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By Representative Guber

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A bill to be entitled An act relating to education; amending s. 232 425, F.S.; providing for student eligibility for participation in interscholastic extracurricular activities: providing an effective date.

Se It Enacted by the Legislature of the State of Florida:

Section 1. Section 232 425, Florida Statutes, is amended to read:

232.425 Student standards for participation in interscholastic extracurricular student activities. -- Beginning with-the-second-semester-of-the-1983-1984-school-year;-in order-for-a-student To be eligible to participate in interscholastic extracurricular student activities, a student he must maintain a grade point average of 1.5 on a 4.0 scale, or its equivalent, and -- in-the-1984-1985-sehool-year-and thereafter, must pass five subjects for the grading period immediately preceding participation; except that, student eligibility for the first grading period of each new school year shall be based on passing five subjects and maintaining the required grade point average the previous school year.; except-that;-in-the-1984-1985-school-year-and-thereafter; Any student who is exempt from attending a full school day under s. 228,041(13) must maintain a 1.5 grade point average and pass each class for which he is enrolled. The student standards for participation in interscholastic extracurricular activities shall be applied beginning with the student's first semester of the 9th grade. Each student must meet such other

248-121-3-7

I requirements for participation is may be established by the 1.33 school district. Section 2. This act shall take effect July 1, 1987, or \$1 34 upon becoming a law, whichever occurs later. 1.35 ************************ LEGISLATIVE SUMMARY Provides that student eligibility for participation in interscholastic extracurricular activities for the first grading period of each new school year small be based on passing five subjects and maintaining a 1.5 grade point 10 average on a 4.0 scale during the previous school year. 11 12 17 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31

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A bill to be entitled An act relating to education; amending s. 232.425, F.S.; providing for student eligibility for participation in interscholastic extracurricular activities: providing an effective date.

He It Enacted by the Legislature of the State of Florida:

Section 1. Section 232 425. Florida Statutes. 18 amended to read:

232.425 Student standards for participation in interscholastic extracurricular student activities. -- Heginning with-the-second-semester-of-the-1983-1984-school-year,-in order-for-a-student To be eliquible to participate in interscholastic extracurricular student activities, a student he must maintain a grade point average of 1.5 on a 4.0 scale, or its equivalent, and; -in-the-1984-1985-school-yeer-and thereafter, must pass five subjects for the grading period immediately preceding participation; except that, student eligibility for the first grading period of each new school year shall be based on passing five subjects and maintaining the required grade point average the previous school year.; except-that;-in-the-1984-1985-school-year-and-thereafter; Any student who is exempt from attending a full school day under s. 228.041(13) must maintain a 1.5 grade point average and pass each class for which he is enrolled. The student standards for participation in interscholastic extracurricular activities shall be applied beginning with the student's first semester of the 9th grade. Each student must meet such other

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requirements for participation as may be established by the school district.

Section 2. This act shall take effect July 1, 1987, or upon becoming a law, whichever occurs later.

LEGISLATIVE SUMMARY

Provides that student eligibility for participation in interscholastic extracurricular activities for the first grading period of each new school year shall be based on passing five subjects and maintaining a 1.5 grade point average on a 4.0 scale during the previous school year

—was read the second time by title and, under Rule 8 19, referred to the Engrossing Clerk

HB 295—A bill to be entitled An act relating to state employment, amending * 110 1245, FS, increasing the maximum cost of service awards, providing an effective date

-was read the second time by title

The Committee on Retirement, Personnel & Collective Bargaining offered the following amendment

Amendment 1—On page 1, line 17, insert. Section 2. Paragraph (2) of Section 240 2111, Florida Statutes, is amended to read

240 2111 Meritorious service awards program —

(2) The Board of Regents and each university are authorized to incur expenditures to award suitable framed certificates, pins, and other tokens of recognition to retiring employees whose service with the Board of Regents or university has been satisfactory, in appreciation and recognition of such service. Such awards may not cost in excess of \$50.\$25 each (renumber subsequent sections)

Rep. Lawson moved the adoption of the amendment, which was adopted without objection

The Committee on Retirement, Personnel & Collective Bargaining offered the following title amendment.

Amendment 2—On page 1, line 3, insert after "s 110 1245, FS" and s 240 2111, FS

Rep Lawson moved the adoption of the amendment, which was adopted without objection. Under Rule 8-19, the bill was referred to the Engrossing Clerk.

On motions by Rep Canady, the rules were waived and-

HM 1340—A memorial to the Congress of the United States urging Congress to take appropriate action to reform procedures for collateral review of criminal judgments

WHEREAS, Senate Bill 260 has been introduced for consideration by the 100th Congress, and

WHEREAS, the purpose of Senate Bill 260 is to cure current flagrant abuse of the writ of habeas corpus, and

WHEREAS, prisoners currently sentenced to death petition federal courts for writs of habeas corpus repeatedly and for many years subsequent to conviction, and

WHEREAS, these petitions clog the court system with frivolous claims, and hinder review of meritorious claims, and

WHEREAS, these petitions often raise claims which have previously been fully reviewed by the state and federal courts at the trial and appellate levels, and

WHEREAS, the result is a protracted cycle of appeals, frustration of the state's legitimate interest in the imposition of capital punishment, and erosion of public confidence in the criminal justice system, and

WHEREAS, in order to ensure that the death penalty is imposed only in appropriate cases, the State of Florida provides for automatic review by the Supreme Court of Florida of all sentences of death, and

WHEREAS, there is a need for finality of judgment and certainty for the purpose of carrying out justice and deterring criminal behavior, NOW, THEREFORE,

Be It Resolved by the Legislature of the State of Florida

That the Congress of the United States is requested to take appropriate action to reform procedures for collateral review of criminal judgments

BE IT FURTHER RESOLVED that copies of this memorial be dispatched to the President of the United States, to the President of the United States Senate, to the Speaker of the United States House of Representatives, and to each member of the Florida delegation to the United States Congress

—was read the second time by title and adopted. Under the rule the memorial was certified to the Senate.

