^{111TH CONGRESS} 2D SESSION H.R. 5628

To end the use of corporal punishment in schools, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 29, 2010

Mrs. MCCARTHY of New York (for herself, Mr. HARE, Mr. SCOTT of Virginia, Mr. HOLT, Mr. POLIS of Colorado, Ms. WOOLSEY, Mr. GRIJALVA, Ms. SHEA-PORTER, Mr. KUCINICH, Mr. PAYNE, Mr. ANDREWS, Mr. HINOJOSA, Mrs. DAVIS of California, Ms. HIRONO, Mr. PASCRELL, Mr. CAPUANO, Mr. MURPHY of Connecticut, and Mr. SESTAK) introduced the following bill; which was referred to the Committee on Education and Labor

A BILL

To end the use of corporal punishment in schools, and for other purposes.

- 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 Ending Corporal Pun-

5 ishment in Schools Act.

6 SEC. 2. FINDINGS.

7 Congress finds the following:

(1) Behavioral interventions for children must
 promote the right of all children to be treated with
 dignity. All children have the right to be free from
 any corporal punishment.

5 (2) Safe, effective, evidence-based strategies are
6 available to support children who display challenging
7 behaviors in school settings.

8 (3) School personnel have the right to work in 9 a safe environment and should be provided training 10 and support to prevent injury and trauma to them-11 selves and others.

12 (4) According to the Department of Education's 13 Technical Assistance Center on School-Wide Positive 14 Behavior Interventions and Support, outcomes asso-15 ciated with school-wide positive behavior support are 16 decreased office discipline referrals, increased in-17 structional time, decreased administrator time spent 18 on discipline issues, efficient and effective use of 19 scarce resources, and increased perception of school 20 safety and sustainability through a team approach.

21 (5) Twenty States continue to permit corporal22 punishment in public schools.

23 (6) According to Department of Education sta24 tistics, each year in the United States, hundreds of
25 thousands of school children are subjected to cor-

1 poral punishment in public schools. School corporal 2 punishment is usually executed in the form of "paddling", or striking students with a wooden paddle on 3 4 their buttocks or legs, which can result in abrasions, 5 bruising, severe muscle injury, hematomas, whiplash 6 damage, life-threatening hemorrhages, and other medical complications that may require hospitaliza-7 8 tion.

9 (7) Gross racial disparity exists in the execution 10 of corporal punishment of public schoolchildren, and 11 Black schoolchildren are disproportionately cor-12 porally punished. The most recent available statistics show that African-American students make up 17.1 13 14 percent of the national student population, but 35.6 15 percent of all students subjected to physical punish-16 ment at school.

17 (8) Public schoolchildren with disabilities are
18 subjected to corporal punishment at disproportion19 ately high rates, approximately twice the rate of the
20 general student population in some States.

(9) Corporal punishment is used in many instances for minor disciplinary infractions, such as
being tardy or violating the dress code.

24 (10) Corporal punishment has resulted in phys-25 ical injury and psychological trauma to children in

1 public and private schools. Social skills development 2 after the use of corporal punishment may be severely 3 altered, leading to aggressive behaviors. National re-4 search shows students have been subjected to cor-5 poral punishment in schools as a means of discipline, 6 to force compliance, or as a substitute for appropriate educational support. 7 8 (11) Children are protected from corporal pun-9 ishment in other settings, such as hospitals, health 10 facilities, Head Start programs, and nonmedical 11 community-based facilities. Similar protections are 12 needed in schools. 13 (12) Prisoners in Federal prison are protected 14 from corporal punishment. 15 SEC. 3. PURPOSES. 16 The purposes of this Act are to— 17 (1) eliminate the use of corporal punishment in 18 schools; 19 (2) ensure the safety of all students and school 20 personnel in schools and promote a positive school culture and climate; 21 22 (3) assist States, local educational agencies, 23 and schools in identifying and implementing effective 24 evidence-based models to prevent and reduce— 25 (A) corporal punishment in schools;

