The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

SENATE, Thursday, May 12, 2016

The committee on the Education.to whom was referred the petition (accompanied by bill, Senate, No. 262) of Sal N. DiDomenico, Denise Provost, Jason M. Lewis, Angelo J. Puppolo, Jr. and other members of the General Court for legislation relative to language opportunity for our kids,- reports the accompanying bill (Senate, No. 2288).

For the committee, Sonia Chang-Diaz **SENATE No. 2288**

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act for language opportunity for our kids.

9

10

11

12

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- SECTION 1. Section 1I of chapter 69 of the General Laws, as appearing in the 2014 official edition, is hereby amended by striking out, in line 283, the word "and."
- 3 SECTION 2. Said section 1I of said chapter 69, as so appearing, is hereby amended by 4 striking out, in line 283, the "." and replacing it with ",".
- 5 SECTION 3. Said section 1I of said chapter 69, as so appearing, is hereby amended by 6 inserting, after line 289, the following:-
- 7 (k) any opportunities that the district makes available to English learners for 8 instruction in maintaining or developing proficiency in their native language;
 - (l) a description of how the school district will evaluate the effectiveness of its

 English language learner programs in terms of helping such students attain English language

 proficiency and master academic standards, as well as measure students' readiness to join

 mainstream classrooms, should they not already be placed in such classes, if the evaluations and

13	measures are in addition to what the department requires, and a description of the steps that the
14	school district will take to overcome any deficiencies encountered;

- (m) a record of any instances in which parents decided to withdraw their child from, or refuse their child's participation in, an English learner program and meetings with parents regarding a student who is not progressing;
- 18 (n) a description of the training that the district provided for all staff in working with 19 culturally and linguistically diverse student populations; and
 - (o) documentation detailing English learners' participation in the district's regular and advanced educational programs and extracurricular activities.
 - SECTION 4. The fifth paragraph of section 59C of chapter 71 of the General Laws, as appearing in the 2014 official edition, is hereby amended by inserting after the word "performance," in line 50, the following:-
 - In school districts with English learners, the plan to improve student performance shall include a description of the educational program models and approaches to be provided by the school to ensure the progress of English learners in developing oral comprehension, speaking, reading and writing of English, and in meeting the academic standards of the curriculum frameworks established under sections 1D and 1E of chapter 69.
 - SECTION 5. Chapter 71A of the General Laws, as appearing in the 2014 Official Edition, is hereby amended by striking sections 1 through 8 and inserting in place thereof the following: -
 - Section 1. Definitions

34 In this chapter;

38

41

42

43

44

45

46

47

48

49

53

54

- 35 a) "Commissioner", the commissioner of elementary and secondary education
- 36 b) "Department", the department of elementary and secondary education
- 37 c) "Dual language education", (also called two-way bilingual) any program that integrates language learning and academic instruction for native speakers of English and native 39 speakers of another language, with the goals of high academic achievement, first and second 40 academic language proficiency, and cross-cultural understanding.
 - d) "English Language Development" (ELD) or "English as a second language" (ESL), a specially designed course of study that focuses on the acquisition of the English language consistent with a student's English proficiency, performance and developmental level. It is a component of all comprehensive language acquisition programs, and explicit, systematic, developmental, proficiency-driven English language and literacy are the primary content.
 - e) "English learner", a student who does not speak English or whose native language is not English, and who is not currently able to perform ordinary classroom work in English.
 - f) "Foreign language", a language other than English, and includes American Sign Language.
- 50 "Language acquisition program", an instructional program that includes English g) 51 language acquisition for English learners as a component. Language acquisition programs are 52 not limited to any single program design or pedagogical style.
 - h) "Sheltered English immersion", a program composed of two instructional components: sheltered content instruction that focuses on teaching academic content with

language support, using English as the primary language of instruction, and English language development instruction.

i) "Transitional bilingual education," an English learner program that follows a bilingual approach to learning in which the native language of the English learner is initially used to support and scaffold the student's development of English and content learning and then is gradually phased out of instruction as the student's English proficiency increases. The language goal of transitional bilingual programs is English proficiency and not bilingualism.

