exceeding 27 one thousand dollars, or both a fine and imprisonment. The 28 court may order the person to perform unpaid community service 29 instead of any fine or imprisonment.

5. *a.* In lieu of a criminal proceeding under this section, a county attorney may bring a civil action against a parent, guardian, or legal or actual custodian who violates a mediation agreement under subsection 3, who refuses to participate in mediation under subsection 3, who is referred for prosecution under subsection 3 and is convicted of a violation of

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1 subsection 2, or who violates subsection 2. If the court finds 2 that a parent, guardian, or legal or actual custodian has 3 violated a mediation agreement under subsection 3, has refused 4 to participate in mediation under subsection 3, was referred 5 for prosecution under subsection 3 and was convicted of a 6 violation of subsection 2, or has violated subsection 2, the 7 court shall assess a civil penalty of not less than one hundred 8 but not more than one thousand dollars against the parent, 9 guardian, or legal or actual custodian for each violation. Funds received from civil penalties assessed pursuant 10 b. ll to this section shall be paid to the school district of 12 residence or school district of enrollment, if open enrolled, 13 or nonpublic school of the student who engaged in the harassing 14 or bullying behavior. The school district or nonpublic school 15 shall use moneys received under this subsection to support 16 programs to prevent harassment and bullying.

17 6. An individual enrolled in a public or nonpublic school
18 shall not engage in harassment or bullying at any time.
19 EXPLANATION

This bill provides that a parent, guardian, or legal or actual custodian of a public or nonpublic school student who is an unemancipated minor child under the age of 18 years shall prevent the student from engaging in harassment or bullying at any time.

The bill provides that if a student engages in harassment or bullying, school officers shall attempt to work with the student and the student's parent, guardian, or legal or actual custodian to find the cause for the student's harassing or bullying behavior and to ensure that the student does not engage in further harassing or bullying behavior. The bill provides that if the parent, guardian, or legal or actual custodian, or student refuses to accept the school's attempt to ansure that the student does not engage in further harassing or bullying behavior, or if the school's attempt to ensure that the student does not engage in further harassing or bullying bullying behavior, or if the school's attempt to ensure that

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1 behavior is otherwise unsuccessful, the school officers shall 2 refer the matter to the county attorney for mediation or 3 prosecution under the bill.

4 The bill provides that if the matter is referred for 5 mediation, the county attorney shall cause a notice of the 6 referral to be sent to the parent, guardian, or legal or actual 7 custodian and designate a person to serve as mediator in the 8 matter. The bill provides that the mediator shall contact the 9 school, the parent, guardian, or legal or actual custodian, 10 and any other person the mediator deems appropriate and 11 arrange meeting dates and times for discussion of the student's 12 harassing or bullying behavior. The bill provides that the 13 mediator shall attempt to ascertain the cause of the student's 14 harassing or bullying behavior, attempt to cause the parties 15 to arrive at an agreement to prevent any further harassing or 16 bullying behavior, and initiate referrals to any agencies or 17 counseling that the mediator believes to be appropriate under 18 the circumstances. The bill provides that the mediator may 19 refer a student to the juvenile court if mediation breaks down 20 without an agreement being reached.

The bill provides that if the parties reach an agreement, the agreement shall be reduced to writing, shall be signed by all aparties, and shall set forth the resolution of the issues and future responsibilities of each party.

The bill provides that the student's school shall be responsible for monitoring any agreements arrived at through mediation. The bill provides that if a parent, guardian, endiation actual custodian refuses to engage in mediation or violates a term of the agreement, the matter shall be rereferred to the county attorney for prosecution under the bill.

32 The bill establishes criminal penalties for a parent, 33 guardian, or legal or actual custodian who violates a mediation 34 agreement, who refuses to participate in mediation, who is 35 referred for prosecution and is convicted of failing to prevent

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1 a student from engaging in harassing or bullying behavior, or 2 who fails to prevent a student from engaging in harassing or 3 bullying behavior. A first offense is a simple misdemeanor, 4 punishable by imprisonment not exceeding 10 days or a fine not 5 exceeding \$100. A second offense is a serious misdemeanor, 6 punishable by imprisonment not exceeding 20 days or a fine 7 not exceeding \$500, or both a fine and imprisonment. A third 8 or subsequent offense is a serious misdemeanor, punishable by 9 imprisonment not exceeding 30 days or a fine not exceeding 10 \$1,000, or both a fine and imprisonment. The bill provides 11 that a court may order the offender to perform unpaid community 12 service instead of any fine or imprisonment.

13 The bill provides that in lieu of a criminal proceeding, 14 a county attorney may bring a civil action against a parent, 15 guardian, or legal or actual custodian for violating a 16 mediation agreement, refusing to participate in mediation, 17 being referred for prosecution and convicted of failing to 18 prevent a student from engaging in harassing or bullying 19 behavior, or failing to prevent a student from engaging in 20 harassing or bullying behavior. The bill provides that the 21 court shall assess a civil penalty of not less than \$100 but 22 not more than \$1,000 against the parent, guardian, or legal 23 or actual custodian for each violation. The bill provides 24 that funds received from civil penalties assessed pursuant to 25 the bill shall be paid to the school district of residence or 26 school district of enrollment, if open enrolled, or nonpublic 27 school of the student who engaged in the harassing or bullying 28 behavior. The bill provides that the school district or 29 nonpublic school shall use such funds to support programs to 30 prevent harassment and bullying.

31 The bill prohibits individuals enrolled in public or 32 nonpublic schools from engaging in harassment or bullying at 33 any time.

Code section 280.28, subsection 2, paragraph "b", defines 5 "harassment" or "bullying" to mean any electronic, written,

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LSB 2007YH (2) 85 je/rj 1 verbal, or physical act or conduct toward a student which is 2 based on any actual or perceived trait or characteristic of 3 the student and which creates an objectively hostile school 4 environment that places the student in reasonable fear of 5 harm to the student's person or property; has a substantially 6 detrimental effect on the student's physical or mental health; 7 has the effect of substantially interfering with a student's 8 academic performance; or has the effect of substantially 9 interfering with the student's ability to participate in or 10 benefit from the services, activities, or privileges provided 11 by a school.

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