HB 722—A bill to be entitled An act relating to education, amending s 232 425, FS, providing for student eligibility for participation in interscholastic extracurricular activities, providing an effective date

—was read the second time by title Without objection, further consideration of the bill was temporarily deferred

Subsequently, Representatives Hill and Harden offered the following amendment

Amendment 1—On page 2, line 2, after the period, insert. Section 2. The provisions of this act shall not prohibit any local school board from adopting more stringent requirements than are required pursuant to this act. (renumber subsequent section).

Rep Hill moved the adoption of the amendment. Without objection, further consideration of HB 722 was temporarily deferred

THE SPEAKER PRO TEMPORE IN THE CHAIR

CS/HB 337—A bill to be entitled An act relating to state uniform traffic control, creating s 316 252, FS, prohibiting the operation of certain motor vehicles unless equipped with fenders, wheel covers, or other splash and spray suppressant devices, a penalty for which is provided by law, requiring the Department of Transportation to adopt rules, providing an effective date

-was read the second time by title

Representatives B L Johnson and Mitchell offered the following amendment:

Amendment 1—On page 1, line 25, after the period, insert The provisions of this section shall not apply to any tractor, vehicle, or other farm equipment which is used exclusively on a farm or for the processing of farm products on the farm or any tractor, vehicle, or other equipment which is used in the production, processing or transportation of timber

Rep Johnson moved the adoption of the amendment, which was adopted without objection. Under Rule 8-19, the bill was referred to the Engrossing Clerk.

HB 1072—A bill to be entitled An act relating to death benefits of law enforcement officers, amending the definition of "law enforcement officer" in ss. 112.19 and 112.1904, F.S., to provide that survivors of state attorneys and of public defender investigators are entitled to death benefits, providing an effective date

—was read the second time by title and, under Rule 8 19, referred to the Engrossing Clerk

HB 285—A bill to be entitled An act relating to postsecondary education, amending a 240-213. FS, relating to authority of the Board of Regents to secure liability insurance, modifying extent of waiver of governmental immunity, authorizing purchase of indemnity protection, prohibiting suit by or against a self-insurance program, exempting claims files of such programs from public records requirements, providing for review and repeal, providing an effective date

-was read the second time by title

Representative Upchurch offered the following amendment

Amendment 1—On page 1, lines 15-31, and on page 2, lines 1-21, strike everything after the enacting clause and insert

Section 1 Paragraph (d) of subsection (9) of section 230-23, Florida Statutes, 1986 Supplement, is amended to read

230 33 Powers and duties of school board.—The school board, acting as a board, shall exercise all powers and perform all duties listed below.

(9) SCHOOL PLANT—Approve plans for locating, planning, constructing, sanitating, insuring, maintaining, protecting, and condemning school property as prescribed in chapter 235 and as follows:

FLORIDA LEGISLATURE

History of Legislation 1987 Regular Session 1987 Special Session A



prepared by:

