THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2501 Session of 1988

INTRODUCED BY COWELL, KOSINSKI, EVANS, LESCOVITZ, DAVIES, TIGUE, DALEY, HERMAN, COLAFELLA, LINTON, E. Z. TAYLOR, FOX, LIVENGOOD, BATTISTO, PITTS, SCHULER, GODSHALL, KUKOVICH, LEVDANSKY, MELIO, BOYES, BELFANTI, SEMMEL, MORRIS, RAYMOND, MCHALE, MICHLOVIC, PISTELLA, BELARDI, PRESTON, SERAFINI, DeLUCA, VAN HORNE, MAINE, DISTLER, BLACK, BOWLEY, VEON AND FREIND, MAY 24, 1988

AS REPORTED FROM COMMITTEE ON EDUCATION, HOUSE OF REPRESENTATIVES, AS AMENDED, JUNE 29, 1988

AN ACT

Amending the act of March 10, 1949 (P.L.30, No.14), entitled "An 1 2 act relating to the public school system, including certain 3 provisions applicable as well to private and parochial 4 schools; amending, revising, consolidating and changing the laws relating thereto, " providing for the filling of 5 vacancies in boards of school directors; providing for 6 7 smoking regulations; prohibiting the use of anabolic 8 steroids; providing for annuitant participation in district group health, hospitalization, and medical service insurance 9 10 programs; providing for exceptions from referendums in 11 relation to certain building construction; providing for 12 redistribution of returned nonpublic school service funds by 13 intermediate units, and further providing for change in 14 preliminary budget submission date; providing for the 15 employment of business administrators; providing for certain leaves of absence; providing for the Pennsylvania Writing 16 17 project; prohibiting strip searches; further providing for 18 attendance and for home education programs; further providing for transportation for visually handicapped; providing for a 19 20 disruptive student education program; further providing for 21 health services for counseling in relation to teen suicide, 22 drugs and alcohol abuse; providing for counseling in the selection of careers and postsecondary institutions and in 23 seeking financial aid; FURTHER PROVIDING FOR THE STANDARDIZED 24 25 DRIVER-EDUCATION PROGRAM; providing for reimbursement for purchase of an existing building for use as a school 26 building; making appropriations; and making a repeal. 27

28 The General Assembly of the Commonwealth of Pennsylvania

1 hereby enacts as follows:

Section 1. Sections 315, 316 and 317 of the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, amended November 28, 1973 (P.L.361, No.127), are amended to read:

Section 315. Filling of Vacancies. -- In case any vacancy 6 7 shall occur in any board of school directors by reason of death, resignation, removal from the district, or otherwise, such 8 vacancy shall, in a school district of the first class [or of 9 10 the first class A], be filled for the unexpired term by the 11 court of common pleas of the county in which such school district is situated from the qualified electors of the 12 13 district; and in a school district of the second, third, or 14 fourth classes, the remaining members of the board of school 15 directors shall, by a majority vote thereof, fill such vacancy 16 from the qualified electors of the district within thirty (30) days thereafter. In a district of the second, third, or fourth 17 18 class, the person selected to fill such vacancy shall be a qualified elector of the district and shall hold his office, if 19 20 the term thereof so long continues, until the first Monday of 21 December after the first municipal election occurring more than 22 sixty (60) days after [his appointment] the vacancy shall have occurred. At such election an eligible person shall be elected 23 24 for the remainder of the unexpired term. If, by reason of a tie 25 vote or otherwise, such vacancy shall not have been filled by 26 the board of school directors within thirty (30) days after such vacancy shall have occurred from the qualified electors of the 27 district, the court of common pleas of the proper county, upon 28 29 the petition of ten or more resident taxpayers, shall fill such 30 vacancy by the appointment of a suitable person from the 19880H2501B3594 - 2 -

qualified electors of the district if the term of the vacant 1 office so long continues, until the first Monday of December 2 3 after the first municipal election occurring more than sixty 4 (60) days after [his appointment] the vacancy shall have 5 occurred. At such election an eligible person shall be elected for the remainder of the unexpired term. When any member of a 6 board of school directors heretofore or hereafter enlists or is 7 inducted into the military or naval forces of the United States 8 9 in time of war, a temporary vacancy shall be declared, which 10 shall be filled by the remaining members of the board or the 11 court, as the case may be from the qualified electors of the district, until the return of such member of the board from the 12 13 military or naval service, or until the expiration of the term 14 for which he shall have been elected, whichever shall be the 15 shorter period.

