House Bill 2697

Sponsored by Representatives SMITH DB, GOMBERG, FAHEY, Senator MANNING JR; Representatives CLEM, LEIF, MOORE-GREEN, OWENS, REARDON, SMITH G, WITT, ZIKA (at the request of former Representatives Caddy McKeown, Cheri Helt and former Senator Arnie Roblan) (Presession filed.)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Requires education provider to prohibit use or display of any symbols of hate on school property or in education program. Prescribes requirements that education provider must have in policy related to bias incidents and displays of symbols of hate.

A BILL FOR AN ACT

Relating to school inclusivity.

Be It Enacted by the People of the State of Oregon:

SECTION 1. (1) As used in this section:

(a)(A) “Bias incident” means a person’s hostile expression of animus toward another person, relating to the other person’s perceived race, color, religion, gender identity, sexual orientation, disability or national origin, of which criminal investigation or prosecution is impossible or inappropriate.

(B) “Bias incident” may include derogatory language or behavior.

(b) “Education program” means any program, service, school or activity sponsored by an education provider.

(c) “Education provider” means:

(A) A school district;

(B) A public charter school;

(C) The Oregon School for the Deaf;

(D) An education service district;

(E) An educational program under the Youth Corrections Education Program or the Juvenile Detention Education Program, as those terms are defined in ORS 326.695; or

(F) A program that receives moneys pursuant to ORS 343.243.

(d) “School property” means any property under the control of an education provider.

(e)(A) “Symbol of hate” means a symbol, image or object that expresses animus on the basis of race, color, religion, gender identity, sexual orientation, disability or national origin and the display of which:

(i) Is reasonably likely to cause a substantial disruption of, or material interference with, school activities; or

(ii) Is reasonably likely to interfere with the right of a student to have full access to the services, activities and opportunities offered by a school.

(B) “Symbol of hate” may include a noose, swastika or Confederate flag.

(2) An education provider must prohibit the use or display of any symbols of hate on

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

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school property or in an education program. The prohibition required by this subsection does
not apply to uses or displays that align with state standards of education for public schools.

(3) Each education provider must adopt a policy to address bias incidents and displays
of symbols of hate. The policy must:

(a) Affirm that all students are entitled to a high quality educational experience free
from discrimination or harassment based on perceived race, color, religion, gender identity,
sexual orientation, disability or national origin.

(b) Affirm that all employees of education providers are entitled to work in an environ-
ment that is free from discrimination or harassment based on perceived race, color, religion,
gender identity, sexual orientation, disability or national origin.

(c) Affirm that all visitors of an education provider are entitled to participate in a school
or educational environment that is free from discrimination or harassment based on per-
ceived race, color, religion, gender identity, sexual orientation, disability or national origin.

(d) Prohibit bias incidents or the use or display of any symbols of hate on school property
or in an education program.

(e) Establish procedures for addressing bias incidents and displays of symbols of hate.
The procedures must:

(A) Apply broadly to include persons directly targeted by an act, as well as the commu-
nity of students as a whole who are likely to be impacted by the act.

(B) Require the education provider to prioritize the safety and well-being of all persons
impacted by the act.

(C) Require the education provider to recognize the experience of all persons impacted
by the act, acknowledge the impact, commit to taking immediate action and commit to pre-
venting further harm against those persons impacted.

(D) Include educational components that:

(ii) Address the history and impact of bias and hate;

(iii) Advance the safety and healing of those impacted by bias and hate; and

(iv) Promote accountability and transformation for people who cause harm as well as
transformation of the conditions that perpetuated the harm.

(E) Include communication protocols that provide all persons impacted by the act with
information relating to the investigation and outcome of the investigation, including:

(i) Notice that an investigation has been initiated;

(ii) Notice when an investigation has been completed;

(iii) The findings of the investigation and the final determination based on those findings;

(iv) Actions taken to remedy a person's behavior and prevent reoccurrence; and

(v) When applicable, the legal citation of any law prohibiting the disclosure of any of the
information described in this subparagraph and an explanation of how that law applies to the
current situation.

(F) Direct the education provider to consider whether the act implicates other civil rights
laws and, if so, to respond accordingly.

(G) Require the education provider to develop and implement instructional materials to
make this policy and related practices, including reporting procedures, educational processes
and possible consequences, known to all employees and students of the education provider.