Joint Legislative Management Committee

Legislative Information Division Capitol Building, Room 826 — 488-4371

FLORIDA LEGISLATURE—REGULAR SESSION—1987 HISTORY OF SENATE BILLS

			,,,,,		171111	O .
S	332 (CONTINUED)	8		NTINUED)	
	05/26/87 HOUSE	In Messages		05/22/87	SENATE	Comm Report Favorable by The Special Master on
	05/28/87 HOUSE 06/02/87 HOUSE	Received, placed on Calendar -HJ 752 Placed on Special Order Calendar, Substituted for HB 828,				Claims -SJ 387, Now in Finance, Taxation and Claims -SI 387, On Committee agenda-Finance, Taxation and
	nornar in troung	Read second time Read third time, Passed, YEAS 109				Claims, 05/26/87, 2 00 pm, Room-1C
		NAYS 0 -HJ 1012		05/26/87	SENATE	Comm Report Favorable by Finance, Taxation and
	06/03/87	Ordered enrolled ~SJ 642				Claims, placed on Calendar -SJ 417
	06/25/87	Signed by Officers and presented to Governor		06/03/87	SENATE	Placed on Special Order Calendar -SJ 628, Passed;
	07/10/87	Approved by Governor, Chapter No. 87-308		06/01/97	HOUSE	YEAS 30 NAYS 1 -S / 643 In Meanages
S		HLL by Margolia (Identical H 335)			HOUSE	Received, placed on Calendar -HJ 1135, Placed on Local
		art Time Employees, provides additional required provision				Calendar, Read second and third times, Passed, YEAS 120
		rance policies, to provide coverage for part—time employees. [fective Date 10/01/87]		t !		NAYS 0 -HT 1158
	03/04/87 SENATE			06/04/97		Ordered enrolled -Sri 722
	•	Referred to Commerce, Appropriations		06/25/87 07/11/87		Signed by Officers and presented to Governor Became Law without Governor's Signature, Chapter No.
		Introduced, referred to Commerce, Appropriations -S1 32		,		87 420
		Extension of time granted Committee Commerce Extension of time granted Committee Commerce	8	338 GE	NERAL E	BILL/CS/CS/ENG by Commerce, Judiciary-Civil;
		Extension of time granted Committee Commerce	-		s (Similar	
		Died in Committee on Commerce				istrations, prohibits certain bilainess activities without such
S	334 GENERAL F	BILL by Peterson (Compare CS/S 508)				registration of such names with Division of Corporations of
ζ,		Program/Repeal, repeals provision which creates Fia Prima-				ides effective period for registrations & amended registra- ; exempts certain licensed professions, limits effect of regis-
	ry Education Progra	m Repeals 230 2312 Effective Date 07/01/88				alties, provides for validity of existing registrations, provides
	03/04/87 SENATE			for rules	Amenda 86	5 09 Effective Date 10/01/88
		Referred to Education, Appropriations Introduced, referred to Education, Appropriations -SJ 32			SENATE	
		Extension of time granted Committee Education		03/27/87	SENATE	Referred to Judiciary-Civil, Commerce, Governmental Operations, Finance, Taxation and Claims
		Extension of time granted Committee Education		04/07/87	SENATE	Introduced, referred to Judiciary-Civil, Commerce, Gov-
		Extension of time granted Committee Education				ernmental Operations, Finance, Taxation and Claims
	05/19/87 SENATE	On Committee agenda - Education, 05/21/87, 2 00 pm.				-SJ 32
	05/01/87 SENATE	Room-A Comm Report Favorable with 2 amendment(s) by Educa-		04/14/87	SENATE	On Committee agenda—Judiciary-Civil, 04/16/87, 9 00
	1177211111 1111111111111111111111111111	tion -SJ 387		04/16/87	SENATE	am, Room-B Comm Report, CS by Judiciary-Civil -SJ 125
	05/22/87 SENATE	Now in Appropriations -SJ 387				CS read first time -SJ 131, Now in Commerce -SJ 125
	06/06/87 SENATE	Died in Committee on Appropriations		04/23/87	SENATE	On Committee agenda—Commerce, 04/27/87, 200 pm,
S		BILL by Lehtinen (Compare CS/ENG/H 1035,		04/22/97	SENATE	Room-A Comm Report CS/CS by Commerce -SJ 233
	H 1473)	1 191				CS read first time -SJ 240, Now in Governmental Opera-
		doua Wastes, defines "racketeering activity" to include cer-				tions -SJ 233
		zardous wastes, provides for prospective application, except civil proceedings. Amends 895.02. Effective Date: 10/01/87		05/01/87	SENATE	Extension of time granted Committee Governmental Oper-
	03/04/87 SENATE			06 JOE /97	CENIATE	ations
		Referred to Judiciary-Criminal		Un/On/o/	OR INA LES	On Committee agenda—Governmental Operations, 05/07/87, 900 am, Room-H
		Introduced, referred to Judiciary-Criminal -SJ 32		05/07/87	SENATE	Comm Report Favorable with 4 amendment(a) by Gov-
		Extension of time granted Committee Judiciary-Criminal Extension of time granted Committee Judiciary-Criminal				ernmental Operations - SJ 272
		Extension of time granted Committee Judiciary-Criminal				Now in Finance, Taxation and Claims SJ 272
	06/06/87 SENATE	Died in Committee on Judiciary-Criminal		00/19/6/	OL MAIL	Extension of time granted Committee Finance, Taxation and Claims
S	336 GENERAL E	BILL by Lehtinen (Similar ENG/H 722)		05/20/87	SENATE	On Committee agenda-Finance, Taxation and Claims,
		stic Activities provides for student eligibility for participa-			Amail	05/22/87, 9 00 am, Room-1C
		ic extracurricular activities. Amenda 232 425. Effective Date coming law, whichever occurs later.		05/22/87	SENATE	Comm Report Favorable by Finance, Taxation and Claims, placed on Calendar -SJ 387
	03/04/87 SENATE			06/02/87	SENATE	Placed on Special Order Calendar -SJ 571, CS passed,
		Referred to Education				YEAS 37 NAYS 0 -SJ 605, Reconsidered -SJ 606 (S
		Introduced, referred to Education -SJ 32		00100100	HOUGE	passed as amended, YEAS 36 NAYS 0 -SJ 607
		Extension of time granted Committee Education Extension of time granted Committee Education		06/06/87 06/06/87		In Messages Died in Messages
		Extension of time granted Committee Education	_			
		On Committee agenda-Education, 05/21/87, 200 pm,	S			ILL/CS/ENG by Judiciary-Civil; Kirkpatrick and ENG/H 285, CS/CS/S 540)
	0.5 /01 //25 0.55 1.55	Room-A				ibility insurance, modifies extent of waiver of governmental
	UNIZITAL SENATE	Comm. Report. Favorable by Education, placed on Calendar -SF 387		immunity	re authorit	ty of Board of Regenta to secure liability mailtance, autho-
	06/05/87 SENATE	Placed on Special Order Calendar -SJ 863, Iden /Sim				emnity protection, prohibits suit by or against self-insurance
		House Bill substituted, Laid on Table under Rule, Iden /			-	n exception to this prohibition, provides for payment of tempts claims files of such programs from public records re-
		Sim /Compare Bill passed, refer to HB 722 (Ch. 87-196)				ends 240 213 Effective Date 07/01/87
		-SJ 880			SENATE	
S	337 LOCAL BILL					Referred to Education, Judiciary-Civil
		Co/Relief/Escobar provides for relief of Consuelo Lince Es- bar, her husband, & Consuelo Lince Escobar & Carlos Esco-				Introduced, referred to Education, Judiciary-Civil -SJ 32 On Committee agenda—Education, 04/16/87, 9 00 am,
		nts & guardians of Robert Escobar, a minor to compensate				Room-A
		tained by Consuelo Lince Escobar & Robert Escobar, a min		04/16/87	SENATE	Comm. Report. Favorable by Education -SJ 113, Now in
		caused by negligence of Metropolitan Dade Co. Claim		1/4/00/07	CEMATE	Judiciary - Civil SJ 113 Extension of time granted Committee Judiciary-Civil
	\$1,430,000 Effective 03/04/87 SENATE					On Committee agenda—Judiciary-Civil, 04/29/87, 9 00
		Referred to The Special Master on Claims, Finance, Taxa				am, Room-B-Temporarily postponed
		tion and Claims				Extension of time granted Committee Judiciary-Civil
	04/07/87 SENATE	Introduced, referred to The Special Master on Claims, Fi-		05/06/87	SENATE	On Committee agenda-Judiciary-Civil, 05/07/87, 200 pm, Room-B-SJ 260
	04/21/87 SENATE	nance, Taxation and Claims -SJ 32 Extension of time granted Committee The Special Master		05/07/87	SENATE	Comm Report CS by Judiciary-Civil, placed on Calendar
		on Claims				-SJ 273
	05/05/87 SENATE	Extension of time granted Committee The Special Master				CS read first time -SJ 275
	DE /1D /OT CENTAGE	on Claims		05/19/87	SENATE	Placed on Special Order Calendar, SJ 324, CS passed as
	DATACL SENATE	Extension of time granted Committee The Special Master on Claims		05/20/87	HOUSE	amended, YEAS 38 NAYS 0 -SJ 343 In Messages
(T)	ACE NITIMBERG DE	ELECT DATE CONTACTOR AND MOMENT MALE		-		(CONTINUED ON NEXT PAGE)

(PAGE NUMBERS REFLECT DAILY SENATE AND HOUSE JOURNALS AND NOT FINAL BOUND JOURNALS)

(CONTINUED ON NEXT PAGE)