16 Section 316. Vacancies in Majority of Members. -- In case vacancies occur whereby the offices of a majority of the members 17 18 of any board of school directors, other than the board of school directors of a school district of the first class or of the 19 20 first class A becomes vacant, such vacancies shall be filled by 21 the court of common pleas of the county in which such school 22 district is situated from the qualified electors of the district. The persons selected to fill such vacancies shall hold 23 their offices, if the terms thereof continue so long, until the 24 25 first Monday in December after the first municipal election 26 occurring more than sixty (60) days after [their appointment] 27 the vacancy shall have occurred, at which election eligible persons shall be elected for the remainder of the respective 28 29 unexpired term.

30 Section 317. Vacancies in All Members.--If at any time 19880H2501B3594 - 3 -

vacancies exist or occur in the membership of all the members of 1 any board of school directors in any school district, other than 2 3 a school district of the first class or of the first class A, 4 the court of common pleas of the county in which such district, 5 or the largest part in area thereof, is located, shall, after ten (10) days from the time such vacancies exist or occur, 6 7 appoint a board of properly qualified persons from the qualified electors of the district who shall serve, if the terms thereof 8 9 continue so long, until the first Monday in December after the 10 first municipal election occurring more than sixty (60) days 11 after [their appointment] the vacancy shall have occurred; at which election a board of school directors for such district 12 13 shall be elected for the remainder of the respective unexpired 14 term. Whenever a vacancy of the entire membership of a board of 15 school directors in any school district of the fourth class 16 occurs, the executive director of the intermediate unit may 17 enter and take full charge of and, at the expense of the 18 district, maintain the schools thereof in accordance with the 19 provisions of the school laws of the Commonwealth, under the 20 direction of the Secretary of Education, and may continue in 21 charge thereof until a board of school directors has been 22 appointed from the qualified electors of the district and has 23 qualified.

24 Section 2. Section 510 of the act, amended June 29, 1976 25 (P.L.450, No.110), is amended to read:

Section 510. Rules and Regulations; Safety Patrols.--(a) The board of school directors in any school district may adopt and enforce such reasonable rules and regulations as it may deem necessary and proper, regarding the management of its school affairs and the conduct and deportment of all superintendents, 19880H2501B3594 - 4 - 1 teachers, and other appointees or employes during the time they 2 are engaged in their duties to the district, as well as 3 regarding the conduct and deportment of all pupils attending the 4 public schools in the district, during such time as they are 5 under the supervision of the board of school directors and 6 teachers, including the time necessarily spent in coming to and 7 returning from school.

8 (b) Rules and regulations adopted by school entities shall 9 include a prohibition against the smoking of tobacco or any 10 other substance or the use of any form of chewing tobacco or 11 snuff, commonly referred to as smokeless tobacco, by public school pupils in school buildings and school buses and on school 12 13 property owned by, leased by or under the control of a school 14 entity. This rule or regulation shall apply to all pupils 15 attending the public schools in the district from kindergarten 16 through grade twelve.

17 (c) In the exercise of this authority the board of school directors is empowered to organize school safety patrols and, 18 with the permission of the parents, to appoint pupils as members 19 20 thereof, for the purpose of influencing and encouraging the 21 other pupils to refrain from crossing public highways at points 22 other than at regular crossings, and for the purpose of directing pupils not to cross highways at times when the 23 24 presence of traffic would render such crossing unsafe. Nothing 25 herein contained shall be construed to authorize or permit the 26 use of any safety patrol member for the purpose of directing 27 vehicular traffic, nor shall any safety patrol member be stationed in that portion of the highway intended for the use of 28 vehicular traffic. No liability shall attach either to the 29 30 school district, or any individual director, superintendent, - 5 -19880H2501B3594

teacher, or other school employe, by virtue of the organization,
 maintenance, or operation of a school safety patrol organized,
 maintained, and operated under authority of this section.