1	(B) aversive behavior interventions that
2	compromise health and safety; and
3	(C) physical, emotional, or psychological
4	abuse.
5	SEC. 4. PROHIBITION AGAINST CORPORAL PUNISHMENT.
6	Subpart 4 of part C of the General Education Provi-
7	sions Act (20 U.S.C. 1232f et seq.) is amended by adding
8	at the end the following:
9	"SEC. 448. PROHIBITION AGAINST CORPORAL PUNISH-
10	MENT.
11	"(a) GENERAL PROHIBITION.—No funds shall be
12	made available under any applicable program to any edu-
13	cational agency or institution, including a local edu-
14	cational agency or State educational agency, that has a
15	policy or practice which allows school personnel to inflict
16	corporal punishment upon a student—
17	"(1) as a form of punishment; or
18	"(2) for the purpose of modifying undesirable
19	behavior.
20	"(b) LOCAL EDUCATIONAL AGENCY.—
21	"(1) IN GENERAL.—In the case of an applicable
22	program under which a local educational agency may
23	only receive funds through a State educational agen-
24	cy that is prohibited under subsection (a) from re-
25	ceiving funds under any applicable program, a local

educational agency that is not prohibited under sub section (a) from receiving such funds may apply di rectly to the Secretary to receive funds under the
 program.

"(2) CERTIFICATION.—Each local educational 5 agency applying directly to the Secretary under 6 7 paragraph (1) shall certify in such application that 8 the agency is not prohibited under subsection (a) 9 from receiving funds under any applicable program. "(c) RULE OF CONSTRUCTION.—Nothing in this sec-10 11 tion shall be construed to preclude school personnel from 12 using, within the scope of employment, reasonable re-13 straint to the lightest possible degree upon a student, if— 14 "(1) the student's behavior poses an imminent 15 danger of physical injury to the student, school per-16 sonnel, or others; "(2) less restrictive interventions would be inef-17

18 fective in stopping such imminent danger of physical19 injury; and

20 "(3) the reasonable restraint ends immediately
21 upon the cessation of the conditions described in
22 paragraphs (1) and (2).

23 "(d) DEFINITIONS.—For purposes of this section—

1	"(1) the term 'corporal punishment' means pad-
2	dling, spanking, or other forms of physical punish-
3	ment, however light, imposed upon a student;
4	"(2) the term 'educational agency or institution'
5	means any public or private agency or institution
6	which is the recipient, or serves students who are re-
7	cipients of, funds under any applicable program;
8	((3) the terms 'local educational agency' and
9	'State educational agency' have the meanings given
10	such terms in section 9101 of the Elementary and
11	Secondary Education Act of 1965;
12	((4) the term 'school personnel' has the mean-
13	ing—
14	"(A) given the term in section $4151(10)$ of
15	the Elementary and Secondary Education Act
16	of 1965 (20 U.S.C. 7161(10)); and
17	"(B) given the term 'school resource offi-
18	cer' in section $4151(11)$ of the Elementary and
19	Secondary Education Act of 1965 (20 U.S.C.
20	7161(11)); and
21	"(5) the term 'student' includes any person who
22	is in attendance at an educational agency or institu-

23 tion.".

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1 SEC. 5. STATE PLAN AND ENFORCEMENT.

2	(a) STATE PLAN.—Not later than 18 months after
3	the date of enactment of this Act and every third year
4	thereafter, each State educational agency shall submit to
5	the Secretary a State plan that provides—
6	(1) assurances to the Secretary that the State
7	has in effect policies and procedures that eliminate
8	the use of corporal punishment in schools;
9	(2) a description of the State's policies and pro-
10	cedures; and
11	(3) a description of the State plans to ensure
12	school personnel and parents, including private
13	school personnel and parents, are aware of the
14	State's policies and procedures.
15	(b) Enforcement.—
16	(1) IN GENERAL.—
17	(A) USE OF REMEDIES.—If a State edu-
18	cational agency fails to comply with subsection
19	(a), the Secretary shall—
20	(i) withhold, in whole or in part, fur-
21	ther payments under an applicable pro-
22	gram (as such term is defined in section
23	400(c) of the General Education Provi-
24	sions Act (20 U.S.C. 1221)) in accordance
25	with section 455 of such Act (20 U.S.C.
26	1234d);

1 (ii) enter into a compliance agreement 2 in accordance with section 457 of the General Education Provisions Act (20 U.S.C. 3 4 1234f); or 5 (iii) issue a complaint to compel com-6 pliance of the State educational agency 7 through a cease and desist order, in the 8 same manner the Secretary is authorized 9 to take such action under section 456 of 10 the General Education Provisions Act (20 11 U.S.C. 1234e). 12 (B) CESSATION OF WITHHOLDING OF 13 FUNDS.—Whenever the Secretary determines 14 (whether by certification or other appropriate 15 evidence) that a State educational agency who 16 is subject to the withholding of payments under 17 subparagraph (A)(i) has cured the failure pro-18 viding the basis for the withholding of pay-19 ments, the Secretary shall cease the withholding 20 of payments with respect to the State edu-21 cational agency under such subparagraph.

