

DEFEATED

Bill #30
Promotion of Respectful and Responsible Relationships Act

CHANGES RECOMMENDED TO THE LAW AMENDMENTS COMMITTEE

PAGE 1, Clause 2, proposed Preamble, lines 4 and 5 - delete “—including bullying and cyberbullying—” and substitute “, bullying and cyberbullying”.

PAGE 2, Clause 6 - delete proposed clause 141(ja) and substitute:

(ja) establish a Provincial school code of conduct policy with respect to promoting school and student safety that includes

(i) a Provincial school code of conduct that includes provisions requiring support for enforcement by school board members of the school board’s code of conduct and by school administrators of the school’s code of conduct,

(ii) provisions regarding student conduct and consequences for disruptive behaviour, severely disruptive behaviour, bullying and cyberbullying,

(iii) provisions requiring that school code of conduct policies and school codes of conduct identify inappropriate behaviour, including bullying and cyberbullying, and the consequences for inappropriate behaviour, and

(iv) provisions requiring, where a school board is satisfied there has been an instance of cyberbullying by a person, that the school board immediately notify the person’s Internet or cellular telephone service provider that one of the service provider’s accounts has been used inappropriately;

PAGE 2 - add immediately after Clause 7 the following Clause:

8 The Governor in Council shall direct the Minister of Education, the Minister of Justice and any other members of the Executive Council that the Governor in Council considers appropriate to enter into negotiations with the Government of Canada with the purpose of making changes to the *Criminal Code* (Canada) with regard to addressing inappropriate behaviour and bullying by electronic means, including Internet and cellular telephone use.