4 (d) All flags, belts, apparel and devices issued, supplied 5 or furnished to persons acting in the capacity of special school police, or special police appointed to control and direct 6 traffic at or near schools, in order to enhance the conspicuity 7 of such persons, shall be made from retro-reflective and 8 fluorescent materials visible both day and night at three 9 10 hundred (300) feet to approaching motorists using lawful low 11 beam headlights and shall conform to standards, specifications, or regulations issued by the State Board of Education. All belts 12 13 supplied or furnished to pupils active in the capacity of school 14 safety patrol members shall be fluorescent.

Section 3. Section 511(a) of the act, amended April 14, 1949 (P.L.460, No.85) and April 22, 1949 (P.L.726, No.178), is amended and the section is amended by adding a subsection to read:

19 Section 511. School Athletics, Publications, and 20 Organizations.--

21 The board of school directors in every school district (a) 22 shall prescribe, adopt, and enforce such reasonable rules and regulations as it may deem proper, regarding (1) the management, 23 supervision, control, or prohibition of exercises, athletics, or 24 25 games of any kind, school publications, debating, forensic, 26 dramatic, musical, and other activities related to the school 27 program, including raising and disbursing funds for any or all of such purposes and for scholarships, and (2) the organization, 28 management, supervision, control, financing, or prohibition of 29 organizations, clubs, societies and groups of the members of any 30 19880H2501B3594 – б –

class or school, and may provide for the suspension, dismissal,
 or other reasonable penalty in the case of any appointee,
 professional or other employe, or pupil who violates any of such
 rules or regulations <u>or this section</u>.

5 * * *

6 (g) The use of anabolic steroids by any pupil involved in
7 school-related athletics is prohibited.

8 Section 4. Section 513 of the act is amended by adding a9 subsection to read:

10 Section 513. Group Insurance Contracts.--* * *

11 (e) All school districts which insure their employes, their

12 spouses and dependents shall offer to their employes upon

13 initiation of retirement proceedings, and to those employes

14 retired prior to enactment of this act, the opportunity to

15 participate in the district's group health, hospitalization and

16 medical service insurance programs. Such coverage shall extend

17 to the annuitant's spouse and dependents. Districts may charge

18 the annuitant part or all of the premium as determined by the

19 district's board of school directors.

20 Section 5. The first paragraph of section 701.1 of the act, added June 27, 1973 (P.L.75, No.34), is amended to read: 21 22 Section 701.1. Referendum or Public Hearing Required Prior 23 to Construction or Lease. -- Except where the approval of the electors is obtained to incur indebtedness to finance the 24 25 construction of a school project, the board of school directors 26 of any school district of the second, third or fourth classes, 27 shall not construct, enter into a contract to construct or enter 28 into a contract to lease a new school building or substantial 29 addition to an existing school building without the consent of 30 the electors obtained by referendum or without holding a public 19880H2501B3594 - 7 -

hearing as hereinafter provided. In the event that a new school 1 2 building or a substantial addition to an existing building is to be constructed or leased, the school board shall, by a majority 3 vote of all its members, authorize a maximum project cost and a 4 5 maximum building construction cost to be financed by the district or amortized by lease rentals to be paid by the 6 district. Building construction cost shall consist of the cost 7 of all building construction including general construction 8 9 costs, plumbing, heating, electrical, ventilating and other 10 structural costs, equipment and fixtures and architectural and 11 engineering fees relating thereto, but not including costs for site acquisition and development, rough grading to receive the 12 13 building, sewage treatment facilities or equivalent capital 14 contributions, and architectural and engineering fees relating 15 thereto. In all cases, a public hearing shall be held not later 16 than thirty (30) days before the school district submits the 17 initial building construction cost estimates to the Department 18 of Education for approval. Notice of the hearing shall be given not later than twenty (20) days before the date of the scheduled 19 20 hearing. In the event that the maximum building construction 21 cost authorization exceeds the aggregate building expenditure 22 standard hereinafter specified, the aforesaid authorization of the school board shall be submitted to the electors of the 23 24 school district for their approval within six (6) months prior 25 to submission of the final building construction cost bids to 26 the Department of Education for approval. Such referendum shall 27 be held in the same manner as provided by law for the approval of the incurring of indebtedness by referendum. The question as 28 29 submitted shall specify the maximum project cost, the maximum 30 building construction cost and the annual sinking fund charge or - 8 -19880H2501B3594

