HB3099 Engrossed

1 AN ACT concerning education.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The School Code is amended by changing Sections
26-8 and 34-4.5 as follows:

6 (105 ILCS 5/26-8) (from Ch. 122, par. 26-8)

7 Sec. 26-8. Determination as to compliance - Complaint in circuit court. Except for a school district organized under 8 9 Article 34 of this Code, a A truant officer or, in a school district that does not have a truant officer, the regional 10 superintendent of schools or his or her designee, after giving 11 the notice provided in Section 26-7, shall determine whether 12 the notice has been complied with. If 3 notices have been given 13 14 and the notices have not been complied with, and if the persons having custody or control have knowingly and willfully 15 16 wilfully permitted the truant behavior to continue, the regional superintendent of schools, or his or her designee, of 17 the school district where the child resides shall conduct a 18 19 truancy hearing. If the regional superintendent determines as 20 a result of the hearing that the child is truant, the regional superintendent shall, if age appropriate at the discretion of 21 the regional superintendent, require the student to complete 22 20 to 40 hours of community service over a period of 90 days. 23

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If the truancy persists, the regional superintendent shall (i) 1 make complaint against the persons having custody or control 2 to the state's attorney or in the circuit court in the county 3 where such person resides for failure to comply with the 4 5 provisions of this Article or (ii) conduct truancy mediation and encourage the student to enroll in a graduation incentives 6 program under Section 26-16 of this Code. If, however, after 7 giving the notice provided in Section 26-7 the truant behavior 8 9 has continued, and the child is beyond the control of the 10 parents, quardians or custodians, a truancy petition shall be 11 filed under the provisions of Article III of the Juvenile 12 Court Act of 1987.

13 (Source: P.A. 93-858, eff. 1-1-05; 93-1079, eff. 1-21-05.)

14 (105 ILCS 5/34-4.5)

15 Sec. 34-4.5. Chronic truants.

16 (a) Socio-emotional focused attendance intervention Office of Chronic Truant Adjudication. The chief executive officer or 17 18 the chief executive officer's designee board shall implement a socio-emotional focused attendance approach that targets the 19 underlying causes of chronic truancy. For each pupil 20 21 identified as a chronic truant, as defined in Section 26-2a of 22 this Code, the board may establish an individualized student 23 attendance plan to identify and resolve the underlying cause 24 of the pupil's chronic truancy. establish and implement an 25 Office of Chronic Truant Adjudication, which shall be

responsible for administratively adjudicating cases of chronic truancy and imposing appropriate sanctions. The board shall appoint or employ hearing officers to perform the adjudicatory functions of that Office. Principals and other appropriate personnel may refer pupils suspected of being chronic truants, as defined in Section 26 2a of this Code, to the Office of Chronic Truant Adjudication.

8 (b) Notices. Prior to the implementation of any truancy 9 intervention services pursuant to subsection (d) of this 10 Section Before any hearing may be held under subsection (c), 11 the principal of the school attended by the pupil or the 12 principal's designee shall notify the pupil's parent or 13 quardian by personal visit, letter, or telephone of each unexcused absence of the pupil. After giving the parent or 14 15 guardian notice of the tenth unexcused absence of the pupil, 16 the principal or the principal's designee shall send the 17 pupil's parent or quardian a letter, by certified mail, return receipt requested, notifying the parent or quardian that he or 18 she is subjecting himself or herself to truancy intervention 19 services a hearing procedure as provided under subsection (d) 20 21 (c) and clearly describing any and all possible penalties that 22 may be imposed as provided for in subsections (d) and (e) of 23 this Section.

