1999 ASSEMBLY BILL 433

August 19, 1999 – Introduced by Representatives Boyle, Turner, Pocan, Young, La Fave and Carpenter, cosponsored by Senators George and Risser. Referred to Committee on Education Reform.

AN ACT *to create* 118.135 of the statutes; **relating to:** the use of ethnic names, nicknames, logos and mascots by school boards, granting rule-making authority and providing a penalty.

Analysis by the Legislative Reference Bureau

Current law prohibits discrimination against pupils on a number of grounds, including race and ancestry. This bill provides that a school district resident may object to a school board's use of an ethnic name, nickname, logo or mascot by filing a complaint with the state superintendent of pupil instruction (state superintendent). The state superintendent must schedule a hearing on the complaint, at which the school board has the burden of proving by clear and convincing evidence that the use of the ethnic name, nickname, logo or mascot does not promote discrimination, pupil harassment or stereotyping. If the state superintendent finds in favor of the complainant, the state superintendent must order the school board to terminate its use of the ethnic name, nickname, logo or mascot within twelve months after issuance of the order. A school board is subject to a forfeiture of not less than \$100 nor more than \$1,000 for each day that it uses the ethnic name, nickname, logo or mascot in violation of the order. The decision of the state superintendent is subject to circuit court review.

ASSEMBLY BILL 433

For further information see the *local* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 118.135 of the statutes is created to read:

118.135 Ethnic names, nicknames, logos and mascots. (1) Notwithstanding s. 118.13, a resident of the school district may object to a school board's use of an ethnic name, nickname, logo or mascot by filing a complaint with the state superintendent. The state superintendent shall notify the school board of the receipt of the complaint and schedule a case hearing within 45 days after the complaint is filed.

- (2) At the hearing, the school board has the burden of proving by clear and convincing evidence that the use of the ethnic name, nickname, logo or mascot does not promote discrimination, pupil harassment or stereotyping, as defined by the state superintendent by rule.
- (3) The state superintendent shall issue a decision and order within 45 days after the hearing. If the state superintendent finds that the use of the ethnic name, nickname, logo or mascot does not promote discrimination, pupil harassment or stereotyping, the state superintendent shall dismiss the complaint. If the state superintendent finds that the use of the ethnic name, nickname, logo or mascot promotes discrimination, pupil harassment or stereotyping, the state superintendent shall order the school board to terminate its use of the ethnic name, nickname, logo or mascot within 12 months after issuance of the order. Decisions of the state superintendent under this subsection are subject to judicial review under ch. 227.

ASSEMBLY BILL 433

1

2

3

4

5

6

(4)	The state superintendent shall promulgate rules necessary to implement	nt
and adm	inister this section.	

(5) Any school board that uses an ethnic name, nickname, logo or mascot in violation of this section shall forfeit not less than \$100 nor more than \$1,000. Each day of use of the ethnic name, nickname, logo or mascot in violation of this section constitutes a separate violation.

7 (END)