(2) RULE OF CONSTRUCTION.—Nothing in this
subsection shall be construed to limit the Secretary's
authority under the General Education Provisions
Act (20 U.S.C. 1221 et seq.).

	10
1	(c) RULE OF CONSTRUCTION.—Nothing in this sec-
2	tion shall be construed to preclude school personnel from
3	using, within the scope of employment, reasonable re-
4	straint to the lightest possible degree upon a student, if—
5	(1) the student's behavior poses an imminent
6	danger of physical injury to the student, school per-
7	sonnel, or others;
8	(2) less restrictive interventions would be inef-
9	fective in stopping such imminent danger of physical
10	injury; and
11	(3) the reasonable restraint ends immediately
12	upon the cessation of the conditions described in
13	paragraphs (1) and (2) .
14	SEC. 6. GRANT AUTHORITY.
15	(a) IN GENERAL.—From the amount appropriated
16	under section 11, the Secretary may award grants to State
17	educational agencies to assist the agencies in improving
18	school climate and culture by implementing school-wide
19	positive behavior support approaches.
20	(b) DURATION OF GRANT.—A grant under this sec-
21	tion shall be awarded to a State educational agency for
22	a 3-year period.
23	(c) Application.—Each State educational agency
24	desiring a grant under this section shall submit an appli-

24 desiring a grant under this section shall submit an appli-25 cation to the Secretary at such time, in such manner, and

accompanied by such information as the Secretary may
 require, including information on how the State edu cational agency—

4 (1) will develop State training programs on
5 school wide-positive behavior support approaches,
6 such as training programs developed with the assist7 ance of the Secretary (acting through the Office of
8 Special Education Programs Technical Assistance
9 Center on Positive Behavioral Interventions and
10 Supports of the Department of Education); and

(2) will target resources to schools and local
educational agencies in need of assistance related to
improving school culture and climate through positive behavior supports.

15 (d) Authority To Make Subgrants.—

16 (1) IN GENERAL.—A State educational agency
17 receiving a grant under this section may use such
18 grant funds to award subgrants, on a competitive
19 basis, to local educational agencies.

20 (2) APPLICATION.—A local educational agency
21 desiring to receive a subgrant under this section
22 shall submit an application to the applicable State
23 educational agency at such time, in such manner,
24 and containing such information as the State edu25 cational agency may require.

1 (e) PRIVATE SCHOOL PARTICIPATION.—

(1) IN GENERAL.—A local educational agency
receiving subgrant funds under this section shall,
after timely and meaningful consultation with appropriate private school officials, ensure that private
school personnel can participate, on an equitable
basis, in activities supported by funds under this
section.

9 (2) PUBLIC CONTROL OF FUNDS.—The control 10 of funds provided under this section, and title to ma-11 terials, equipment, and property purchased with 12 such funds, shall be in a public agency, and a public 13 agency shall administer such funds, materials, equip-14 ment, and property.

(f) REQUIRED ACTIVITIES.—A State educational
agency receiving a grant, or a local educational agency receiving a subgrant, under this section shall use such grant
or subgrant funds to carry out the following:

(1) Developing and implementing high-quality
professional development and training programs,
such as training programs developed with the assistance of the Secretary (acting through the Office of
Special Education Programs Technical Assistance
Center on Positive Behavioral Interventions and
Supports of the Department of Education), to imple-

ment evidence-based systematic approaches to
 school-wide positive behavior supports, including im proving coaching, facilitation, and training capacity
 for principals and other administrators, teachers,
 specialized instructional support personnel, and
 other staff.

7 (2) Providing technical assistance to develop
8 and implement evidence-based systematic approaches
9 to school-wide positive behavior supports, including
10 technical assistance for data-driven decisionmaking
11 related to behavioral supports and interventions in
12 the classroom and throughout common areas.

(3) Researching, evaluating, and disseminating
high-quality evidence-based programs and activities
that implement school-wide positive behavior supports with fidelity.