lease rental to be incurred by the school district and the 1 portion of such charge or rental expected to be reimbursed by 2 3 the Commonwealth. If the final building construction cost bids 4 to be submitted to the Department of Education for approval are 5 less than the aggregate building expenditure standard hereafter specified but exceed by eight (8) per cent or more the initial 6 building construction cost estimates submitted to the Department 7 for approval, a second public hearing shall be held before the 8 9 Department shall give its final approval. <u>No referendum shall be</u> 10 required if the school project to be constructed will not 11 contain classrooms, teaching stations or similar instructional 12 spaces. * * * 13 14 Section 6. Section 922.1-A(g) of the act, added August 1, 15 1975 (P.L.180, No.89), is amended and the section is amended by 16 adding a subsection to read: 17 Section 922.1-A. Auxiliary Services.--* * * 18 Preliminary Budget. Annually, each intermediate unit (q) 19 shall submit to the secretary a preliminary budget on or before 20 [January 31] May 1 and a final budget on or before June 15, for 21 the succeeding year; and shall file a final financial report on 22 or before October 31 for the preceding year. 23 (h) Returned Funds. -- Moneys returned to the Department of Education by October 31 on account of this section shall be made 24 25 available to intermediate units on a need basis. Intermediate 26 units shall submit, in writing, to the Department of Education 27 proposals requesting funds for the purchase of equipment which 28 will be utilized in the provision of services required by this section. The Department of Education shall evaluate the 29 30 proposals based on need and award the proposals by January 1 of - 9 -19880H2501B3594

1 the succeeding year. The number of proposals awarded shall be limited to the amount of funds returned. 2 3 Section 7. The act is amended by adding a section to read: 4 Section 1089. Business Administrator.--(a) A governing 5 board of a school entity may employ or may continue to employ a person serving in the function of business administrator of the 6 school entity, who shall perform such duties as the governing 7 8 board may determine, including, but not limited to, the business 9 responsibilities specified in section 433 of this act. 10 (b) The governing board may enter into a written employment 11 agreement with a person hired after the effective date of this 12 section to serve as a business administrator or into an amended 13 or new agreement with a person serving in that function as of such effective date. The agreement may define the period of 14 employment, salary, benefits, other related matters of 15 16 employment and provisions of renewal and termination of the 17 agreement. 18 (c) Unless otherwise specified in an employment agreement, the governing board shall after due notice, giving the reasons 19 20 therefore, and after hearing if demanded, have the right at any time to remove a business administrator for incompetency, 21 intemperance, neglect of duty, violation of any of the school 22 23 laws of this Commonwealth or other improper conduct. 24 (d) A person serving as business administrator shall not be 25 a member of the governing board of the school entity. 26 (e) A person serving as business administrator may also 27 serve as secretary or treasurer of the governing board. 28 (f) For purposes of this section, the term "school entity" shall mean a school district, intermediate unit or an area 29 vocational-technical school. "Governing board" shall mean the 30

19880H2501B3594

- 10 -

board of directors or joint board of such entity. 1 2 Section 8. Section 1125.1 of the act is amended by adding a 3 subsection to read: 4 Section 1125.1. Persons to be Suspended. --* * * 5 (a.1) Any persons who, prior to the effective date of this subsection, were required by their employers to take a leave of 6 absence due to pregnancy shall receive seniority credit for such 7 leave. Any persons required by their employers to resign due to 8 preqnancy shall, upon return to employment in the same school 9 10 entity, have restored to them any seniority accrued before the 11 resignation. * * * 12 13 Section 9. Article XI of the act is amended by adding a subdivision to read: 14 15 (i) Pennsylvania Writing Project. 16 Section 1195. Pennsylvania Writing Project Established.--The 17 Department of Education shall establish the Pennsylvania Writing 18 Project. Colleges and universities and public and nonpublic schools may apply to serve as project sites. The following 19 20 requirements are established for the department: (1) The department shall distribute writing project sites 21 22 throughout this Commonwealth so that school and college 23 personnel located in rural, urban and suburban areas may avail themselves of writing skills training. 24 (2) For the school year 1988-1989, the department shall 25 26 utilize existing sites established at West Chester University of Pennsylvania, the University of Pennsylvania, the Capitol Campus 27 28 of The Pennsylvania State University, California University of Pennsylvania, Gannon University and the University of Pittsburgh 29 and may establish three additional sites. For the school year 30 19880H2501B3594 - 11 -

