### 109тн CONGRESS 1st Session **S. 1691**

To amend selected statutes to clarify existing Federal law as to the treatment of students privately educated at home under State law.

#### IN THE SENATE OF THE UNITED STATES

SEPTEMBER 13, 2005

Mr. CRAIG (for himself and Mr. SESSIONS) introduced the following bill; which was read twice and referred to the Committee on Finance

## A BILL

- To amend selected statutes to clarify existing Federal law as to the treatment of students privately educated at home under State law.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### **3** SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Home School Non-
- 5 Discrimination Act of 2005".

#### 6 SEC. 2. FINDINGS.

- 7 Congress finds as follows:
- 8 (1) The right of parents to direct the education
  9 of their children is an established principle and
  10 precedent under the United States Constitution.

1	(2) Congress, the President, and the Supreme
2	Court, in exercising their legislative, executive, and
3	judicial functions, respectively, have repeatedly af-
4	firmed the rights of parents.
5	(3) Education by parents at home has proven
6	to be an effective means for young people to achieve
7	success on standardized tests and to learn valuable
8	socialization skills.
9	(4) Young people who have been educated at
10	home are proving themselves to be competent citi-
11	zens in postsecondary education and the workplace.
12	(5) The rise of private home education has con-
13	tributed positively to the education of young people
14	in the United States.
15	(6) Several laws, written before and during the
16	rise of private home education, are in need of clari-
17	fication as to their treatment of students who are
18	privately educated at home pursuant to State law.
19	(7) The United States Constitution does not
20	allow Federal control of homeschooling.
21	SEC. 3. SENSE OF CONGRESS.
22	It is the sense of Congress that—
23	(1) private home education, pursuant to State
24	law, is a positive contribution to the United States;
25	and

(2) parents who choose this alternative edu cation should be encouraged within the framework
 provided by the United States Constitution.

4 SEC. 4. CLARIFICATION OF PROVISIONS ON INSTITU5 TIONAL AND STUDENT ELIGIBILITY UNDER
6 THE HIGHER EDUCATION ACT OF 1965.

7 (a) CLARIFICATION OF INSTITUTIONAL ELIGI8 BILITY.—Section 101(a)(1) of the Higher Education Act
9 of 1965 (20 U.S.C. 1001(a)(1)) is amended by inserting
10 "meeting the requirements of section 484(d)(3) or" after
11 "only persons".

(b) CLARIFICATION OF STUDENT ELIGIBILITY.—Section 484(d) of the Higher Education Act of 1965 (20
U.S.C. 1091(d)) is amended by striking the heading and
inserting "SATISFACTION OF SECONDARY EDUCATION
STANDARDS".

#### 17 SEC. 5. CLARIFICATION OF ABSENCE OF CONSENT FOR INI-

# 18 TIAL EVALUATION UNDER THE INDIVIDUALS 19 WITH DISABILITIES EDUCATION ACT.

20 Section 614(a)(1)(D)(ii)(I) of the Individuals with
21 Disabilities Education Act (20 U.S.C.
22 1414(a)(1)(D)(ii)(I)) is amended to read as follows:

23 "(I) FOR INITIAL EVALUATION.—
24 A local educational agency may pur25 sue the initial evaluation of a child by

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1	utilizing the procedures described in
2	section 615, except to the extent in-
3	consistent with State law relating to
4	parental consent for an initial evalua-
5	tion under clause (i)(I), only if the
6	child is enrolled in public school or is
7	seeking to be enrolled in public
8	school.".
9	SEC. 6. CLARIFICATION OF THE COVERDELL EDUCATION
10	SAVINGS ACCOUNT AS TO ITS APPLICABILITY
11	FOR EXPENSES ASSOCIATED WITH STUDENTS
12	PRIVATELY EDUCATED AT HOME UNDER
14	I RIVATEET EDUCATED AT HOME ONDER
12	STATE LAW.
13	STATE LAW.
13 14 15	<b>STATE LAW.</b> (a) IN GENERAL.—Paragraph (4) of section 530(b)
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<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> </ol>	STATE LAW. (a) IN GENERAL.—Paragraph (4) of section 530(b) of the Internal Revenue Code of 1986 (relating to quali- fied elementary and secondary education expenses) is amended by adding at the end the following new subpara-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	STATE LAW. (a) IN GENERAL.—Paragraph (4) of section 530(b) of the Internal Revenue Code of 1986 (relating to quali- fied elementary and secondary education expenses) is amended by adding at the end the following new subpara- graph:
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	STATE LAW. (a) IN GENERAL.—Paragraph (4) of section 530(b) of the Internal Revenue Code of 1986 (relating to quali- fied elementary and secondary education expenses) is amended by adding at the end the following new subpara- graph: "(C) SPECIAL RULE FOR HOME
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	STATE LAW. (a) IN GENERAL.—Paragraph (4) of section 530(b) of the Internal Revenue Code of 1986 (relating to quali- fied elementary and secondary education expenses) is amended by adding at the end the following new subpara- graph:
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	STATE LAW. (a) IN GENERAL.—Paragraph (4) of section 530(b) of the Internal Revenue Code of 1986 (relating to quali- fied elementary and secondary education expenses) is amended by adding at the end the following new subpara- graph:

1a home school or private school under State2law.".

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall apply to taxable years beginning after
5 the date of the enactment of this Act.