FLORIDA LEGISLATURE—REGULAR SESSION—1987

HIGHODA OF HORRE BILLS

			HISTORY OF	H	OUSE	BILLS	3
Н	720 (CO	NTINUED)	H	723 (CO	NTINUED)
	04/27/87	HOUSE	On subcommittee agenda—Natural Resources, 04/29/87, 8 15 am, 415 HOB, On Committee agenda, pending subcommittee action—Natural Resources, 04/29/87, 9 15 am,			HOUSE	On Committee agenda, pending subcommittee action— Education, K = 12, 04/22/87, 2 00 pm, 214C—Temporarily passed
	04/29/87	HOUSE	Morris Hall Preliminary Committee Action by Natural Resources Fa			HOUSE	On Committee agenda—Education, K = 12, 04/27/87, 4 30 pm, 214C
	05/06/87	HOUSE	vorable, as a Committee Substitute Comm Report CSby Natural Resources -HJ 383, CS read			HOUSE	Preliminary Committee Action by Education, K - 12 Favorable, as a Committee Substitute
	05/28/87	HOUSE	first time -HJ 380, Now in Appropriations -HJ 383 On Committee agenda—Appropriations, 05/28/87, 3 30 pm, 21 HOB, for subreferral			HOUSE	Comm Report CS by Education, K - 12 -HJ 331, CS read first time -HJ 328, Now in Appropriations -HJ 331. Withdrawn from Appropriations -HJ 608, Placed on Cal-
	06/06/87	HOUSE	Died in Committee on Appropriations			HOUSE	endar Died on Calendar
н	Educational I dum app vides for	mal Facilitie facilities dis roval, provi use of proce	BILL by Bronson; CF Jones (Compare S 1045) ESSet Suctax, authorizes district school hoards to levy edu- cretionary sales surtax for specified period, requires referen- des for inapplicability of certain exemption provisions, pro- jeds & for disposition of excess moneys Amenda 212 055 Ef- becoming law	Н	and other Dead Bood dead bod	era d <u>y Diapoait</u> i lien, delet <i>e</i> a	BILL/CS by Community Affairs; Bronson; C.F. Jones 10n, provides clarifying language re disposition of unclaimed language re disposition of certain deed bodies, provides for unties & state re disposition of dead bodies, provides for in-
	04/06/87	HOUSE	Prefiled Referred to Education, K = 12; Finance & Taxation, Appropriations		upon crei Date 10/	metion, etc /01/87	of facilities by State Anatomical Board, provides limitation Creates 245 055, 085, 086, amonds 245 06- 08, 14 Effective
		HOUSE	Introduced, referred to Education, K = 12, Finance & Taxation, Appropriations = HJ 66		04/06/87	-	Prefiled Referred to Community Affairs, Appropriations
		HOUSE	On Committee agenda—Education, K = 12, 04/14/87, 10 00 am, 214C, for subreferral			HOUSE	Introduced, referred to Community Affairs, Appropriations -HJ 66 On Committee agenda—Community Affairs, 04/16/87, 3:30
		HOUSE	Subreferred to Subcommittee on Administration and Finance		(14/14/0/	novae	pm, 212 HOB, for ratification of aubreferral—Meeting can- celled
н		HOUSE ENERAL F	Died in Committee on Education, K – 12 SILL/ENG by Guber and others (Similar S 336)		04/20/87	HOUSE	On Committee agenda—Community Affairs, 04/22/87, 8.30 am, 212 HOB, for ratification of subreferral
			utic Activities, provides for student eligibility for participa- c extracurricular activities. Amenda 232 425 Effective Date		04/22/87	HOUSE	Subreferred to Subcommittee on Oversight, On subcommittee agenda—Community Affairs, 04/23/87, 10 00 am, 212 HOB
	04/06/87	HOUSE	Prefiled Referred to Education, K = 12		04/23/87	HOUSE	Subcommittee Recommendation pending ratification by full Committee Favorable, with 7 amendments
	04/07/87	HOUSE	Introduced, referred to Education, K = 12 -HJ 66 On Committee agenda—Education, K = 12, 04/14/87, 10 00			HOUSE	On Committee agenda—Community Affairs, 04/28/87, 1 15 pm, 212 HOB
		HOUSE	am, 214C, for subreferral Subreferred to Subcommittee on Overeight			HOUSE	Preliminary Committee Action by Community Affairs Favorable, as a Committee Substitute
		HOUSE	On subcommittee agenda—Education, K - 12, 04/17/87, 9 00 am, 217 HOB—Meeting cancelled			HOUSE	Comm Report CS by Community Affaira -HJ 348, CS read first time -HJ 347, Now in Appropriations -HJ 348
		HOUSE	On subcommittee agenda—Education, K = 12, 04/20/87, 2 15 pm, 217 HOB Subcommittee Recommendation pending ratification by		05/19/87	HOUSE	Withdrawn from Appropriations -H.J 480, Placed on Cal- ender Died on Calendar
	174720701	110000	full Committee Favorable, On Committee agenda, pending	н			L by Goode (Identical S 708)
	04/23/87	HOUSE	subcommittee action—Education, K - 12, 04/22/87, 2:00 pm, 214C—Temporarily passed On Committee agenda—Education, K - 12, 04/27/87, 4:30	••	Brevard (<u>Co./Code Ei</u> enforce prov	af, Officers; provides for designation of code enforcement of- visions of Brevard Co. Code which are under jurisdiction of
	04/27/87	HOUSE	pm, 214C Preliminary Committee Action by Education, K = 12 Fa-		tions, pro	vides for civ	forcement Board, provides for issuance of citations for viola- ril penalties, authorizes enactment of ordinance establishing
	05/01/87	HOUSE	vorable, to Calendar Comm Report Favorable by Education, K - 12, placed on		coming la	w ·	nent this act, provides severability. Effective Date. Upon be
	05/06/87	HOUSE	Calendar -HJ 330 Placed on Special Order Calendar		04/06/87		Referred to Community Affairs
		HOUSE	Read second time, Amendment pending -HJ 407 Pending amendment adopted -HJ 435; Amendment adopt-		04/07/87 05/07/87		Introduced, referred to Community Affairs -HJ 66 On Committee agenda Community Affairs, 05/11/87, 1 15 pm, 212 HOR
	05/15/87	HOUSE	ed -HJ 435 Read third time, Passed as amended; YEAS 92 NAYS 17 -HJ 450		05/11/87	HOUSE	Preliminary Committee Action by Community Affairs Favorable, to Calendar
			- no sau In Menaagea Received, referred to Education -SJ 350		06/13/87	HOUSE	Comm Report Favorable by Community Affairs, placed on Calendar -HJ 443
	05/29/87 06/05/87	SENATE	Extension of time granted Committee Education Withdrawn from Education, Substituted for SB 336, Passed, YEAS 36 NAYS 1 -SJ 880		05/22/87 05/26/87		Placed on Local Calendar Iden /Sim Senate Bill substituted, Laid on Table under Rule, Iden /Sim /Compare Bill passed, refer to SB 708 (Ch 87-428) -HJ 592
	06/06/87 06/16/87 06/30/87		Ordered enrolled Signed by Officers and presented to Governor Approved by Governor, Chapter No. 87-196	H			ILL by Kelly (Identical S 855) ctstal Participation, provides that plan sponsored by HMO
Н	Compar Academic academic granta, pi	e ENG/H : Awards P: awards pro ovides for & informat HOUSE HOUSE	BILL/CS by Education, K - 12; Figg (Similar S 717, 181, ENG/H 432) regram/Grades K-12, authorizes D O E to conduct annual gram for students, provides for use of awards & for matching implementation, provides for funds to be used for awards, tion Creates 233 0679 Effective Date 07/01/87 Prefiled Referred to Education, K - 12; Appropriations Introduced, referred to Education, K - 12, Appropriations		that prov pharmaci may elect	idea covera ata ahall pro- to participa Data 10/01 HOUSE HOUSE HOUSE HOUSE	ge of pharmaceutical services when performed by certain ovide annual period during which any qualified pharmacist ate in plan, provides for application of act. Creates 641,306
	04/10/87	HOUSE	-H.I. 66 On Committee agenda—Education, K – 12, 04/14/87, 10 00	Н	727 GE	NERAL B	ILL by Irvine
	04/14/87	HOUSE	am, 214C, for subreferral Subreferred to Subcommittee on Programs				dth Ins. Recipient, directs Insurance Dept to provide for &