1	1989–1990 and the school years thereafter, the department shall
2	select project sites, within the amounts appropriated for this
3	act, to comply with the geographic distribution requirements of
4	this section.
5	(3) The department shall approve a director for each project
6	<u>site.</u>
7	Section 1196. Criteria for Program SelectionIn selecting
8	writing programs, the Department of Education shall use, but not
9	be limited to, the following criteria:
10	(1) The program shall be designed to improve systematically
11	the writing skills of project participants, the teachers to be
12	trained by participants, and ultimately, students attending
13	elementary, secondary and postsecondary schools.
14	(2) The program shall be accredited or authorized by the
15	National Writing Project and shall adhere to its established
16	model.
17	(3) Participating elementary and secondary schools and
18	colleges and universities shall provide financial and personnel
19	support to the writing project site.
20	(4) The program shall use participants as writing skill
21	trainers in elementary and secondary schools and colleges and
22	universities.
23	(5) The program shall utilize various levels and segments of
24	education in a cooperative approach.
25	(6) The program shall provide continuing writing skills
26	training to project participants.
27	(7) The program shall conduct an ongoing evaluation to
28	assess the writing skills of students of the program and shall
29	solicit participant comments regarding the effectiveness of the
30	program.
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- 12 -

19880H2501B3594

1 Section 1197. Operation of Programs. -- The director of each program site is authorized to, but not be limited to, perform 2 3 the following functions: 4 (1) Employ staff and contract for services to operate the 5 program site. 6 (2) Establish tuition for the programs. (3) Receive gifts and contributions. All funds shall be used 7 solely for programs and expenses incurred in operating the 8 9 program. (4) Receive in-kind services from public and private higher 10 11 education institutions or school districts, private schools or other education agencies providing assistance to elementary and 12 13 secondary education programs. 14 (5) Structure programs in order that students may receive 15 Department of Education approved inservice or post baccalaureate 16 credits. 17 Section 10. Section 1305(b) of the act is repealed. 18 Section 11. The act is amended by adding a section to read: Section 1320. Strip Searches Prohibited.--(a) It shall be 19 20 unlawful for any employe of a public school to order or conduct a strip search of any pupil in any public school. 21 22 (b) A person who violates the provisions of this section 23 commits a summary offense and shall, upon conviction, be sentenced to pay a fine of not more than \$300 or to imprisonment 24 25 for a period not exceeding ninety (90) days. 26 Section 12. Section 1327(a) of the act, amended December 15, 27 1986 (P.L.1602, No.178), is amended to read: 28 Section 1327. Compulsory School Attendance.--(a) Except as hereinafter provided, every child of compulsory school age 29 30 having a legal residence in this Commonwealth, as provided in 19880H2501B3594 - 13 -

this article, and every migratory child of compulsory school 1 age, is required to attend a day school in which the subjects 2 3 and activities prescribed by the standards of the State Board of 4 Education are taught in the English language. In lieu of such 5 school attendance, any child fifteen years of age with the approval of the district superintendent and the approval of the 6 7 Secretary of Education, and any child sixteen years of age with the approval of the district superintendent of schools, may 8 9 enroll as a day student in a private trade school or in a 10 private business school licensed by the Department of Education, 11 or in a trade or business school, or department operated by a local school district or districts. Such modified program 12 13 offered in a public school must meet the standards prescribed by the State Board of Education or the State Board for Vocational 14 15 Education. Except as hereinafter provided, every parent, 16 guardian, or other person having control or charge of any child 17 or children of compulsory school age is required to send such 18 child or children to a day school in which the subjects and 19 activities prescribed by the standards of the State Board of 20 Education are taught in the English language. Such parent, 21 guardian, or other person having control or charge of any child 22 or children, fifteen or sixteen years of age, in accordance with 23 the provisions of this act, may send such child or children to a 24 private trade school or private business school licensed by the 25 Department of Education, or to a trade or business school, or 26 department operated by a local school district or districts. 27 Such modified program offered in a public school must meet the 28 standards prescribed by the State Board of Education or the State Board for Vocational Education. Such child or children 29 30 shall attend such school continuously through the entire term, 19880H2501B3594 - 14 -