17 (4) Supporting other local positive behavior
18 support implementation activities consistent with
19 this subsection, including outreach to families and
20 community agencies and providers, such as mental
21 health authorities.

(g) EVALUATION AND REPORT.—Each State educational agency receiving a grant under this section shall,
at the end of the 3-year grant period for such grant, prepare and submit to the Secretary, a report that—

(1) evaluates the State's progress toward devel oping and implementing evidence-based systematic
 approaches to school-wide positive behavior supports;
 and

5 (2) includes such information as the Secretary6 may require.

7 (h) DEPARTMENT OF THE INTERIOR.—From the 8 amount appropriated under section 11, the Secretary may 9 allocate funds to the Secretary of the Interior for activities 10 under this section with respect to schools operated or 11 funded by the Department of the Interior, under such 12 terms as the Secretary of Education may prescribe.

13 SEC. 7. NATIONAL ASSESSMENT.

14 (a) NATIONAL ASSESSMENT.—The Secretary shall15 carry out a national assessment to—

16 (1) determine compliance with the requirements17 of this Act; and

(2) identify best practices with respect to professional development and training programs carried
out under section 6, which shall include identifying
evidence-based school personnel training models with
demonstrated success (including models that emphasize positive behavior supports and de-escalation
techniques over physical intervention).

(b) REPORT.—The Secretary shall submit to the
 Committee on Education and Labor of the House of Rep resentatives and the Committee on Health, Education,
 Labor, and Pensions of the Senate—

5 (1) an interim report that summarizes the pre6 liminary findings of the assessment described in sub7 section (a) not later than 3 years after the date of
8 enactment of this Act; and

9 (2) a final report of the findings of the assess10 ment not later than 5 years after the date of the en11 actment of this Act.

12 SEC. 8. PROTECTION AND ADVOCACY SYSTEMS.

Protection and Advocacy Systems shall have the authority provided under section 143 of the Developmental
Disabilities Assistance and Bill of Rights Act of 2000 (42)
U.S.C. 15043) to investigate, monitor, and enforce protections provided for students under this Act.

18 SEC. 9. LIMITATION OF AUTHORITY.

(a) IN GENERAL.—Nothing in this Act shall be construed to restrict or limit, or allow the Secretary to restrict
or limit, any other rights or remedies otherwise available
to students or parents under Federal, State, or local law
or regulation.

24 (b) Applicability.—

1	(1) PRIVATE SCHOOLS.—Nothing in this Act
2	shall be construed to affect any private school that
3	does not receive, or does not serve students who re-
4	ceive, support in any form from any program sup-
5	ported, in whole or in part, with funds appropriated
6	to the Department of Education.
7	(2) Home schools.—Nothing in this Act shall
8	be construed to—
9	(A) affect a home school, whether or not a
10	home school is treated as a private school or
11	home school under State law; or
12	(B) consider parents who are schooling a
13	child at home as school personnel.
14	SEC. 10. RULE OF CONSTRUCTION ON DATA COLLECTION.
15	Nothing in this Act shall be construed to affect the
16	collection of information or data with respect to corporal
17	punishment authorized under the statutes and regulations
18	implementing title VI of the Civil Rights Act of 1964 (42 $$
19	U.S.C. 2000c), title IX of the Education Amendments of
20	1972 (20 U.S.C. 1681 et seq.), section 504 of the Reha-
21	bilitation Act of 1973 (29 U.S.C. 794 et seq.), and the
22	Department of Education Organization Act (20 U.S.C.
23	3401 et seq.).

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1 SEC. 11. AUTHORIZATION OF APPROPRIATIONS.

2 There are authorized to be appropriated such sums
3 as may be necessary to carry out this Act for fiscal year
4 2011 and each of the 4 succeeding fiscal years.

5 SEC. 12. DEFINITIONS.

6 In this Act:

7 (1) CORPORAL PUNISHMENT.—The term "cor8 poral punishment" means paddling, spanking, or
9 other forms of physical punishment, however light,
10 imposed upon a student.

11 (2) EDUCATIONAL SERVICE AGENCY.—The
12 term "educational service agency" has the meaning
13 given such term in section 9101(17) of the Elemen14 tary and Secondary Education Act of 1965 (20
15 U.S.C. 7801(17)).