tify prospective purchasing Appropriation Effective Date 10/01/87 03/30/87 HOUSE Prefiled (CONTINUED ON NEXT PAGE)

administer program permitting persons who are receiving payments under Work-

ers' Compensation Law to purchase group health insurance for period of their workers' compensation claims; directs dept. to solicit hids for insurance & to cer-

I 15 pm, 217 HOB

Subreferred to Subcommittee on Programs

On subcommittee agenda—Education, K - 12, 04/17/87, 8 00 am, 217 HOB—Meeting cancelled On subcommittee agenda—Education, K - 12, 04/20/87,

04/15/87 HOUSE

04/16/87 HOUSE

Date: April 15, 1987
Revised: May 19, 1987
Final: August 7, 1987

HOUSE OF REPRESENTATIVES COMMITTEE ON EDUCATION, K-12 STAFF ANALYSIS

19

/ 1/01	
BILL #: _HB 722	
RELATING TO: Eligibility for Participation in Extracurricular Activities	
SPONSOR(S): Representative Guber	
EFFECTIVE DATE: July 1, 1987 or upon becoming law, whichever occurs later	
COMPANION BILL(S): SB 336 by Sen. Lehtinen (Identical)	
OTHER COMMITTEES OF REFERENCE: (1) None	
(2)	

I. SUMMARY:

A. <u>Present Situation:</u>

Section 232.425, Florida Statutes, specifies requirements which must be met by students if they are to participate in extracurricular activities. These guidelines specify that full-time students must maintain a 1.5 grade point average and, for the previous grading period, they must also have passed five subjects. The time period of a grading period varies among districts.

Also, rules adopted by the Florida High School Athletics Association specify that students must pass five subjects in the preceding year in order to be eligible to participate in extracurricular activities. The membership of this association is comprised of all public high schools and approximately 130 private high schools.

B. Effect of Proposed Changes:

The measure would clarify the present statute and make the law consistent with rules adopted by the Florida High School Athletics Association. In order to participate in extracurricular activities at the beginning of each school year, a student will have had to pass five subjects and maintain a 1.5 grade point average for the previous year. Eligibility for subsequent grading periods is a continuation of present law requiring the passing of five subjects and maintaing a 1.5 grade point average for the previous grading period.

II. ECONOMIC IMPACT:

A. Public:

None

Page 2. Bill # HB 722 Date: August 7, 1987

B. Government:

→ None

III. STATE COMPREHENSIVE PLAN IMPACT:

Providing for academic achievement to participate in extracurricular activities is consistent with the main goal of education as presented in the State Plan: [to create an educational environment which is intended to provide adequate skills and knowledge for students to develop their full potential.]

IV. COMMENTS:

HB 722 passed both houses of the Legislature and was signed into law by the Governor as Chapter Law 87-196.

V. AMENDMENTS:

Two amendments were incorporated into the bill upon passage by the full House. The first states that provisions of this act shall not prohibit local school boards from adopting more stringent requirements than provided for in this measure. The second amendment notes that courses taken and completed during the interim summer school session shall be included in the definition of courses taken during the previous year for purposes of extracurricular eligibility.

VI. PREPARED BY: Whit Blanton WS

VII. STAFF DIRECTOR: Dr. Mary E. Wolfgang

REVISED: May 21, 1987

BILL NO. SB 336

DATE:

May 14, 1987

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SENATE STAFF ANALYSIS AND ECONOMIC IMPACT STATEMENT

ANA	LYST	STAFF DIRECTOR		REFERENC	CE	ACTION	
1. White	gme	O'Farrell	1.	ED	_	Favorable	
3			3. 4.	(10)			_
SUBJECT:				BILL NO.	AND	SPONSOR:	
Extra	curricula	ar Eligibility		SB 336 by Senator I		nen	

I. SUMMARY:

A. Present Situation:

To participate in interscholastic extracurricular activities such as sports, music, or debate, a student must maintain a grade point average of 1.5 on a 4.0 point scale and must pass five subjects for the grading period immediately preceding participation.

B. Effect of Proposed Changes:

This legislation would enable a student to participate in interscholastic extracurricular activities during the fall quarter or semester if he or she passed five subjects and earned a 1.5 grade point average during the previous school year, rather than just during the spring quarter or semester.