during which the public schools in their respective districts 1 shall be in session, or in cases of children of migrant laborers 2 3 during the time the schools are in session in the districts in 4 which such children are temporarily domiciled. The financial 5 responsibility for the education of such children of migrant laborers shall remain with the school district in which such 6 7 children of migrant laborers are temporarily domiciled; except 8 in the case of special schools or classes conducted by an intermediate unit and approved by the Department of Education or 9 10 conducted by the Department of Education. The certificate of any 11 principal or teacher of a private school, or of any institution for the education of children, in which the subjects and 12 13 activities prescribed by the standards of the State Board of 14 Education are taught in the English language, setting forth that 15 the work of said school is in compliance with the provisions of 16 this act, shall be sufficient and satisfactory evidence thereof. 17 Regular daily instruction in the English language, for the time 18 herein required, by a properly qualified private tutor, shall be 19 considered as complying with the provisions of this section, if 20 such instruction is satisfactory to the proper district superintendent of schools. Instruction to children of compulsory 21 22 school age provided in a home education program, as provided for 23 in section 1327.1 of this act, shall be considered as complying 24 with the provisions of this section; except that any student who 25 has been identified pursuant to the provisions of the Education 26 of the Handicapped Act (Public Law 91-230, 20 U.S.C. § 1401 et 27 seq.) as needing special education services, excluding those 28 students identified as gifted and/or talented, shall not be 29 eligible to meet the requirements of compulsory attendance by participating in a home education program unless the 30

19880H2501B3594

- 15 -

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1	parent/supervisor of such child holds a valid certification from	
2	the Commonwealth of Pennsylvania to teach special education	
3	courses in a public school. SHALL BE IN COMPLIANCE WITH THE	<
4	REQUIREMENTS OF COMPULSORY ATTENDANCE BY PARTICIPATING IN A HOME	
5	EDUCATION PROGRAM, AS DEFINED IN SECTION 1327.1, WHEN THE	
6	PROGRAM ADDRESSES THE SPECIFIC NEEDS OF AN EXCEPTIONAL STUDENT	
7	AND IS APPROVED BY A TEACHER WITH A VALID CERTIFICATE FROM THE	
8	COMMONWEALTH TO TEACH SPECIAL EDUCATION OR A LICENSED CLINICAL	
9	OR CERTIFIED SCHOOL PSYCHOLOGIST, AND WRITTEN NOTIFICATION OF	
10	SUCH APPROVAL IS SUBMITTED WITH THE NOTARIZED AFFIDAVIT REQUIRED	
11	UNDER SECTION 1327.1(B).	
12	* * *	
13	Section 13. The act is amended by adding a section to read:	
14	Section 1327.1. Home Education Program(a) For the	
15	purposes of this section, the following words and phrases shall	
16	have the following meanings:	
17	"(1) "Home education program" shall be a school conducted,	
18	in compliance with this section, by the parent or guardian or	
19	such person having legal custody of the child or children.	
20	(2) "Supervisor" shall mean the parent or guardian or such	
21	person having legal custody of the child or children who shall	
22	be responsible for the provision of instruction.	
23	(b) The requirements contained in sections 1511, 1511.1,	<
24	EXCEPT AS PROVIDED FOR IN THIS SECTION, and 1605 of this act	
25	shall not apply to home education programs. A home education	
26	program shall not be considered a nonpublic school under the	
27	provisions of this act. A notarized affidavit	<
28	(1) A NOTARIZED AFFIDAVIT of the parent or guardian or other	<
29	person having legal custody of the child or children, filed	
30	prior to the commencement of the home education program and	
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19880H2501B3594

