- 1 SB186
- 2 147075-1
- 3 By Senators McGill, Glover, Taylor, Brewbaker and Pittman
- 4 RFD: Education
- 5 First Read: 12-FEB-13

147075-1:n:01/10/2013:KMS/th LRS2013-73 1 2 3 4 5 6 7 SYNOPSIS: Existing law prevents a child instructed at 8 home by a private tutor or at a church school to 9 10 participate in extracurricular activities offered 11 by public schools. 12 This bill would create the Tim Tebow Act. 13 This bill would define the term extracurricular to mean school authorized athletics 14 15 and athletic teams. 16 This bill would allow a student being taught 17 at home or at a church school to participate in 18 athletics and on athletic teams. 19 This bill would require participating 20 students to adhere to the same requirements as 21 public school students concerning activity fees, 22 standards of behavior, responsibility, performance, 23 conduct, academic standards, and residency 24 requirements. 25 This bill would require a participating student who participates in an extracurricular 26 27 activity at a public school to commit to and only

1participate in that extracurricular activity at2that public school for the duration of the school3year, and would allow a student to participate in4different extracurricular activities at the same5public school.

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This bill would require student standards for participation in interscholastic athletic extracurricular activities to be applied beginning with the first semester of the 7th grade year of the participating student.

11 This bill would specify that insurance 12 coverage provided by a school board for 13 participants in extracurricular activities would 14 cover a child instructed at home by private tutor 15 or under church school law.

16This bill would also specify that no school17team utilizing these students would be impeded from18competing against any other public or private19school team.

20 This bill would also allow such students to 21 participate in these activities in a nonpublic 22 school, if the nonpublic school permits such 23 student participation.

Amendment 621 of the Constitution of Alabama of 1901, now appearing as Section 111.05 of the Official Recompilation of the Constitution of Alabama of 1901, as amended, prohibits a general

1 law whose purpose or effect would be to require a 2 new or increased expenditure of local funds from becoming effective with regard to a local 3 4 governmental entity without enactment by a 2/3 vote unless: it comes within one of a number of 5 specified exceptions; it is approved by the 6 7 affected entity; or the Legislature appropriates funds, or provides a local source of revenue, to 8 9 the entity for the purpose.

10 The purpose or effect of this bill would be 11 to require a new or increased expenditure of local 12 funds within the meaning of the amendment. However, 13 the bill does not require approval of a local 14 governmental entity or enactment by a 2/3 vote to 15 become effective because it comes within one of the 16 specified exceptions contained in the amendment.

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A BILL

TO BE ENTITLED

## AN ACT

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Relating to education; providing for the Tim Tebow Act; permitting a child instructed at home either by a private tutor or under the church school law to participate in extracurricular athletic activities in public schools and nonpublic schools that accept a student; to provide certain requirements; to require a participating student to commit to

1 and only participate in an extracurricular activity at that 2 public school for the school year; to allow a student to participate in different extracurricular activities at the 3 4 same public school; to require student standards for participation in interscholastic athletic extracurricular 5 6 activities to be applied beginning with the first semester of 7 the 7th grade year of the participating student; to provide for insurance coverage for extracurricular athletic 8 9 activities; to specify schools utilizing such students may not 10 be impeded from competing against other schools; and in connection therewith would have as its purpose or effect the 11 12 requirement of a new or increased expenditure of local funds 13 within the meaning of Amendment 621 of the Constitution of 14 Alabama of 1901, now appearing as Section 111.05 of the Official Recompilation of the Constitution of Alabama of 1901, 15 16 as amended.

17 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. (a) (1) This act shall be known and may be cited as the Tim Tebow Act.

(2) The purpose of this act is to allow students
instructed at home by either a private tutor or pursuant to
church school law to participate in athletics and on athletic
teams.

(3) For purposes of this act, the term public school
includes a nonpublic school if a nonpublic school permits a
child to participate in its extracurricular activities.

(4) For purposes of this act, the term
 extracurricular activities includes only athletic programs of
 the school for individuals or team sports.

4 (b) A student who is instructed by a private tutor as authorized by law, regulation, or otherwise, may 5 6 participate in extracurricular activities sponsored by or 7 engaged in by a public school system, or in a nonpublic school, if the nonpublic school permits the student to 8 participate at that school. The student shall register with 9 10 the local board of education in the district where the student resides. Participation is conditioned on all of the following: 11

(1) The student registering with the school an
intention to participate in the extracurricular activities as
a representative of the school.

15 (2) The student paying any participation or activity
16 fee in an amount equal to the fee charged to a public school
17 participant.