II. ECONOMIC IMPACT AND FISCAL NOTE:

A. Public:

None.

B. Government:

None.

18 1584

III. COMMENTS:

None.

IV. AMENDMENTS:

None.

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DATE:	June 23, 1983	Page <u>1</u>

SENATE STAFF ANALYSIS AND ECONOMIC IMPACT STATEMENT

ANALYST	STAFF DIRECTOR	REFERENCE	ACTION	
1. Harris 52H 2	O'Farrell	1. 2. 3.	/8	1475
SUBJECT:		BILL NO. AND	SPONSOR:	

Comprehensive Educational Reforms; "Raise" bill

SB 6-B by "Raise" Conference Committee

I. SUMMARY:

A. Present Situation:

- 1. Requirements for High School Graduation -Section 232.246, Florida Statutes, requires school districts to establish standards for high school graduation which include: mastery of the state minimum performance standards for the 11th grade, demonstrated ability to apply basic skills to everyday situations as measured by the functional literacy test and other requirements which may be prescribed by the district.
- 2. Student Performance Standards Section 232.245, Florida Statutes, requires school district pupil progression plans to be based on local objectives which are compatible with the state's educational plan and which supplement state minimum performance standards. Emphasis is to be placed on basic skill mastery, especially reading, before a pupil is promoted from the 3rd, 5th, 8th, and 11th grades. Districts are not required to adopt standards for all courses and in all grades.
- 3. Academic Scholars Program Section 232.2465 requires that in order to qualify as a Florida Academic Scholar, a student must:
- (a) Complete a program of at least 22 credits of advancedlevel studies in grades 9 through 12 as prescribed by the State Board of Education, including as a minimum:
- 1. Four years of progressively advanced instruction in language arts, including courses in English grammar, writing, and literature;
- Four years of progressively advanced instruction in science, including courses in biology, chemistry, and physics;
- 3. Four years of progressively advanced instruction in mathematics, including courses in algebra, geometry, and trigonometry;
- 4. Two years of progressively advanced instruction in a foreign language;
- 5. One year of instruction in art and music or in either art or music;
- 6. Three years of instruction in social studies, including courses in American history and government and world history; and
- 7. One year of instruction in health and physical education.
- (b) Pass parts 1 and 2 of the State Student Assessment Test as required by section 232.246(1)(a) and (b).

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4. Secondary Level Examination Program - SBE rule 6A-6.21 requires that candidates for the G.E.D. diploma who are currently enrolled in high school must be at least 16 years of age at the time of application.

- 5. Interscholastic/Extracurricular Student Activities There are currently no provisions in law or SBE rule requiring students to maintain a minimum grade point average in order to participate in interscholastic extracurricular activities.
- 6. Exceptional Student High School Requirements Section 232.247 authorizes district school boards to issue special diploma and certificates of completion to students who meet special graduation requirements prescribed by the school board and special state minimum requirements prescribed by the State Board of Education.
- 7. School Management and Control Section 230.03, Florida Statutes, the "local control" statute, authorizes school boards to exercise any power for educational purposes not prohibited by the State Constitution or law. Educational purpose is defined as the establishment of programs and services necessary to meet the educational needs of school district citizens.
- 8. Exceptional Student Appeal Procedures Section 230.23(4)(m) provides that the parent of an exceptional student is entitled to a due process hearing relating to his child's evaluation and placement. These hearings may be conducted by a D.O.A.H. hearing officer but are not required to be. The parents may appeal the hearing officer's decision to the Commissioner of Education and, if still aggrieved, to the court.
- 9. Primary Education Program Section 230.2312(a), Florida Statutes, requires school districts to apply to a now defunct Primary Education Council for approval to update or amend an approved primary education plan.
- 10. Contracts with Instructional Staff Section 231.36(3), Florida Statutes, provides for the issuance of professional service contracts only.
- 11. Use of School Buses for Public Purposes Section 234.211(2), Florida Statutes, authorizes not-for-profit corporations providing transportation to the disadvantaged without compensation to enter into agreements with district school boards for the use of school buses.
- 12. Inservice Institutes Inservice training for school district instructional personnel is provided for through the Teacher Education Center Act of 1973 (sections 231.600 through 231.611, Florida Statutes) and in accordance with school district master inservice plans as required by section 236.0811, Florida Statutes.
- 13. Vocational Education Planning Regions and Coordinating Councils State Board of Education rule provides for one regional coordinating council for each of the state's 28 vocational education planning regions. Regional coordinating councils presently only have authority to review and make recommendations to local school districts and community colleges on various issues including adjustments to existing programs, creation or termination of programs, program coordination, cooperative agreements and long-range planning. The extent to which councils are actively and meaningfully involved in these activities varies enormously from region to region. Coordinating councils' membership is composed of a majority of educational administrators.

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14. Funds for Operation of Schools - The formula and procedures for calculating each public school district's annual allocation from the Florida Education Finance Program are contained in section 236.081, Florida Statutes.

- 15. Kindergarten Entrance Section 232.04, Florida Statutes, provides that, for the 1983-84 school year and thereafter, a child must be 5 on or before September 1 to enter kindergarten. Children reaching the age of 5 after September 1, but prior to January 1 may enter kindergarten if the child can demonstrate readiness according to criteria established by the D.O.E.
- 16. Survey of School Transportation Routes Section 234.071, Florida Statutes, requires school boards to conduct surveys of school transportation routes at intervals of not more than 10 years.
- 17. Teacher Certificates Section 231.17, Florida Statutes, requires applicants for Florida teaching certificates to have received a bachelor's degree from an accredited institution of higher learning and meet other academic and professional requirements prescribed by the State Board. No restrictions are placed on the number of undergraduate credits which may be taken in any given college as part of the applicant's baccalaureate program. Out-of-state applicants for initial regular teaching certificates who have completed 3 years of successful teaching are exempted from completing the beginning teacher program prior to certification.
- 18. Currently, no comprehensive policy exists in state law relating to limiting the data and reporting burden imposed upon educational personnel.
- 19. F.T.E. Definitions Section 236.013, Florida Statutes, provides a set of definitions for use with public school finance and tax activities, including definitions necessary for the calculation of Florida Education Finance Program allocations.
- 20. Education Training Chapter 236, Florida Statutes, does not presently provide for the participation of private schools in school district inservice training programs.
- 21. Adjunct Instructors Section 231.15, Florida Statutes, and State Board of Education rules authorize school districts to employ noncertificated persons to provide instruction in the individual's field of speciality. Persons so employed are limited by state board rule to no more than 160 clock hours of teaching per fiscal year.
- 22. Teacher Certification Examination Subject Area Subtests The written teacher certification examination required by section 231.17, Florida Statutes, does not presently include subject area subtests designated to measure the applicant's competence in his area of academic specialization.
- 23. Teacher Education Center Evaluation Section 231.608, Florida Statutes, requires each T.E.C. to submit an annual report including a description and evaluation of programs conducted by the center, the number of participants in program activities, a description and evaluation of center operations and a statement of center expenditures.
- B. Effect of Proposed Changes:
- 1. Section 1. Sets statewide standards for graduation from high school. Effective with 1984-1985 and 1985-1986 academic years, requires 22 credits for graduation in grades 9-12. These