Section 2. Census

Local school districts shall annually ascertain, not earlier than the first day of April, the number of English learners within their school system in grades pre-Kindergarten through twelve for districts that have pre-Kindergarten programs and in grades Kindergarten through twelve for districts that do not have pre-Kindergarten programs, and shall classify them according to grade level, the language of which they possess a primary speaking ability, and the English learner program type in which they are enrolled, with all such information being made publicly available by school and school district on a website. Districts shall also monitor students who have exited English learner programs when assessing the academic achievement of English learners and the effectiveness of language acquisition programs.

Section 3. English Language Education

English learners enrolled in a Massachusetts public school shall be educated through a comprehensive, research-based instructional program that includes subject matter content and an English language acquisition component. The programs for English learners may include sheltered English immersion, dual language education or transitional bilingual education but

shall not be limited to any specific program or instructional design provided that any such programs shall include the acquisition of the English language. Districts may choose one or more programs that meet the requirements of this section based on best practices in the field, the linguistic and educational needs, and the demographic characteristics of their students. Districts may incorporate opportunities for students to develop and maintain native language proficiency as part of a formal or extracurricular academic program.

English learners shall receive English language development instruction at a level and frequency that is appropriate for their level of English language proficiency and educational needs and instructed by teachers properly qualified under state law. Each school district shall employ sufficient ESL teachers for identified English language learners, provided, however, that each school district shall employ at least one teacher licensed in English as a Second Language.

Any student who has exited an English learner program and attained English proficiency shall have access to English language support and/or development instruction, as needed, in order to perform ordinary grade level classwork.

Schools shall be permitted but not required to place in the same classroom English learners of different ages but whose degree of English proficiency is similar. Schools shall be encouraged to mix together in the same classroom English learners from different native-language groups but with the same degree of English fluency. Once English learners acquire a good working knowledge of English, and are able to do regular school work in English and achieve a score of proficient or higher on the statewide test of English language proficiency pursuant to section 7, they shall no longer be classified as English learners.

Foreign language programs and special education programs shall be unaffected.

Section 4. Parental Choice

Parents or legal guardians of students who are deemed eligible to enroll in an English learner program may select any available English language learner program offered within the district.

Parents or legal guardians may refuse to enroll a student or may remove their student from any English learner program provided that written confirmation of any such request is retained in the student's cumulative folder. The student shall continue to be designated as an English learner, receive supports necessary to overcome language barriers within the general academic program setting, and retain the right to an English learner program at any time.

Any school district may join with any other school district or districts to provide English learner programs required or permitted by this chapter.

The parents or legal guardians of 20 pupils or more in any grade may request a specific program within a single district or charter school that is designed to provide language instruction. Within 90 days the school district must respond and either provide the plan for implementation or provide written informed reason for denial.

Any district operating a language acquisition program or programs for English learners that serve more than 100 English learners or in which English learners are more than 5% of the district's student population, whichever is less, shall establish an English learner parent advisory council. The parent advisory council shall be composed of parents or legal guardians of students who are enrolled in language acquisition programs within the district, or of alumni of said programs. The duties of the parent advisory council shall include, but not be limited to, advising the district on matters that pertain to the education of students in language acquisition programs,

meeting regularly with school officials to participate in the planning and development or programs designed to improve educational opportunities for English learners, and to participate in the review of school or district improvement plans established under section 59C of chapter 71 as they pertain to English learners. Any parent advisory council may, at its request, meet at least once annually with each school council within its district. The parent advisory council shall establish by-laws regarding officers and operational procedures. In the course of its duties under this section, the parent advisory council shall receive assistance from the director of language acquisition programs for the district or other appropriate school personnel as designated by the superintendent.

