

SPONSOR: Rep. Q. Johnson & Rep. Heffernan & Rep. Schooley &

Sen. McDowell

Reps. Jaques, Keeley, Kowalko, Lavelle, Longhurst, Mitchell, Osienski, B. Short, M. Smith, Walker; Sens.

Cloutier, Sokola, Sorenson

HOUSE OF REPRESENTATIVES 146th GENERAL ASSEMBLY

HOUSE BILL NO. 365

AN ACT TO AMEND TITLE 14 OF THE DELAWARE CODE RELATING TO EDUCATION AND EXCEPTIONAL CHILDREN.

1	WHEREAS, parents of children with special needs who wish to challenge the denial of educational services to
2	their children must do so through an adversarial hearing process that is set up under federal and state law; and
3	WHEREAS, challenging denial of services to a child with special needs often requires the hiring of experts or the
4	administration of diagnostic tests or both, which can be prohibitively expensive for parents; and
5	WHEREAS, prior to 2006, multiple federal circuit courts held that parents who prevailed in their appeals of
6	service denials were able to recover from school districts the costs of experts and tests that they were forced to incur in
7	order to successfully challenge those service denials, pursuant to the Individuals with Disabilities Act ("IDEA"); and
8	WHEREAS, a divided U.S. Supreme Court ruled in 2006 that federal law did not permit awarding such costs to
9	parents who prevailed in their claims; and
10	WHEREAS, the inability of parents to recover the costs of challenging the denial of services to their children with
11	special needs is effectively preventing many parents from being able to advocate for their children's needs; and
12	WHEREAS, the State of Delaware has the authority to permit reimbursement to these parents even if it is not
13	provided by federal law; and
14	WHEREAS, the only parents who would be entitled to recover expert fees and testing costs under this proposed
15	statute would be parents who were ultimately successful in challenging the denial of services to their children;
16	NOW, THEREFORE:
17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:
18	Section 1. Amend Section 3138, Title 14 of the Delaware Code by adding a new subsection (g) as shown by
19	underlining as follows:
20	(g) Following any disposition under this chapter which entitles a parent to attorney's fees under state or federal
21	law, said parent shall also be awarded the reasonable fees of expert witnesses and the reasonable costs of any tests or

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22 evaluations necessary for the preparation of the parent's hearings. Awards made pursuant to this section shall not be made

with the use of funds previously designated for the direct provision of education or services to children. Each school

- district and charter school shall report annually to the Department of Education, in a form to be determined by the
- Department, the amount of all awards made pursuant to this subsection and the source of funds for such awards.
- Section 2. This Act shall be applicable to any action or proceeding that has not been finally adjudicated as of the date that it becomes law.

SYNOPSIS

This Act allows parents and guardians who successfully challenge the denial of services to their children with special needs to recover the costs of expert witnesses that they needed to hire to advocate for their children. Prior to 2006, many courts held parents were entitled to recover such costs under the IDEA, but a divided U.S. Supreme Court reversed the holdings. Arlington Cent. Sch. Dist. Bd. of Educ. v. Murphy, 548 U.S. 291 (2006). Since that time, many families have been unable to pursue appeals for their children due to the prohibitive cost of retaining expert witnesses, resulting in many children receiving special education services that their parents and treating medical professionals believe to be inadequate. Only parents and guardians who prevailed in their appeals of service denials would be entitled to recover the costs of their experts.

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