



Accidental Consequences of Student Privacy Laws

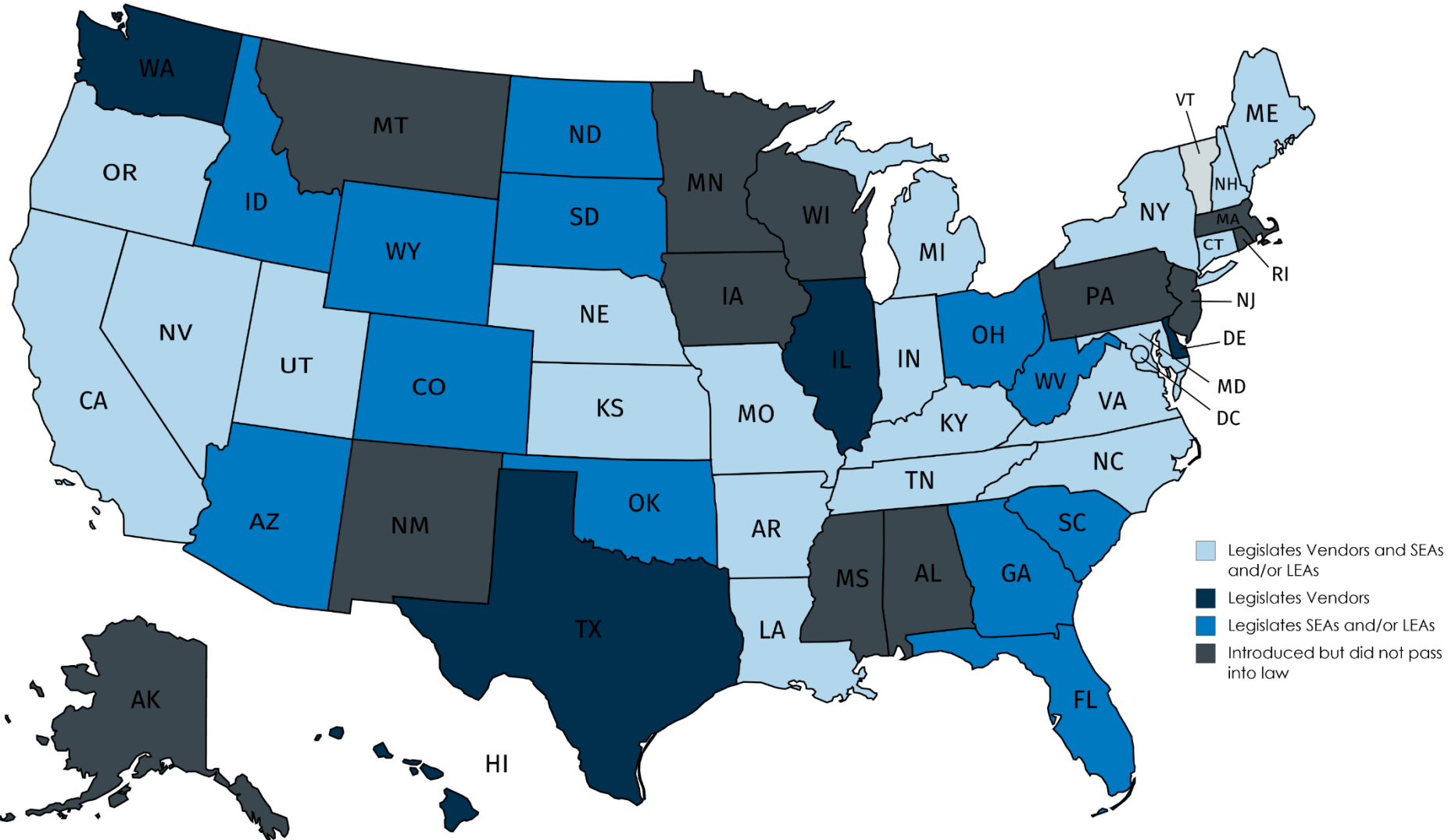
Dan Crowley, Quizlet

Patrick Mount, St. Vrain Valley Schools,
Colorado

Kim Nesmith, Louisiana Department of
Education

Amelia Vance, Future of Privacy Forum

40 States Have Passed 124 Laws Since 2013



State Laws Passed Since 2013

<https://ferpasherpa.org/state-laws/>



The Education Privacy Resource Center

for STUDENTS *for* PARENTS *for* EDUCATORS *for* LEAS *for* SEAS *for* HIGHER ED *for* ED TECH *for* POLICYMAKERS BLOG RESOURCES

State Student Privacy Laws

Passed 2013-2017

Year Passed	State	BILL NUMBER	High Level Summary	Early Ed (Y/N)	K-12 (Y/N)	Higher Ed (Y/N)	Legislating Vendors (Y/N)	Legislating SEAs (Y/N)	Legislating LEAs (Y/N)
2013	Arizona	SB 1450	For school districts that release directory information to educational and occupational/military recruiters, they must provide students with the opportunity to opt-out of that release. Student transcripts can't be released unless the student consents in writing.	N	Y	N	N	Y	Y
			An Act Relating to School Accountability: Requires the Department to compile an annual achievement profile – any disclosure of educational records compiled by the department of education must comply with FERPA.	N	Y	N	N	Y	N
2016	Arizona	HB2088	HB 2088 prohibits public schools from administering specified assessments or surveys to students without notifying and obtaining written informed consent from parents and prescribes penalties for	Y	Y	N	N	N	Y



**FUTURE OF
PRIVACY
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New State Law Complicates Classroom Recording For N.H. School Districts

By RICK GANLEY & MICHAEL BRINDLEY • NOV 11, 2015



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Hampshire school districts.

A new state law limiting when schools can record in classrooms is having unintended consequences for some New

The law was aimed at protecting the privacy of teachers and students, but school



New Law Restricts Government Entity's Ability to Search or Access Electronic Devices

February 2016

On January 1, 2016, Senate Bill 178 ("SB 178"), the California Electronic Communications Privacy Act, took effect. SB 178 imposes significant limitations on the

Author

John W. Norlin



Oklahoma Watch

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Connecticut Public Act 16-189

- ▶ “Connecticut Boards of Education are **required to enter into written contracts** with consultants, operators, and/or contractors prior to providing them with, or allowing them to access, student information, student records, or student generated content.”
- ▶ “As a result of both the administrative burden of complying with these individual contracting requirements and the fact that some larger service providers refuse to enter into the mandated contracts, **educational apps and other learning platforms are being removed from classroom use – to the detriment of student learning.**”
- ▶ “**Within five (5) business days of executing a contract with a contractor**, the local or regional board of education must **provide electronic notice to any student and the parent or legal guardian of a student** affected by the contract, and it must post such notice on its website.”
- ▶ “Contractors must notify school boards of unauthorized released of information in” 30 days (for student information) or 60 days (for student directory information, student records, or student generated content). **“Districts must notify affected parties within 48 hours of notification by contractor.”**

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Louisiana schools struggle with strict privacy law

In Louisiana, a new law bars school districts from sharing personally identifiable information without parental consent. But administrators say the bill goes too far.



By *Corinne Lestch*

MARCH 2, 2015 11:15 AM

BIO ▾



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