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credits shall include 3 credits in mathematics and 3 credits in science.

Beginning with the 1986-87 academic year, a total of 24 academic credits in grades 9-12 is required as follows:

- 4 credits in English;
- 3 credits in mathematics;
- 3 credits in science, of which 2 must have a laboratory component, with a waiver provided for districts with inadequate laboratory facilities;
- 1 credit in American history;
- 1 credit in world history, including a comparative study of the history, doctrines, and objectives of all major political systems;
- 1/2 credit in economics;
- 1/2 credit in American government;
- 1/2 credit in practical arts vocational;
- 1/2 credit in performing fine arts;
- 1/2 credit in life management skills to include nutrition, drug, or consumer education, cardiopulmonary resuscitation, and hazards of smoking;
- 1/2 credit in physical education;
- 9 elective credits.

Electives may not include more than a total of 2 credits of remedial and compensatory courses, 1/2 credit of exploratory vocational, or 3 credits of practical arts home economics.

Students must achieve cumulative grade point average of 1.5 in required courses for graduation, effective in 1984-85.

School boards may set additional requirements above these minimum standards.

2. STUDENT PERFORMANCE STANDARDS

Section 2. Requires each district school board to establish student performance standards for each academic program in grades 9 through 12 for which credit toward high school graduation is awarded. DOE shall review and make recommendations for improvements of the district's student performance standards. Effective July 1, 1985, student performance standards must be incorporated in the pupil progression plan for students in grades 9 through 12 in order for the district to receive funding through the Florida Education Finance Program.

3. ACADEMIC SCHOLARS PROGRAM

- <u>Section 3.</u> Requires completion of 2 more credits than required for a general diploma, including:
- 4 years language arts (including courses in English composition and literature)
- 4 years science (including biology, chemistry, and physics)

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 4 years math (including algebra, geometry, and calculus or trigonometry)

- 2 years sequential foreign language
- 1 year art and/or music
- 3 years social studies (including American history and government, world history, comparative political and economic systems)
- 1 year health and physical education.

Mastery of minimum student performance standards.

- 4. INTERSCHOLASTIC/EXTRACURRICULAR STANDARDS:
- Section 4. Students must maintain a 1.5 grade point average on a 4.0 scale for the semester immediately preceding participation, and be making satisfactory progress toward graduation.
- 5. SECONDARY LEVEL EXAMINATION PROGRAM
- Section 5. Candidates for the GED examination must be 18 years of age; except in extraordinary circumstances as provided for in rules of the school board of the district in which the candidate resides or attends school, said candidate may take the examination after reaching age 16.
- 6. HIGH SCHOOL GRADUATION REQUIREMENTS EXCEPTIONAL STUDENTS
- Section 6. The term "educable mentally retarded" changed to "educable mentally handicapped." Districts shall adopt special graduation requirements for profoundly handicapped students.
- 7. SCHOOL MANAGEMENT CONTROL
- Section 7. Grants school boards the authority to execute all powers not expressly prohibited by the State Constitution or general law.
- 8. EXCEPTIONAL STUDENT APPEAL PROCEDURES
- Section 8. Substitutes District Court of Appeals for Commissioner of Education in case of exceptional student appeals of district approved educational plans and requires that hearings be conducted by D.O.A.H. hearing officer.
- 9. PRIMARY EDUCATION PROGRAM PLANS
- Section 9. Allows a district school board to apply to the commissioner for approval to update or amend an approved Primary Education Program plan.
- 10. CONTRACTS WITH INSTRUCTIONAL STAFF
- Section 10. Provides for issuance of continuing contracts prior to July 1, 1984, and professional service contracts thereafter; provides that employees may exchange continuing contracts for professional service contracts.
- 11. USE OF SCHOOL BUSES FOR PUBLIC PURPOSES
- Section 11. Authorizes nonprofit corporations providing transportation services on contract with school districts to provide services to nonprofit corporations, civic organizations and groups, and requires liability insurance as specified in section 234.03.

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12. INSERVICE INSTITUTES

<u>Section 12.</u> Establishes a program for summer inservice training institutes for classroom teachers. Each school district is required by July 1, 1984, to establish an inservice institute which will provide rigorous inservice training for instructional personnel.

- 13. VOCATIONAL EDUCATION, ADULT GENERAL EDUCATION
- Section 13. Establishes 28 planning regions for vocational education, adult education, and community instructional services which shall consist of the 28 community college service areas.
- 14. REGIONAL COORDINATING COUNCILS
- Section 14. One regional coordinating council for vocational education, adult general education and community instructional services established by law in each of the 28 vocational education planning regions. Membership to consist of:
- Superintendent and directors of vocational education and adult education for each school district in the region.
- President of the community college.
- The deans or directors of vocational education and community instructional services of the community college.
- Vice-President for academic programs (or designee) for each state university in the region.
- A proprietary school representative.
- A Florida State Employment Service branch representative.
- Lay citizens of the region, appointed by the governor and confirmed by the State Board of Education. Business and industry representatives are to comprise no less than 51% of the board's voting membership.
- At least one lay member must be a member of a business advisory council.
- At least one of the council's members must be a member of a JTPA private industry council.
- 15. REGIONAL COORDINATING COUNCILS: RESPONSIBILITIES
- Section 15. Duties of the regional coordinating councils include:
- To evaluate and prioritize critical vocational training, counseling, and manpower needs of the region.
- To develop agreements which provide for assignment of programmatic responsibility to one or more school boards or community colleges within the school district for vocational education at the secondary level and below, postsecondary vocational education, and adult basic education. The designated board may develop joint programs or may contract with another board or agency to provide programs.
- Review and make recommendations concerning all proposals to create, modify, or terminate vocational courses/programs within the region.