16 (3) ELEMENTARY SCHOOL.—The term "elemen17 tary school" has the meaning given the term in sec18 tion 9101(18) of the Elementary and Secondary
19 Education Act of 1965 (20 U.S.C. 7801(18)).

20 (4) LOCAL EDUCATIONAL AGENCY.—The term
21 "local educational agency" has the meaning given
22 the term in section 9101(26) of the Elementary and
23 Secondary Education Act of 1965 (20 U.S.C.
24 7801(26)).

25 (5) PARENT.—The term "parent" has the
26 meaning given the term in section 9101(31) of the
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Elementary and Secondary Education Act of 1965
 (20 U.S.C. 7801(31)).

3 (6) Positive behavior supports.—The term "positive behavior supports" means a systematic ap-4 5 proach to embed evidence-based practices and data-6 driven decisionmaking to improve school climate and 7 culture, including a range of systemic and individ-8 ualized strategies to reinforce desired behaviors and 9 diminish reoccurrence of problem behaviors, in order 10 to achieve improved academic and social outcomes 11 and increase learning for all students, including 12 those with the most complex and intensive behav-13 ioral needs.

14 (7) PROTECTION AND ADVOCACY SYSTEM.—The
15 term "protection and advocacy system" means a
16 protection and advocacy system established under
17 section 143 of the Developmental Disabilities Assist18 ance and Bill of Rights Act of 2000 (42 U.S.C.
19 15043).

20 (8) SCHOOL.—The term "school" means an en21 tity—

22 (A) that—

23	(i) is a public or private—
24	(I) day or residential elementary
25	school or secondary school; or

	τv
1	(II) early childhood, elementary
2	school, or secondary school program
3	that is under the jurisdiction of a
4	school, local educational agency, edu-
5	cational service agency, or other edu-
6	cational institution or program; and
7	(ii) receives, or serves students who
8	receive, support in any form from any pro-
9	gram supported, in whole or in part, with
10	funds appropriated to the Department of
11	Education; or
12	(B) that is a school funded or operated by
13	the Department of the Interior.
14	(9) SCHOOL PERSONNEL.—The term "school
15	personnel" has the meaning—
16	(A) given the term in section $4151(10)$ of
17	the Elementary and Secondary Education Act
18	of 1965 (20 U.S.C. 7161(10)); and
19	(B) given the term "school resource offi-
20	cer" in section $4151(11)$ of the Elementary and
21	Secondary Education Act of 1965 (20 U.S.C.
22	7161(11)).
23	(10) Specialized instructional support
24	PERSONNEL.—The term "specialized instructional
25	support personnel" means school counselors, school

1	social workers, school nurses, school psychologists,
2	and other qualified professional personnel involved in
3	providing assessment, diagnosis, counseling, edu-
4	cational, health, therapeutic, and other necessary
5	corrective or supportive services.
6	(11) Secondary school.—The term "sec-
7	ondary school" has the meaning given the term in
8	section 9101(38) of the Elementary and Secondary
9	Education Act of 1965 (20 U.S.C. 7801(38)).
10	(12) SECRETARY.—The term "Secretary"
11	means the Secretary of Education.
12	(13) STATE.—The term "State" has the mean-
13	ing given the term in section 9101 of the Elemen-
14	tary and Secondary Education Act of 1965 (20
15	U.S.C. 7801).
16	(14) STATE EDUCATIONAL AGENCY.—The term
17	"State educational agency" has the meaning given
18	the term in section $9101(41)$ of the Elementary and
19	Secondary Education Act of 1965 (20 U.S.C.
20	7801(41)).
21	(15) STUDENT.—The term "student" means a
22	student enrolled in a school defined in paragraph
23	(8).

SEC. 13. PRESUMPTION OF CONGRESS RELATING TO COM PETITIVE PROCEDURES.

21

3 (a) PRESUMPTION.—It is the presumption of Con4 gress that grants awarded under this Act will be awarded
5 using competitive procedures based on merit.

6 (b) REPORT TO CONGRESS.—If grants are awarded
7 under this Act using procedures other than competitive
8 procedures, the Secretary shall submit to Congress a re9 port explaining why competitive procedures were not used.

10 SEC. 14. PROHIBITION ON EARMARKS.

None of the funds appropriated to carry out this Act
may be used for a congressional earmark as defined in
clause 9e, of rule XXI of the rules of the House of Representatives of the 111th Congress.