

1999 DRAFTING REQUEST

B i l l

Received: **07/08/1999**

Received By: **grantpr**

Wanted: **As time permits**

Identical to LRB:

For: **Carol Owens (608) 267-7990**

By/Representing: **Keith**

This file may be shown to any legislator: **NO**

Drafter: **grantpr**

May Contact:

Ah. Drafters:

Subject: **Education - miscellaneous**

Extra Copies: **MJL**

Pre Topic:

No specific pre topic given

Topic:

Addressing public school employees

Instructions:

See Attached

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Reouired</u>
/?	grantpr 07/13/1999	wjackson 07/14/1999		_____			
/1			mclark 07/15/1999	_____	lrb_docadmin 07/15/1999	lrb_docadmin 02/17/2000	

FE Sent For:

<END>

↪ Not Needed

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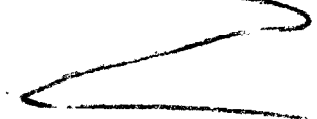
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J?	grantpr	1 Wlj 7/14	MRC 7/14	MRC JF 7/14			

FE Sent For:

<END>

This is a copy of a bill
from Louisiana that was
recently signed into law.
A modification that needs to
be made is with the penalty
- we want it to be community
service if allowable.

Any questions
Contact: Jacques on Thanks
Keith 267-7990. 

BY SENATOR CRAVINS AND REPRESENTATIVE HUDSON AND
COAUTHORED BY SENATOR CAIN AND
REPRESENTATIVES BAUDOIN, DOERGE, KENNEY,
LONG, NEVERS, POWELL, SALTER, THOMPSON,
SNEED, BRUCE, JENKINS AND PERKINS

AN ACT

To enact R.S. 17:416.12, relative to certain conduct by certain students in public schools; to require certain appropriate conduct by all students in public schools in certain circumstances; to provide relative to compliance; to provide for effectiveness; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 17:416.12 is hereby enacted to read as follows:

§416.12. Students; appropriate conduct; compliance

R.S. 17:416.12 is all new law.

A. Beginning with the 1999-2000 school year and thereafter, each city and parish school board shall require each student in each public school in kindergarten through fifth grade under the jurisdiction of the board to exhibit appropriate conduct as required in Subsection B of this Section.

B. When any public school student is speaking with any public school system employee while on school property or at a school sponsored event, such student shall address and respond to such public school system employee by using the respectful terms “Yes, Ma’am”

or “Yes, Mr. (Surname)” and “No, Mr. (Surname)“, as appropriate, each such title to be followed by the appropriate surname.

C. Each city and parish school board shall provide for incorporation of the requirements of this Section into any existing discipline policy or policies or any code of conduct of the school system or of each school within its jurisdiction.

D. Each city and parish school board shall take or provide for such appropriate actions necessary to discipline any student who fails to comply with the requirements of Subsection B of this Section.

Provided however, no school board may provide suspension nor expulsion from school as an appropriate punishment for violation of the mandates of this Section.

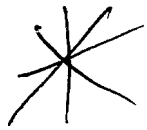
E.(1) Beginning with the 2000-2001 school year and thereafter, the provisions of Subsection B of this Section also shall apply to public school students in grade six.

(2) Beginning with the 2001-2002 school year and thereafter, the provisions of Subsection B of this Section also shall apply to public school students in grade seven.

(3) Beginning with the 2002-2003 school year and thereafter, the provisions of Subsection B of this Section also shall apply to public school students in grade eight.

(4) Beginning with the 2003-2004 school year and thereafter, the provisions of Subsection B of this Section also shall apply to public school students in grade nine.

(5) Beginning with the 2004-2005 school year and thereafter, the



Can we say they have to do community service? We want it if we can.

(6) Beginning with the 2005-2006 school year and thereafter, the provisions of Subsection B of this Section also shall apply to public school students in grade eleven.

(7) Beginning with the 2006-2007 school year and thereafter, the provisions of Subsection B of this Section also shall apply to public school students in grade twelve.

Section 2. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval.

PRESIDENT OF THE SENATE

SPEAKER OF THE HOUSE OF REPRESENTATIVES

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____

1/13/99

- apply to charter schools?

yes all?

will get back to me

- phase in? starting when?

yes

LA

yes ma'am
yes Mr.
~~no~~ Mr.

what about
Miss
Mrs.
Mr.
Sir

all
one
ok

- re penalty - only

community service

no other disciplinary allowed?

no suspension

suspension?

~~yes~~ only

leave it to schools, yep

wants meaningful penalty

1999

Date (time) needed soon

LRB - 32621 /

BILL

PG: Wlj :

Use the appropriate components and routines developed for bills.

AN ACT . . . [generate catalog] **to repeal** . . . ; **to renumber** . . . ; **to consolidate and renumber** . . . ; **to renumber and amend** . . . ; **to consolidate, renumber and amend** . . . ; **to amend** . . . ; **to repeal** and recreate . . . ; and **to create** . . . of the statutes; **relating to:** . . . ~~imposing requirements~~ . . .
 . . . the ^{terms} of address that pupils ^{use} . . .
 . . . with school employees . . .

[NOTE: See section 4.02 (2) (br), Drafting Manual, for specific order of standard phrases.]

Analysis by the Legislative Reference Bureau

For the 3 titles used in an analysis, in the component bar:

For the main heading [old =M], execute: create → anal: → title: → head

For the subheading [old =S], execute: create → anal: → title: → sub

For the sub-subheading [old =P], execute: create → anal: → title: → sub-sub

(attached)

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

' SECTION #.

SEC. ~~118.57~~ CRG 118.57^v

(B) + No. CS 118.57 PUBLIC AND CHARTER SCHOOL EMPLOYEES; ^{semi colon}

ADDRESS BY PUPILS (B) (1) Subject to

sub: (2), when a pupil is ^{speaking} speaking

to an employe of the public school

or charter ~~the~~ school that he ^{he} or ^{or}

she ^{she} ^{or} attends, while at school ^{or}

while under the supervision of a school

authority, the pupil shall address

^{and} give response to the employe by

using the terms "Yes, Ma'am" and

"No, Ma'am" or "Yes, Sir" and "No,

Sir" is appropriate, or "Yes, Miss, Miss,

or Ms. (Surname)" and "No, Miss,

Mrs. or Ms. (Surname)" or "Yes, Mr.

1/2

1/2

(Surname) " and " Mr. (Surname) ",
^{as} appropriate, each title ^{to be} to be
followed by the appropriate surname.

¶ (2) ^{@ %} The requirement under
sub(1) ^{as} applies ^{as follows} follows:

¶ (a) In the 2000-01 school
year, to ^{all} all pupils enrolled in
grades kindergarten to 5, except that the
requirement ^{does} not apply to pupils
enrolled in kindergarten until October,
2000.

¶ (b) In the 2001-02 school year,
to all pupils enrolled in grades
kindergarten to 60

¶ (c) In the 2002-03 school
year, to all pupils enrolled in grades

kindergarten to ¹² VAO

¶ (3) ^(B) Each school board shall
adopt rules establishing disciplinary
procedures and measures, which may
include community service but may
not include suspension or expulsion,
for pupils who ~~not~~ violate sub (1) c.

and the governing body of
each charter school

that is not an

instrumentality of ~~the~~ a

school ~~area~~ district

*Section #. 119.04 (1) of the statutes is amended to read:

119.04 (1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.03 (3) (c), 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38 (2), 115.45, 118.001 to 118.04, 118.06, 118.07, 118.10, 118.12, 118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18, 118.19, 118.20, 118.24 (I), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258, 118.30 to 118.43, 118.51, ~~118.52, 118.55~~, ^{to 118.57} 120.12 (5) and (15) to (25), 120.125, 120.13 (l), (2) (b) to (g), (3), (14), (17) to (19), (26), (34) and (35) and 120.14 are applicable to a 1st class city school district and board.

NOTE: Sub. (1) is shown as affected by four acts of the 1997 legislature and as merged by the revisor under s. 13.93 (2) (c). Sub. (1) is amended eff. 9-1-99 by 1997 Wis. Act 77 to read:

(1) Subchapters IV, V and VII of ch. 115, ch. 121 and ss. 66.03 (3) (c), 115.01 (1) and (2), 115.28, 115.31, 115.33, 115.34, 115.343, 115.345, 115.361, 115.38 (2), 115.45, 118.001 to 118.04, 118.06, 118.07, 118.10, 118.12, 118.125 to 118.14, 118.145 (4), 118.15, 118.153, 118.16, 118.162, 118.163, 118.164, 118.18, 118.19, 118.20, 118.24 (1), (2) (c) to (f), (6) and (8), 118.245, 118.255, 118.258, 118.291, 118.30 to 118.43, 118.51, 118.52, 118.55, 120.12 (5) and (15) to (25), 120.125, 120.13 (1), (2) (b) to (g), (3), (14), (17) to (19), (26), (34) and (35) and 120.14 are applicable to a 1st class city school district and board.

~~History: 1971 c. 152 s. 38; 1971 c. 154 s. 80; 1973 c. 89 s. 20 (1); 1973 c. 90; 1973 c. 188 s. 6; 1973 c. 243, 254, 290, 307, 333; 1975 c. 39, 41, 95, 220, 379, 395, 422; 1977 c. 29; 1977 c. 203, 1977 c. 1006, 287; 1979 c. 20; 1979 c. 34 s. 2102 (43) (a); 221, 1979, 33; 1979 s. 346 s. 155, 1979 c. 195 c. 241 s. 4; 1983 a. 193; 1983 a. 339 s. 10; 1983 a. 374 s. 122, 1983 s. 38, 1983 a. 293; 1985 a. 56 s. 43; 1985 a. 214 s. 4; 1985 a. 225, 332; 1987 a. 27, 187, 285, 386, 403; 1989 a. 31, 120, 121, 122, 201, 209, 359; 1991 a. 39, 42, 189, 269; 1993 a. 16, 334, 377, 491; 1995 a. 27, 225; 1997 a. 27, 77, 113, 240, 252, 335; s. 13.93 (2) (c).~~

(End)

ANALYSIS

¶ This bill requires all public and charter school pupils, when addressing ~~their~~ ~~to~~ the employees of the school they are attending, ^{to} use the terms "Ma'am", "Sir",

"Mr.", "Mrs.", "Miss" or "Ms.", as appropriate.

The requirement first applies in the 2000-01 school year to pupils ⁱⁿ

grades kindergarten to ⁵ ~~5~~ One grade

is added in each succeeding school year.

The bill directs each school ^{board} ~~board~~ (and the governing body of each charter school that is not an instrumentality of a school

district) ^{to} ~~to~~ ^{establish} establish disciplinary ^{procedures} disciplinary

^{procedures} procedures and measures for pupils

who ^{violate} violate the requirements Discipline

may include community ^{service} service but

may not include suspension or

expulsion

**SUBMITTAL
FORM**

**LEGISLATIVE REFERENCE BUREAU
Legal Section Telephone: 266-3561
5th Floor, 100 N. Hamilton Street**

The attached draft is submitted for your inspection. Please check each part carefully, proofread each word, and **sign** on the appropriate line(s) below.

Date: 7/15/99

To: Representative Owens

Relating to LRB drafting number: LRB-3262

Topic

Addressing public school employees

Subject(s)

Education - miscellaneous

1. **JACKET** the draft for introduction _____

Carol Owens

in the **Senate** OR the **Assembly** (check only one). Only the requester under whose name the drafting request is entered in the **LRB's** drafting records may authorize the draft to be submitted. Please allow one day for the preparation of the required copies.

2. **REDRAFT.** See the changes indicated or attached _____

A revised draft will be submitted for your approval with changes incorporated.

3. Obtain **FISCAL ESTIMATE NOW**, prior to introduction _____

If the analysis indicates that a fiscal estimate is required because the proposal makes an appropriation or increases or decreases existing appropriations or state or general local government fiscal liability or revenues, you have the option to request the fiscal estimate prior to introduction. If you choose to introduce the proposal without the fiscal estimate, the fiscal estimate will be requested automatically upon introduction. It takes about 10 days to obtain a fiscal estimate. Requesting the fiscal estimate prior to introduction retains your flexibility for possible redrafting of the proposal.

If you have any questions regarding the above procedures, please call 266-3561. If you have any questions relating to the attached draft, please feel free to call me.

Peter R. Grant, Managing Attorney
Telephone: (608) 267-3362