6 SEC. 7. CLARIFICATION OF SECTION 444 OF THE GENERAL

7 EDUCATION PROVISIONS ACT AS TO PUB8 LICLY HELD RECORDS OF STUDENTS PRI9 VATELY EDUCATED AT HOME UNDER STATE
10 LAW.

Section 444 of the General Education Provisions Act
(20 U.S.C. 1232g; also referred to as the Family Educational Rights and Privacy Act of 1974) is amended—
(1) in subsection (a)(5), by adding at the end
the following:

16 "(C) For students in non-public education (including
17 any student educated at home or in a private school in
18 accordance with State law), directory information may not
19 be released without the written consent of the parents of
20 such student.";

(2) in subsection (a)(6), by striking ", but does
not include a person who has not been in attendance
at such agency or institution." and inserting ", including any non-public school student (including any
student educated at home or in a private school as

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1	provided under State law). This paragraph shall not
2	be construed as requiring an educational agency or
3	institution to maintain education records or person-
4	ally identifiable information for any non-public
5	school student."; and
6	(3) in subsection $(b)(1)$ , by striking subpara-
7	graph (F) and inserting the following:
8	"(F) organizations conducting studies for,
9	or on behalf of, educational agencies or institu-
10	tions for the purpose of developing, validating,
11	or administering predictive tests, administering
12	student aid programs, and improving instruc-
13	tion, if—
14	"(i) such studies are conducted in
15	such a manner as will not permit the per-
16	sonal identification of students and their
17	parents by persons other than representa-
18	tives of such organizations and such infor-
19	mation will be destroyed when no longer
20	needed for the purpose for which it is con-
21	ducted; and
22	"(ii) for students in non-public edu-
23	cation, education records or personally
24	identifiable information may not be re-

1	leased wi	ithout	the	written	$\operatorname{consent}$	of	the
2	parents o	of such	stuc	lent.".			

3 SEC. 8. CLARIFICATION OF ELIGIBILITY FOR STUDENTS
4 PRIVATELY EDUCATED AT HOME UNDER
5 STATE LAW FOR THE ROBERT C. BYRD HON6 ORS SCHOLARSHIP PROGRAM.

7 Section 419F(a) of the Higher Education Act of
8 1965 (20 U.S.C. 1070d-36(a)) is amended by inserting
9 "(or a home school, whether treated as a home school or
10 a private school under State law)" after "public or private
11 secondary school".

12 SEC. 9. CLARIFICATION OF THE FAIR LABOR STANDARDS
13 ACT AS APPLIED TO STUDENTS PRIVATELY
14 EDUCATED AT HOME UNDER STATE LAW.

15 Section 3(1) of the Fair Labor Standards Act of 1938 16 (29 U.S.C. 203(1)) is amended by adding at the end the 17 following: "The Secretary shall extend the hours and peri-18 ods of permissible employment applicable to employees be-19 tween the ages of 14 and 16 years of age who are privately 20 educated at a home school (whether the home school is 21 treated as a home school or a private school under State 22 law) beyond such hours and periods applicable to employ-23 ees between the ages of 14 and 16 years of age who are 24 educated in traditional public schools.".

1	SEC. 10. RECRUITMENT AND ENLISTMENT OF HOME
2	SCHOOLED STUDENTS IN THE ARMED
3	FORCES.
4	(a) Policy on Recruitment and Enlistment.—
5	(1) IN GENERAL.—The Secretary concerned
6	shall prescribe a policy for the recruitment and en-
7	listment of home schooled students in the Armed
8	Force or Armed Forces under the jurisdiction of
9	such Secretary.
10	(2) UNIFORMITY ACROSS THE ARMED
11	FORCES.—The Secretary of Defense shall ensure
12	that the policies prescribed under paragraph $(1)$
13	apply, to the extent practicable, uniformly across the
14	Armed Forces.
15	(b) ELEMENTS.—The policy under subsection (a)
16	shall include the following:
17	(1) An identification of a graduate of home
18	schooling for purposes of recruitment and enlistment
19	in the Armed Forces that is in accordance with the
20	requirements described in subsection (c).
21	(2) Provision for the treatment of graduates of
22	home schooling with Tier I status with no practical
23	limit with regard to enlistment.
24	(3) An exemption of graduates of home school-
25	ing from the requirement for a secondary school di-

1	ploma or its recognized equivalent (GED) as a pre-
2	condition for enlistment in the Armed Forces.
3	(c) Home School Graduates.—In identifying a
4	graduate of home schooling for purposes of subsection (b),
5	the Secretary concerned shall ensure that the graduate
6	meets each of the following requirements:
7	(1) The home school graduate has taken the
8	Armed Forces Qualification Test and scored 50 or
9	above.
10	(2) The home school graduate has provided the
11	Secretary concerned with—
12	(A) a signed home school notice of intent
13	form that conforms with the State law of the
14	State where the graduate resided when the
15	graduate was in home school; or
16	(B) a home school certificate or diploma
17	from—
18	(i) the parent or guardian of the grad-
19	uate; or
20	(ii) a national curriculum provider.
21	(3) The home school graduate has provided the
22	Secretary concerned with a copy of the graduate's
23	transcript for all secondary school grades completed.
24	The transcript shall—

1	(A) include the enrollment date, gradua-
2	tion date, and type of curriculum; and
3	(B) reflect successful completion of the last
4	full academic year of schooling from the home
5	school national curriculum provider, parent, or
6	guardian issuing the home school certificate or
7	diploma or home school notice of intent form.
8	(4) The home school curriculum used by the
9	home school graduate involved parental instruction
10	and supervision and closely patterned the normal
11	credit hours per subject as used in a traditional sec-
12	ondary school.
13	(5) The home school graduate has provided the
14	Secretary concerned with a third party verification
15	letter of the graduate's home school status by the
16	Home School Legal Defense Association or a State
17	or county home school association or organization.
18	(d) SECRETARY CONCERNED DEFINED.—In this sec-
19	tion, the term "Secretary concerned" has the meaning
20	given such term in section $101(a)(9)$ of title 10, United
21	States Code.

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