(3) The student adhering to the same standards of 18 behavior, responsibility, performance, and code of conduct as 19 20 other participants of the team or activity. If the student is 21 convicted of, or is found to have committed, a felony or a delinquent act which would have been a felony if committed by 22 23 an adult, regardless of whether adjudication is withheld, the 24 participation of the student in interscholastic athletic 25 extracurricular activities is contingent upon established and 26 published district school board policy.

1 (4) The student adhering to the same academic 2 standards as other participants of the team or activity, with those standards confirmed by appropriate documentation 3 4 provided by the tutor to the public school providing the activity in which the student is to participate. Such students 5 6 shall be able to participate in curricular activities if that 7 is a requirement of the extracurricular activity, including, but not limited to, weight training. 8

9 (5) The student satisfies the same residency 10 requirements as other students in the school at which the 11 student participates.

12 (c) A student who is taught at home and is enrolled in a private school or a church school as defined in Section 13 14 16-28-1, Code of Alabama 1975, may participate in 15 extracurricular activities sponsored by, or engaged in by a 16 public school system, or in a nonpublic school, if the 17 nonpublic school permits the student to participate at that school. The student shall register with the local board of 18 education in the district where the student resides. 19 20 Participation is conditioned on all of the following:

(1) The student registering with the school an
intention to participate in extracurricular activities as a
representative of the school for the activity in which the
student wishes to participate.

(2) The student paying any participation or activity
 fee in an amount equal to the fee charged to a public school
 participant.

1 (3) The student adhering to the same standards of 2 behavior, responsibility, performance, and code of conduct as other participants of the team or activity. If the student is 3 4 convicted of, or is found to have committed, a felony or a delinquent act which would have been a felony if committed by 5 6 an adult, regardless of whether adjudication is withheld, the 7 participation of the student in interscholastic athletic extracurricular activities is contingent upon established and 8 published district school board policy. 9

10 (4) The student adhering to the same academic standards as other participants of the team or activity, with 11 12 those standards confirmed by appropriate documentation 13 provided by the church school administrator to the public 14 school providing the activity in which the student is to 15 participate. Such students shall be able to participate in curricular activities if that is a requirement of an 16 17 extracurricular activity, including, but not limited to, weight training. 18

19 (5) The student satisfies the same residency
20 requirements as other students in the school at which the
21 student participates.

(d) A student of a public school or nonpublic school who has been unable to maintain academic eligibility for participation in extracurricular activities is ineligible to participate in such activities as a student who is instructed by a private tutor, taught at home, or enrolled in a church school until the student has successfully satisfied standards

1 to regain eligibility that are equivalent to those imposed on 2 other students at the same grade level.

3 (e) A student instructed by a private tutor, taught 4 at home, or enrolled in a church school who transfers to a 5 public school before or during the first grading period of the 6 school year is academically eligible to participate in 7 extracurricular activities during the first grading period 8 provided the student has a successful evaluation from the 9 previous year.

10 A student instructed by a private tutor, taught (f) 11 at home, or enrolled in a church school who participates in an 12 extracurricular activity at a public school is committed to 13 and may only participate in that extracurricular activity at 14 that public school for the duration of the school year. Notwithstanding the foregoing, a student may participate in 15 different extracurricular activities at the same public 16 17 school.

(g) Student standards for participation in 18 interscholastic athletic extracurricular activities shall be 19 20 applied beginning with the first semester of the 7th grade 21 year of the student. A local board of education may not 22 establish requirements for participation in interscholastic 23 athletic extracurricular activities which make participation 24 in such activities less accessible to students who are 25 instructed by a private tutor, taught at home, or enrolled in 26 a church school than to other students. Except as set forth in 27 subdivision (5) of subsection (b), evaluation processes or

requirements that are placed on student participants who are instructed by a private tutor, taught at home, or enrolled in a church school may not exceed those that apply to those students generally.

5 (h) Any insurance provided by a district school 6 board for participants in extracurricular activities shall 7 cover a participating student instructed by a private tutor, 8 instructed at home, or enrolled in a church school. If there 9 is an additional premium for such coverage, such participating 10 student shall pay the additional premium.

(i) (1) No public school athletic team shall be impeded from competing against any other public or nonpublic school athletic team because the athletic team utilizes students pursuant to this section.

(2) A public school is prohibited from membership in
any organization or entity which regulates or governs
interscholastic athletic extracurricular activities and
discriminates against eligible students in public or nonpublic
schools, or students being taught by private tutor or enrolled
in church school.

21 Section 2. Although this bill would have as its 22 purpose or effect the requirement of a new or increased 23 expenditure of local funds, the bill is excluded from further 24 requirements and application under Amendment 621, now 25 appearing as Section 111.05 of the Official Recompilation of 26 the Constitution of Alabama of 1901, as amended, because the 27 bill requires expenditures only by a school board. Section 3. This act shall become effective
 immediately following its passage and approval by the
 Governor, or its otherwise becoming law.