- 16 -

1	annually thereafter on August 1 with the superintendent of the	
2	school district of residence and which sets forth: the name of	
3	the supervisor of the home education program who shall be	
4	responsible for the provision of instruction; the name and age	
5	of each child who shall participate in the home education	
6	program; the address and telephone number of the home education	
7	program site; and that such subjects as required by law are	
8	offered in the English language and that the home education	
9	program shall comply with the provisions of this section and	
10	that the notarized affidavit shall be satisfactory evidence	
11	thereof.	
12	(2) IN THE EVENT THE HOME EDUCATION PROGRAM SITE IS	<—
13	RELOCATING TO ANOTHER SCHOOL DISTRICT WITHIN THE COMMONWEALTH	
14	DURING THE COURSE OF THE PUBLIC SCHOOL TERM OR PRIOR TO THE	
15	OPENING OF THE PUBLIC SCHOOL TERM IN THE FALL, THE SUPERVISOR OF	
16	THE HOME EDUCATION PROGRAM MUST APPLY, BY REGISTERED MAIL,	
17	THIRTY (30) DAYS PRIOR TO THE RELOCATION, TO THE SUPERINTENDENT	
18	OF THE DISTRICT IN WHICH HE OR SHE CURRENTLY RESIDES, REQUESTING	
19	A LETTER OF TRANSFER FOR THE HOME EDUCATION PROGRAM TO THE	
20	DISTRICT TO WHICH THE HOME EDUCATION PROGRAM IS RELOCATING. THE	
21	CURRENT SUPERINTENDENT OF RESIDENCE MUST ISSUE THE LETTER OF	
22	TRANSFER THIRTY (30) DAYS AFTER RECEIPT OF THE REGISTERED MAIL	
23	REQUEST OF THE HOME EDUCATION PROGRAM SUPERVISOR.	
24	(I) IF THE HOME EDUCATION PROGRAM IS NOT IN COMPLIANCE WITH	
25	THE PROVISIONS OF THIS SECTION, THE SUPERINTENDENT OF THE	
26	CURRENT DISTRICT OF RESIDENCE MUST INFORM THE HOME EDUCATION	
27	SUPERVISOR AND THE SUPERINTENDENT OF THE DISTRICT TO WHICH THE	
28	HOME EDUCATION PROGRAM IS RELOCATING THE STATUS OF THE HOME	
29	EDUCATION PROGRAM AND THE REASON FOR THE DENIAL OF THE LETTER OF	
30	TRANSFER.	

19880H2501B3594

1 (II) IF THE HOME EDUCATION PROGRAM IS IN DUE PROCESS HEARING 2 PROCEDURES, AS CONTAINED IN THIS SECTION, THE SUPERINTENDENT OF 3 THE CURRENT DISTRICT OF RESIDENCE MUST INFORM THE HOME EDUCATION 4 SUPERVISOR, THE HEARING OFFICER AND THE SUPERINTENDENT OF THE 5 DISTRICT TO WHICH THE HOME EDUCATION PROGRAM IS RELOCATING THE STATUS OF THE HOME EDUCATION PROGRAM AND THE REASON FOR THE 6 7 DENIAL OF THE LETTER OF TRANSFER. 8 (III) UPON RECEIPT OF THE LETTER FROM THE CURRENT DISTRICT 9 OF RESIDENCE SUPERINTENDENT, THE HEARING OFFICER WILL HAVE 10 FIFTEEN (15) DAYS TO RENDER A DECISION ON THE CURRENT PROCEEDING 11 AND NOTIFY THE HOME EDUCATION PROGRAM SUPERVISOR, THE CURRENT 12 DISTRICT OF RESIDENCE SUPERINTENDENT AND THE SUPERINTENDENT OF 13 THE DISTRICT TO WHICH THE HOME EDUCATION PROGRAM IS RELOCATING. 14 THE HEARING OFFICER MAY CLOSE THE PROCEEDINGS AND FORWARD ANY FINDINGS TO THE HOME EDUCATION PROGRAM SUPERVISOR, THE CURRENT 15 16 DISTRICT OF RESIDENCE SUPERINTENDENT, THE SUPERINTENDENT OF THE 17 DISTRICT TO WHICH THE HOME EDUCATION PROGRAM IS RELOCATING AND 18 THE DEPARTMENT OF EDUCATION. ANY OTHER DETERMINATION BY THE 19 HEARING OFFICER MUST BE FORWARDED TO SAME INDIVIDUALS AND 20 ORGANIZATION AS SET FORTH FOR PROCEEDINGS WHICH ARE CLOSED. 21 (3) THE LETTER OF TRANSFER, REQUIRED BY SUBSECTION (B)(2), 22 MUST BE FILED BY THE SUPERVISOR OF THE HOME EDUCATION PROGRAM 23 WITH THE SUPERINTENDENT OF THE NEW DISTRICT OF RESIDENCE. IN THE 24 CASE OF PENDING PROCEEDINGS, THE NEW DISTRICT OF RESIDENCE 25 SUPERINTENDENT SHALL CONTINUE THE HOME EDUCATION PROGRAM UNTIL 26 THE APPEAL PROCESS IS FINALIZED. 27 (c) A child who is enrolled in a home education program and 28 whose education is therefore under the direct supervision of his 29 parent, quardian or other person having legal custody shall be 30 deemed to have met the requirements of section 1327 of this act