(c) (Blank). Hearing. Once a pupil has been referred to
 the Office of Chronic Truant Adjudication, a hearing shall be
 scheduled before an appointed hearing officer, and the pupil

and the pupil's parents or quardian shall be notified by 1 2 certified mail, return receipt requested stating the time, place, and purpose of the hearing. The hearing officer shall 3 hold a hearing and render a written decision within 14 days 4 5 determining whether the pupil is a chronic truant as defined in Section 26 2a of this Code and whether the parent or 6 7 quardian took reasonable steps to assure the pupil's attendance at school. The hearing shall be private unless a 8 9 public hearing is requested by the pupil's parent or guardian, 10 and the pupil may be present at the hearing with a 11 representative in addition to the pupil's parent or guardian. 12 The board shall present evidence of the pupil's truancy, and the pupil and the parent or quardian or representative of 13 the pupil may cross examine witnesses, present witnesses and 14 15 evidence, and present defenses to the charges. All testimony 16 at the hearing shall be taken under oath administered by the 17 hearing officer. The decision of the hearing officer shall constitute an "administrative decision" for purposes of 18 judicial review under the Administrative Review Law. 19

(d) <u>Truancy intervention services</u> <u>Penaltics</u>. The <u>chief</u> <u>executive officer or the chief executive officer's designee</u> <u>hearing officer</u> may require the pupil or the pupil's parent or guardian or both the pupil and the pupil's parent or guardian to do any or all of the following: <u>perform reasonable school or</u> <u>community services for a period not to exceed 30 days;</u> complete a parenting education program; obtain counseling or HB3099 Engrossed - 5 - LRB102 14245 CMG 19597 b

other supportive services; and comply with an individualized educational plan or service plan as provided by appropriate school officials. If the parent or guardian of the chronic truant shows that he or she took reasonable steps to <u>ensure</u> <u>insure</u> attendance of the pupil at school, he or she shall not be required to perform services.

7 Non-compliance (e) with services sanctions. 8 Notwithstanding any other provision of law to the contrary, if 9 If a pupil determined by the chief executive officer or the 10 chief executive officer's designee a hearing officer to be a 11 chronic truant or the parent or guardian of the pupil fails to 12 fully participate in the services offered comply with the sanctions ordered by the hearing officer under subsection (d) 13 (c) of this Section, the chief executive officer or the chief 14 executive officer's designee Office of Chronic Truant 15 16 Adjudication may refer the matter to the Department of Human 17 Services, the Department of Healthcare and Family Services, or any other applicable organization or State agency for 18 19 socio-emotional based intervention and prevention services. Additionally, if the circumstances regarding a pupil 20 21 identified as a chronic truant reasonably indicate that the 22 pupil may be subject to abuse or neglect, apart from truancy, 23 the chief executive officer or the chief executive officer's 24 designee must report any findings that support suspected abuse 25 or neglect to the Department of Children and Family Services 26 pursuant to the Abused and Neglected Child Reporting Act. A HB3099 Engrossed - 6 - LRB102 14245 CMG 19597 b

State agency that receives a referral may enter into a data 1 2 sharing agreement with the school district to share applicable student referral and case data. A State agency that receives a 3 referral from the school district shall implement an intake 4 5 process that may include a consent form that allows the agency to share information with the school district. the State's 6 7 Attorney for prosecution under Section 3 33.5 of the Juvenile Court Act of 1987. 8

9 (f) Limitation on applicability. Nothing in this Section 10 shall be construed to apply to a parent or guardian of a pupil 11 not required to attend a public school pursuant to Section 12 26-1.

13 (Source: P.A. 94-1011, eff. 7-7-06.)

Section 10. The Juvenile Court Act of 1987 is amended by changing Section 3-33.5 as follows:

16 (705 ILCS 405/3-33.5)

17 Sec. 3-33.5. Truant minors in need of supervision.

(a) Definition. A minor who is reported by the office of
the regional superintendent of schools, or, in cities of over
500,000 inhabitants, by the Office of Chronic Truant
Adjudication, as a chronic truant may be subject to a petition
for adjudication and adjudged a truant minor in need of
supervision, provided that prior to the filing of the
petition, the office of the regional superintendent of