Section 5. Parental Notice

The Department shall issue regulations regarding additional communication to parents of English learners in compliance with all state and federal requirements. Any such communication shall annually inform such parents or legal guardians of their rights to choose any language acquisition program among those that are offered at the school district, including, but not limited to, sheltered English immersion, transitional bilingual education and two-way or dual language education to request a new language acquisition program under Section 4, or to withdraw their child from a particular language acquisition program. Such notice shall be sent by mail not later than 10 days after the enrollment of the student in the school district. The notice shall, to the extent possible, be in a language that is understandable to such parents or legal guardians, shall contain a simple, non-technical description of the purposes, method and content of the carious programs, and shall inform the parents or legal guardian that they have the right to visit English language learner programs in the school district. They shall also be notified that they may come to the school for a conference to learn about the various English language learner programs.

Furthermore, should the school district issue a recommendation to place an English language learner in an English language earner program, the parents or legal guardian of such student shall have the right, either at the time of the original notification under this section, or at the close of any marking period thereafter, to withdraw the student from such program by sending written notice of such decision by both mail and electronic communication to the school authorities of the school district in which the student is enrolled.

Section 6. Monitoring Language Acquisition Programs

To ensure that the educational progress of English language learners is monitored in learning English and in mastering the standards for other academic subjects, each publicly funded English language learner must participate as in the statewide assessment system adopted pursuant to section 1I of chapter 69.

A statewide standardized criterion-referenced test of English language proficiency shall be administered once each year to all Massachusetts students whose educations are publicly funded and who are English language learners in kindergarten through grade 12, assessing their English language achievement of oral and literacy skills.

The assessment scores of individual students shall be confidentially provided to their individual parents and legal guardians, and the aggregated assessment data for individual schools and school districts shall be made publicly available online in machine readable format; the scores for students classified as English learners shall be separately sub- aggregated and made publicly available there as well, with further sub- aggregation based on the English learner program type in which they are enrolled.

The results of any such assessments shall be used as evidence of the efficacy of the English language learner programs offered by the school district. The results of any single annual assessment of English proficiency under this section shall not be the sole basis for evaluations of districts, schools, English learner programs, or individual educators.

The district shall send report cards and progress reports including, but not limited to, progress in becoming proficient in using the English language and other school communications to the parents or legal guardians of students in the English learners programs in the same manner and frequency as report cards and progress reports to other students enrolled in the district. The reports shall, to the maximum extent possible, be written in a language understandable to the parents and legal guardians of such students.

Section 7. Evaluation of Programs

The department shall conduct on-site visits to school districts at least once every 6 years for the purposes of evaluating the effectiveness of programs serving English learners. The evaluation shall include, but not be limited to, a review of individual student records of all English learners, a review of the programs and services provided to English learners, and a review of the dropout, graduation, discipline, and special education incidence rates of the English learner population in the district. Using the best available data, the department shall include in its monitoring report dropout, graduation, discipline, and special education rates of English learners who exited the English language learner education program within the three school years preceding the on-site visit, for such three year period. Said report shall also describe the processes by which school-based teams, consisting of educators, administrators and support staff monitor the progress of English learners and former English learners and a review of the amount,

frequency and effectiveness of ESL instruction. The ELL/Bilingual Advisory Council established under MGL Ch. 15, Section 1G shall annually review the results of the department's monitoring of English language learner programs in the school districts.

If a significant number of students in a district fail to make progress in English language proficiency, the language acquisition programs must be evaluated by a qualified external evaluator, approved by the department, to determine how to improve instructional programs for the district's English learner population. Nothing in this section shall prevent the department from conducting an evaluation of the program if it so chooses.

