

ENGROSSED HOUSE
BILL NO. 1924

BY: JOHNSON (Rob), HAGER,
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HILLIARD, HOLT, MADDUX
(Elmer), NIEMI, REESE,
SULLIVAN and WEESE of
the HOUSE

and

MICKLE of the SENATE

AN ACT RELATING TO SCHOOLS; AMENDING 70 O.S. 1991,
SECTION 10-105, WHICH RELATES TO COMPULSORY SCHOOL
ATTENDANCE; DELETING OBSOLETE LANGUAGE; CLARIFYING
LANGUAGE; PROVIDING OPTION FOR KINDERGARTEN
ATTENDANCE; AMENDING 70 O.S. 1991, SECTION
1210.282, WHICH RELATES TO KINDERGARTEN READINESS
SCREENING; PROVIDING FOR PARENTAL INPUT; PROVIDING
EFFECTIVE DATE; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 70 O.S. 1991, Section 10-105, is
amended to read as follows:

Section 10-105. A. ~~Prior to the 1991-92 school year, it shall
be unlawful for a parent, guardian, custodian or other person having
control of a child who is over the age of seven (7) years and under
the age of eighteen (18) years, and who has not finished four (4)
years of high school work, to neglect or refuse to cause or compel~~

~~such child to attend and comply with the rules of some public, private or other school, unless other means of education are provided for the full term the schools of the district are in session.~~

B. Beginning with the 1991-92 school year, it shall be unlawful for a parent, guardian, ~~custodian~~ or other person having ~~control~~ custody of a child who is over the age of five (5) years, ~~unless such child has been screened as provided for in Section 1210.282 of this title and such child is determined not to be ready for kindergarten,~~ and under the age of eighteen (18) years, to neglect or refuse to cause or compel such child to attend and comply with the rules of some public, private or other school, unless such child has been screened as provided for in Section 1210.282 of this title and such child is determined not to be ready for kindergarten, or a parent, guardian, or other person having custody of the child, provides by certified mail prior to enrollment or at any time during that first year, notification of election to withhold the child from kindergarten until the next school year after the child is six (6) years of age, or unless other means of education are provided for the full term the schools of the district are in session. Beginning with the 1991-92 school year, one-half (1/2) day of kindergarten shall be required of all children five (5) years of age or older as appropriately provided for by Section 1210.282 of this title, or as otherwise excepted from same by this section. A kindergarten program shall be directed toward developmentally appropriate objectives for such children. The program shall require that any teacher employed on and after January 1, 1993, to teach a kindergarten program within the public school system shall be certified in early childhood education. All teachers hired to teach a kindergarten program within the public school system prior to January 1, 1993, shall be required to obtain certification in early

childhood education on or before the 1996-97 school year in order to continue to teach a kindergarten program.

~~E.~~ B. It shall be unlawful for any child who is over the age of sixteen (16) years and under the age of eighteen (18) years, and who has not finished four (4) years of high school work, to neglect or refuse to attend and comply with the rules of some public, private or other school, or receive an education by other means for the full term the schools of the district are in session.

Provided, that this section shall not apply:

1. If any such child is prevented from attending school by reason of mental or physical disability, to be determined by the board of education of the district upon a certificate of the school physician or public health physician, or, if no such physician is available, a duly licensed and practicing physician;

2. If any such child is excused from attendance at school, due to an emergency, by the principal teacher of the school in which such child is enrolled, at the request of the parent, guardian, custodian or other person having control of such child;

3. If any such child who has attained his or her sixteenth birthday is excused from attending school by written, joint agreement between

a. the school administrator of the school district where the child attends school, and

b. the parent, guardian or custodian of the child.

Provided, further, that no child shall be excused from attending school by such joint agreement between a school administrator and the parent, guardian or custodian of the child unless and until it has been determined that such action is for the best interest of the child and/or the community, and that said child shall thereafter be under the supervision of the

parent, guardian or custodian until the child has reached the age of eighteen (18) years; or

4. If any such child is excused pursuant to subsection ~~D~~ C of this section.

~~D~~. C. A school district shall excuse a student from attending school for the purpose of observing religious holy days if before the absence, the parent, guardian, or person having custody or control of the student submits a written request for the excused absence. The school district shall excuse a student pursuant to this subsection for the days on which the religious holy days are observed and for the days on which the student must travel to and from the site where the student will observe the holy days.

~~E~~. D. It shall be the duty of the attendance officer to enforce the provisions of this section. Any parent, guardian, custodian, child or other person violating any of the provisions of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than Five Dollars (\$5.00) nor more than Twenty-five Dollars (\$25.00) for the first offense, not less than Ten Dollars (\$10.00) nor more than Fifty Dollars (\$50.00) for the second offense, and not less than Twenty-five Dollars (\$25.00) nor more than One Hundred Dollars (\$100.00) for each subsequent offense. Each day the child remains out of school after the written warning has been given or the child has been ordered to school by the juvenile court may constitute a separate offense. At the trial of any person charged with violating the provisions of this section, the attendance records of the child or ward may be presented in court by any authorized employee of the school district.

SECTION 2. AMENDATORY 70 O.S. 1991, Section 1210.282, is amended to read as follows:

Section 1210.282 The State Board of Education shall develop and implement a program to screen students enrolled in kindergarten in

the public schools of the state for readiness prior to entry into public school first grade. ~~Beginning with the 1986-87 school year, students~~ Students who are enrolled or who are expected to enroll in a public school kindergarten class shall be screened for readiness. Such screening shall be performed under the direction of the regional education service centers. Results of the screening shall be transmitted to the child's parent or legal guardian, teacher and school district administration. A parent or legal guardian may also provide information and shall assist in making recommendations concerning a child's readiness for enrollment in kindergarten class.

SECTION 3. This act shall become effective July 1, 1992.

SECTION 4. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

Passed the House of Representatives the 12th day of February, 1992.

Speaker of the House of Representatives

Passed the Senate the ____ day of _____, 1992.

President of the Senate