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schools, the Office of Chronic Truant Adjudication, or a 1 2 community truancy review board certifies that the local school 3 has provided appropriate truancy intervention services to the truant minor and his or her family. For purposes of this 4 5 Section, "truancy intervention services" means services designed to assist the minor's return to an educational 6 program, and includes but is not limited to: assessments, 7 counseling, mental health services, shelter, optional and 8 9 alternative education programs, tutoring, and educational 10 advocacy. If, after review by the regional office of 11 education, the Office of Chronic Truant Adjudication, or 12 community truancy review board, it is determined the local school did not provide the appropriate interventions, then the 13 minor shall be referred to a comprehensive community based 14 15 youth service agency for truancy intervention services. If the 16 comprehensive community based youth service agency is 17 incapable to provide intervention services, then this requirement for services is not applicable. The comprehensive 18 community based youth service agency shall submit reports to 19 20 the office of the regional superintendent of schools, the Office of Chronic Truant Adjudication, or truancy review board 21 22 within 20, 40, and 80 school days of the initial referral or at 23 any other time requested by the office of the regional superintendent of schools, the Office of Chronic Truant 24 25 Adjudication, or truancy review board, which reports each shall certify the date of the minor's referral and the extent 26

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minor's progress and participation in truancy 1 of the 2 intervention services provided by the comprehensive community based youth service agency. In addition, if, after referral by 3 the office of the regional superintendent of schools, the 4 5 Office of Chronic Truant Adjudication, or community truancy review board, the minor declines or refuses to fully 6 7 participate in truancy intervention services provided by the 8 comprehensive community based youth service agency, then the 9 agency shall immediately certify such facts to the office of 10 the regional superintendent of schools, the Office of Chronic 11 Truant Adjudication, or community truancy review board.

12 (a-1) There is a rebuttable presumption that a chronic13 truant is a truant minor in need of supervision.

14 (a-2) There is a rebuttable presumption that school 15 records of a minor's attendance at school are authentic.

16 (a-3) For purposes of this Section, "chronic truant" has
17 the meaning ascribed to it in Section 26-2a of the School Code.

(a-4) For purposes of this Section, a "community truancy 18 review board" is a local community based board comprised of 19 20 but not limited to: representatives from local comprehensive community based youth service agencies, representatives from 21 22 court service agencies, representatives from local schools, agencies, 23 representatives from health service and representatives 24 from local professional and community 25 organizations as deemed appropriate by the office of the 26 regional superintendent of schools, or, in cities

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500,000 inhabitants, by the Office of Chronic Truant 1 2 Adjudication. The regional superintendent of schools, or, in cities of over 500,000 inhabitants, the Office of Chronic 3 Truant Adjudication, must approve the establishment and 4 5 organization of a community truancy review board, and the regional superintendent of schools or his or her designee, or, 6 7 in cities of over 500,000 inhabitants, the general 8 superintendent of schools or his or her designee, shall chair 9 the board.

10 (a-5) Nothing in this Section shall be construed to create 11 a private cause of action or right of recovery against a 12 regional office of education or the Office of Chronic Truant 13 Adjudication, its superintendent, or its staff with respect to 14 truancy intervention services where the determination to 15 provide the services is made in good faith.

16 (b) Kinds of dispositional orders. A minor found to be a 17 truant minor in need of supervision may be:

18 (1) committed to the appropriate regional 19 superintendent of schools for a student assistance team 20 staffing, a service plan, or referral to a comprehensive 21 community based youth service agency;

(2) required to comply with a service plan as
specifically provided by the appropriate regional
superintendent of schools;

25 (3) ordered to obtain counseling or other supportive 26 services; 1

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(4) <u>(blank);</u> subject to a fine in an amount in excess of \$5, but not exceeding \$100, and each day of absence without valid cause as defined in Section 26-2a of The School Code is a separate offense;

5 (5) required to perform some reasonable public service 6 work such as, but not limited to, the picking up of litter 7 in public parks or along public highways or the 8 maintenance of public facilities; or

9 (6) <u>(blank)</u>. subject to having his or her driver's 10 license or driving privilege suspended for a period of 11 time as determined by the court but only until he or she 12 attains 18 years of age.

A dispositional order may include a fine, public service, or suspension of a driver's license or privilege only if the court has made an express written finding that a truancy prevention program has been offered by the school, regional superintendent of schools, or a comprehensive community based youth service agency to the truant minor in need of supervision.

20 (c) Orders entered under this Section may be enforced by21 contempt proceedings.

22 (Source: P.A. 97-975, eff. 8-17-12.)