Section 7A. Supplemental Programs

School districts shall develop an intensive English learning success plan for any English learners whom the district determines fails to achieve scores on English proficiency assessments that, per benchmarks established by the department, reflect sufficient progress towards achieving English language proficiency following the student's first year in any English learner program. Any such plan shall be developed with the participation and approval of the student's parents or legal guardian. The plan shall include a description of the services necessary to progress the student to English language proficiency in a timely manner. Such services may include, but are not limited to, intensive English classes, intensive tutoring, after or before school programs, summer programs, literacy mentoring, and other academic supports that will assist the student in achieving the rapid and effective acquisition of English necessary to access academic standards at grade level. This plan shall remain in place and be updated annually as long as the student requires intervention and support to achieve English proficiency, allowing the student to reach grade level achievement. Any student who fails, following the student's second year in such

program, to achieve scores on English proficiency assessments that, per benchmarks established by the department, reflect sufficient proficiency that will enable the student to perform successfully in classes in which instruction is given only in English, may remain or be placed in such intensive plan, or be placed in a revised intensive plan for an additional time period to be specified by the district, with the approval of the student's parents or legal guardian.

If later evidence suggests, as determined by the school district, that a limited English proficient student transferred from an English language learner program to a regular education program is still disadvantaged by a lack of English proficiency, such student, with the approval of the student's parents or legal guardian, may be so reenrolled subject to specific learning goals to be articulated by the district.

Section 8. Educator Certification and Endorsement

All teachers and administrators assigned to language acquisition programs shall be properly qualified under state law for the program type. Core academic teachers of English language learners, include core academic teachers in vocational-technical education programs under chapter 74, shall meet the requirements of section 38G of chapter 71, and the regulations promulgated thereunder, for certification in their respective subject areas and endorsement or certification in content instruction of English language learners.

The Department shall create an endorsement for educators who have completed coursework and field-based experiences in providing instruction within dual-language programs.

The Department shall create a language acquisition program administrator license.

SECTION 3. Chapter 71A of the General Laws, as so appearing, is hereby further amended by adding the following new sections:-

Section 9. Language Acquisition Program Administrator

- (a) A school district with 200 or more students who are designated as English learners or where English learners comprise 10% or more of the total student population shall appoint a person to be its administrator of language acquisition programs. Such administrator shall devote full time to the duties involved in supervising the provision of all language acquisition programs in the school system.
- (b) A school district with fewer than 200 students designated as English learners or with English learners who comprise less than 10% of the total student population shall appoint a person to be its administrator of language acquisition programs. Such administrator shall have the duties involved in supervising the provision of all language acquisition programs in the school system for not less than 25 percent of the duties assigned to such a positions.
- (c) Notwithstanding the provisions of paragraphs (a) and (b), the school committee of any city, town, or school district may, to meet its obligations under this section, with the approval of the department, enter into an agreement with any other school committee to jointly appoint an administrator of English language learners.

Section 10. State Seal of Biliteracy

(a) Chapter 69 of the General Laws as appearing in the 2014 Official Edition is hereby amended by adding after Section 1P a new section:

Section 1Q. The commissioner shall develop criteria and guidelines for a State Seal of Biliteracy to be awarded by school districts to recognize high school graduates who have met academic benchmarks, to be determined by the department, in one or more languages in addition to English.

The purposes of the State Seal of Biliteracy are as follows: (1) To encourage students to study languages; (2) To certify attainment of biliteracy; (3) To provide employers with a method of identifying people with language and biliteracy skills; (4) To provide universities with a method to recognize and give academic credit to applicants seeking admission; (5) To prepare pupils with 21st century skills; (6) To recognize and promote foreign language instruction and native and heritage language instruction in public schools; (7) To strengthen intergroup relationships, affirm the value in diversity, and honor the multiple cultures and languages of the Commonwealth.

The department shall be responsible for developing an appropriate insignia to be affixed to the diploma or transcript of the student indicating that the student has been awarded a State Seal of Biliteracy, and making said insignia available to school districts for the preparation of diplomas. In developing the guidelines for the State Seal of Biliteracy, the department shall consider the recommendations of the Massachusetts Foreign Language Association.

A school district that participates in the program under this section shall: maintain appropriate records in order to identify pupils who have earned a State Seal of Biliteracy and affix the appropriate insignia to the diploma or transcript of each pupil who earns a State Seal of Biliteracy. State Seals of Biliteracy shall be available electronically.

- The department shall issue regulations or guidelines as necessary to implement the
- provisions of this act.