Bill 151

An Act to prevent and fight sexual violence in higher education institutions

Introduction

Introduced by
Madam Hélène David
Minister responsible for Higher Education

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EXPLANATORY NOTES

This bill provides that higher education institutions must, before 1 September 2019, adopt a policy to prevent and fight sexual violence. The bill specifies the procedure for developing, disseminating and reviewing the policy and requires institutions to report on its application in accordance with stated parameters.

The bill identifies the educational institutions to which it applies and defines the sexual violence it seeks to counter.

The bill also determines the elements the policy must set out or provide for, such as rules for student social or welcoming activities, safety measures, mandatory training, a complaint procedure and reception, referral, psychosocial and support services. The policy must, in addition, include a code of conduct specifying guidelines for such matters as intimate, amorous or sexual relationships that may develop between students and persons having an influence over their academic progress. The Minister may add to the elements required to be included in the policy.

The bill furthermore provides that the sexual violence-related services available within an educational institution must be grouped together and that institutions may enter into agreements with external resources to offer services.

Lastly, the bill grants the Minister the power to impose oversight and monitoring measures and, if an educational institution fails to comply with one of its provisions, to cause the institution’s obligations to be performed by a third person, at the institution’s expense.
Bill 151

AN ACT TO PREVENT AND FIGHT SEXUAL VIOLENCE IN HIGHER EDUCATION INSTITUTIONS

THE PARLIAMENT OF QUÉBEC ENACTS AS FOLLOWS:

CHAPTER I
GENERAL PROVISIONS

1. The purpose of this Act is to strengthen actions to prevent and fight sexual violence in higher education institutions and to help foster a healthy and safe living environment for students and personnel members. To that end, the Act in particular provides for the implementation of prevention, awareness-raising, accountability, support and individual assistance measures.

   In this Act, the concept of sexual violence refers to any form of violence committed through sexual practices or by targeting sexuality, including sexual assault.

   It also refers to any other misconduct in such forms as unwanted direct or indirect gestures, comments, behaviours or attitudes with sexual connotations, including in cyberspace.

2. This Act applies to the following educational institutions:

   (1) university-level educational institutions referred to in paragraphs 1 to 11 of section 1 of the Act respecting educational institutions at the university level (chapter E-14.1);

   (2) colleges and regional colleges established by the General and Vocational Colleges Act (chapter C-29);

   (3) educational institutions holding a permit for college-level educational services issued under the Act respecting private education (chapter E-9.1);

   (4) the Institut de tourisme et d’hôtellerie du Québec established by the Act respecting the Institut de tourisme et d’hôtellerie du Québec (chapter I-13.02);

   (5) the Institut de technologie agroalimentaire;
(6) the Conservatoire de musique et d’art dramatique du Québec established
by the Act respecting the Conservatoire de musique et d’art dramatique du
Québec (chapter C-62.1);

(7) the École nationale de police du Québec established by the Police Act
(chapter P-13.1); and

(8) the École du Barreau established under the Act respecting the Barreau
du Québec (chapter B-1).

In addition, this Act applies to any other educational institution designated
by the Minister.

CHAPTER II
POLICY

3. Every educational institution must establish a policy to prevent and fight
sexual violence.

The policy must be separate from the institution’s other policies. In addition
to any elements the Minister may prescribe, it must set out or provide for
at least the following:

(1) the roles and responsibilities of officers, personnel members, student
association representatives and students with regard to sexual violence;

(2) the implementation of prevention and awareness-raising measures to
counter sexual violence, including training activities for students;

(3) mandatory training activities for officers, personnel members and student
association representatives;

(4) safety measures to counter sexual violence, including infrastructure
adjustments to secure premises;

(5) rules for social or welcoming activities organized by the educational
institution, a personnel member, an officer or a student association;

(6) procedures for reporting incidents of sexual violence to the educational
institution or for filing complaints with or disclosing information to the
institution in connection with such incidents;

(7) the follow-up that must be given to the complaints, reports and
information received, and measures to protect the persons concerned and, if
applicable, limit the impact on their studies;

(8) the reception, referral, psychosocial and support services offered by
specialized resources with sexual violence-related training;
(9) the actions that must be taken by the educational institution and by officers, personnel members, student association representatives and students when incidents of sexual violence are brought to their attention;

(10) the response time applicable to the actions referred to in subparagraphs 7 to 9, in particular;

(11) measures to ensure the confidentiality of the complaints, reports and information received in connection with incidents of sexual violence; and

(12) the penalties applicable for policy breaches taking into account their nature, seriousness and repetitive pattern.

The policy must also include a code of conduct specifying guidelines for such matters as intimate, amorous or sexual relationships that may develop between students and persons having an influence over their academic progress, whether personnel members or officers of the institution.

4. The educational institution must group all the available sexual violence-related services and resources together in a known and readily accessible place.

5. The educational institution may enter into agreements with external resources, including with police forces, to offer the services provided for in the policy.

6. The educational institution must implement a process to ensure that students, officers and personnel members are consulted in developing or reviewing the policy.

7. The educational institution’s board of governors or equivalent board must adopt the policy and any amendments to it. If the educational institution does not have such a board, those responsibilities fall to the institution’s most senior officer.

8. The policy must be sent to the Minister as soon as it is adopted or amended.

9. The educational institution must ensure that its policy is readily accessible and brought to the attention of each student at the time of his or her admission and at the beginning of each term.

10. The educational institution must review its policy at least once every five years.
CHAPTER III
ACCOUNTABILITY

11. The educational institution must report on the application of its policy in its annual report or in any other document determined by the Minister. The policy application report must set out, using the methodology determined by the Minister,

(1) the prevention and awareness-raising measures implemented, including the training activities offered to students;

(2) the training activities taken by officers, personnel members and student association representatives;

(3) the safety measures implemented;

(4) the number of complaints and reports received;

(5) the actions taken and the nature of the penalties applied;

(6) the consultation process used in developing or amending the policy; and

(7) any other element determined by the Minister.

12. The Minister may require that the educational institution provide any additional information the Minister considers necessary about its policy and may prescribe any other accountability measure.

CHAPTER IV
OVERSIGHT AND MONITORING MEASURES

13. The Minister must publish, on the department’s website or on any other support the Minister determines, a list of the educational institutions that have adopted a policy.

14. The Minister may impose oversight and monitoring measures on any educational institution that fails to comply with any of its obligations under this Act.

15. If an educational institution fails to comply with its obligations under this Act, the Minister may, at the institution’s expense, cause those obligations to be performed by a person the Minister designates.

The educational institution must collaborate with the person designated by the Minister.

A policy developed or amended pursuant to the first paragraph is deemed adopted in accordance with section 7 on the date determined by the Minister.
CHAPTER V
MISCELLANEOUS AND FINAL PROVISIONS

16. Every educational institution must have adopted its policy before 1 September 2019.

17. The minister responsible for higher education is responsible for the administration of this Act.

18. This Act comes into force on (insert the date of assent to this Act).