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- If council and affected board(s) fail to reach agreement on council's recommendation, either can appeal to State Board of Education, whose decision constitutes final agency action.

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- No new vocational program will be eligible for state funding without being recommended for approval by State Board for Vocational Education.
- If council's recommendation to terminate a program is upheld by SBE, state funding for program will cease.
- 16. FUNDS FOR OPERATIONS OF SCHOOL: AUDIT ADJUSTMENTS
- Section 16. Provides for FEFP calculations for dual enrollment.
- Students scoring 3 or higher on College Board Advanced Placement exams earn an additional 0.3 FTE's for the time spent in the advanced placement program. Provides for the district to receive funds in the subsequent fiscal year.
- Authorizes counting students in grades 9-12 as FTE's for participation in academic programs occurring outside the regular school year as long as the instruction results in credit towards high school graduation.
- Students, K-12, enrolled for more than six semesters in practical arts home economics courses shall not be counted as full-time equivalent students for this instruction.
- Students in grades 7-12 who are enrolled for more than four semesters in exploratory vocational education shall not be counted as full-time equivalent students for this instruction.
- Authorizes Commissioner of Education to establish amount of audit adjustment when department recommendation is based upon controverted findings of fact.
- 17. OUT-OF-SCHOOL LEARNING ACTIVITIES
- Section 17. Commissioner to promote out-of-school activities which focus on academic areas, including math and science, conducted by civic and community organizations.
- 18. KINDERGARTEN ENTRANCE
- Section 18. Provides that kindergarten students must be 5 by September 1, before entrance into this program. Repeals the kindergarten early entrance examination.
- 19. SURVEY OF SCHOOL TRANSPORTATION ROUTES
- Section 19. Repeals section 234.071 which requires a survey of school transportation routes every 10 years.
- 20. TEACHER CERTIFICATES
- Section 20. Beginning August 1, 1985, prospective high school teachers must take 30 semester hours in upper division specialization courses in a college or school other than a college of education. Also, certain vocational teachers would be granted up to 5 years to meet all teacher examination requirements.
- No individual shall be issued an initial regular certificate until he has successfully completed a year-long beginning teacher program.
- 21. EDUCATIONAL PLANNING AND INFORMATION

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Section 21. Requires input from the Reports and Forms Control
Management Committee in the development and implementation of
an integrated information system for educational management.
Establishes criteria for actions necessary to implement a
management information system to include: the purpose of the
reporting requirement; its origin; the date of origin; and the
date of repeal. Establishes a district level Reports-Control
and Forms-Control Management System Committee.

22. EDUCATIONAL EVALUATION PROCEDURES

<u>Section 22.</u> Requires that when the Commissioner of Education evaluates procedures, records, and programs in each district to determine compliance, he shall evaluate clearly defined data collection and documentation requirements, including specification of which records and information need to be kept.

23. EDUCATIONAL COMPUTING

- Section 23. Expands state policy to include the reduction of paperwork and data collection requirements placed on classroom teachers.
- 24. DEFINITIONS FULL-TIME STUDENTS
- Section 24. Deletes authorization to provide full funding for certain high school students attending school less than a full day.

25. EDUCATIONAL TRAINING

Section 25. Allows an organization of nonpublic schools having not less than 10 member schools in Florida, which publishes and files with DOE copies of its standards, and which member schools comply with chapter 236, to develop a master plan for inservice training.

26. ADJUNCT INSTRUCTORS

- Section 26. Authorizes school districts to employ adjunct instructors to provide instruction in the areas of critical teacher shortage. Prohibits an adjunct instructor from filling a position for which a qualified teacher with an in-field regular certification is available. Creates adjunct teacher certification category. Holders of such certificates may teach full time in their area of expertise. Requires the state board to adopt rules for adjunct certification qualifications, places the adjunct instructor category in local bargaining units, and limits such employees to no more than annual contracts.
- 27. CONSORTIUM ON QUALITY INSTRUCTIONAL MATERIALS
- Section 27. Directs the commissioner, state board, or Legislature to enter into a consortium with other states to improve the quality of instructional materials.
- 28. STUDY ON SUBJECT AREA SUBTESTS
- Section 28. Requires DOE to conduct study and make recommendations related to the feasibility of adding subject area subtests to the Florida Teacher Certification Exam.
- 29. EVALUATION OF TEACHER EDUCATION CENTERS
- <u>Section 29.</u> Provides that the annual report by each teacher education center shall provide attainment data on the measurable objectives of the center. Delineates specific output measures for teacher center evaluation.

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30. TEACHER EDUCATION CENTERS READOPTED

Section 30. Revives and readopts teacher education centers.

31. TEACHER EDUCATION CENTERS

<u>Section 31.</u> Delays the Sunset review of the Teacher Education Centers from October 1, 1983 until October 1, 1985.

32. DEFINITIONS

Section 32. Redefines or provides definitions for the terms: job preparatory instruction, exploratory courses, supplemental programs, and practical arts courses.

33. EFFECT ON REGULAR SESSION ACTS

<u>Section 33.</u> Provides that amendments in this act do not negate amendments to the same sections of the statutes enacted in the 1983 regular session unless they are in direct conflict.

34. EFFECTIVE DATE

Section 34. Section 1 effective July 1, 1984; all other sections effective July 1, 1983.

II. ECONOMIC IMPACT AND FISCAL NOTE:

- A. Public:
- B. Government:

The "RAISE" bill itself contains no specific appropriations. The 1983 General Appropriations Act does, however, include line item appropriations to fund provisions included in SB 6-B. These are as follows:

Item

337B Summer Inservice Institutes \$4,600,000
302 Regional Coordinating Council
Staff - 28 positions \$469,616

III. COMMENTS:

IV. AMENDMENTS: