

SB

41

<TARGET><BILL>SB 41</BILL><SUBJECT>SB
41</SUBJECT><COMM>SEDC28</COMM></TARGET>

ALASKA STATE SENATE



SENATOR FRED DYSON

Sponsor Statement for SSSB 41

“An Act relating to student participation in interscholastic activities in religious and other private schools; and providing for an effective date.”

SSSB 41 would amend current statutes to make participation in interscholastic activities at a non-public school available to a larger number of students who are otherwise not eligible to participate. This bill defines the eligibility rules for interscholastic activities for high school students enrolled full time in an alternative education program allowing qualified students to participate in interscholastic activity programs offered through a non-public school, and further clarifies the definition of an alternative education program so as to not prohibit homeschool students from participating if they receive supplemental online instruction from outside of the state.

In 1997 the Alaska Legislature passed into law HB 158 which allowed for school children enrolled in private, correspondence or home school programs, to also enroll as part-time students in a school district.

In 2012 the Alaska Legislature passed SB 119 which allowed for high school children enrolled in an alternative education program to also participate in interscholastic activities available at a *public school*. As non-public (private) schools were not addressed in the law, the Alaska School Activities Association has recently advised home school parents that their children are ineligible to participate in high school interscholastic activities at a non-public school.

This was not the intent of the original bill sponsor of SB 119, and not consistent with the legislative efforts over the past two decades to increase opportunities for choice in education through alternative education programs and opportunities to support maximum student participation in interscholastic programs.

During Session (January - May): Alaska State Capitol • Juneau, Alaska 99801 • (800) 342-2199 • (907) 465-2199 • (907) 465-4587 (fax)

During Interim (June-December): 12641 Old Glenn Highway Suite 201 • Eagle River, Alaska 99577 • (907) 694-6683 • (907) 694-1015 (fax)

senator.fred.dyson@akleg.gov • www.akrepublicans.org



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Senate Bill No. 41

"An Act relating to student participation in interscholastic activities in religious and other private schools; and providing for an effective date."

Section Summary

Section 1

Sec. 14.30.365(a)

Strikes the word "*entirely*" so that alternative education programs that receive supplemental instruction from outside of the state will not be disqualified from interscholastic activities.

Section 2

Sec. 14.30.365(c)

Provides the definition for "*located in the state*" as an alternative education program that is accessed by a student located in the state and that provides for all instructional hours to take place at a site in the state.

Section 3

Sec. 14.45.150(a)

Provides that full-time students enrolled in grades 9 – 12 in an alternative education program located entirely in Alaska that does not offer interscholastic activities is eligible to participate in any interscholastic activities program available in a non-public school regulated under Alaska Statute, Title 14, Chapter 45 - *Private and Denominational Schools*.

Further provides that the student must be otherwise eligible to attend the school were the student not enrolled in an alternative education program; that the student requests to participate in interscholastic activities at the school, and the administrator of the school approves the request.

Sec. 14.45.150(b)

Provides that the student is eligible to participate in interscholastic activities if the student is eligible under requirements established by the school and the statewide interscholastic activities governing body; delivers to the school providing the interscholastic activities program required documentation (academic transcripts, proof of full-time enrollment, and medical and disciplinary records, if applicable); and claims the same school for all interscholastic activities during a school year.



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Sec. 14.45.150(c)

Provides definitions for “*alternative education program*”, “*district*”, “*full-time student*”, and “*interscholastic activities*”.

Section 4

States that this act will be effective starting on July 1, 2013.

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Sponsor Substitute for Senate Bill 41 Testimony

Senator Fred Dyson, District F – (907) 465-2199, Sen.Fred.Dyson@akleg.gov, In Person

Joshua Banks, Staff to Senator Dyson – (907) 465-8205, Joshua.Banks@akleg.gov, In Person

Gary Matthews, ASAA Executive Director – (907) 563-3723, garym@asaa.org, Anchorage LIO

Nate Davis, Administrator, Grace Christian School – (907) 644-2244, ndavis@gracechristianalaska.org, Anchorage LIO

Mary Rowley, Administrator, Cook Inlet Academy – (907) 262-5101, Off-Net

Suzanne Luiken, Homeschool Parent – (907) 382-1761, Anchorage LIO

Scott Merriner, Wrestling Coach – (907) 250-5582, scott.merriner@bearvalleyak.net, Anchorage LIO

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