19880H2501B3594

- 18 -

1	if that home education program provides a minimum of one hundred
2	eighty (180) days of instruction or nine hundred (900) hours of
3	instruction per year at the elementary level, or nine hundred
4	ninety (990) hours per year at the secondary level:
5	(1) At the elementary school level, the following courses
6	shall be taught: English, to include spelling, reading and
7	writing; arithmetic; science, geography, history of the United
8	States and Pennsylvania; civics; safety education, including
9	regular and continuous instruction in the dangers and prevention
10	of fires; health and physiology; physical education; music; and
11	<u>art.</u>
12	(2) At the secondary school level, the following courses
13	shall be taught: English, to include language, literature,
14	speech and composition; science; geography; social studies, to
15	include civics, world history, history of the United States and
16	Pennsylvania; mathematics, to include general mathematics,
17	algebra and geometry; art; music; physical education; health;
18	and safety education, including regular and continuous
19	instruction in the dangers and prevention of fires. Such courses
20	of study may include, at the discretion of the supervisor of the
21	home education program, economics, biology, chemistry, foreign
22	languages, trigonometry or other age appropriate courses as
23	contained in Chapter 5 (Curriculum Requirements) of the State
24	Board of Education.
25	(d) The following minimum courses in grades nine through
26	twelve are established as a requirement for high school
27	graduation in a home education program:
28	(1) Four years of English.
29	(2) Three years of mathematics.
30	(3) Three years of science.
198	80H2501B3594 - 19 -

1	(4) Three years of social studies.
2	(5) Two years of arts and humanities.
3	(e) In order to demonstrate that education is occurring, the
4	supervisor of the home education program shall provide and
5	maintain on file the following documentation for each student
6	enrolled in the home school education program;
7	(1) A portfolio of records and materials. The portfolio
8	shall consist of a log, made contemporaneously with the
9	instruction, which designates by title the reading materials
10	used, and samples of any writings, worksheets, workbooks or
11	creative materials used or developed by the student; and either
12	(2) Results of standardized achievement tests completed by
13	the student which the supervisor shall annually provide for; or
14	(3) An annual written evaluation of the student's
15	educational progress as determined by a licensed clinical or
16	school psychologist or a teacher certified by any state or
17	Commonwealth in the United States or by a nonpublic school
18	<u>teacher with teaching experience in a Pennsylvania nonpublic</u>
19	school qualifying the teacher to make such an evaluation.
20	(4) WHEN DOCUMENTATION IS REQUIRED BY THIS SECTION TO BE
21	SUBMITTED TO THE DISTRICT OF RESIDENCE SUPERINTENDENT OR THE
22	HEARING OFFICER, THE SUPERINTENDENT OR THE HEARING OFFICER SHALL
23	RETURN, UPON COMPLETION OF HIS REVIEW, ALL SUCH DOCUMENTATION TO
24	THE SUPERVISOR OF THE HOME EDUCATION PROGRAM. THE SUPERINTENDENT
25	OR HEARING OFFICER MAY PHOTOCOPY ALL OR PORTIONS OF THE
26	DOCUMENTATION FOR HIS FILES.
27	(F) THE SUPERVISOR OF THE HOME EDUCATION PROGRAM MAY APPLY
28	TO THE DISTRICT OF RESIDENCE SUPERINTENDENT FOR PARTICIPATION IN
29	THE STATEWIDE TESTING PROGRAM AS PROVIDED FOR IN SECTION 1511.1
30	OF THIS ACT. THE SUPERVISOR SHALL INCLUDE SUCH REQUEST ON THE
100	80H2501B3594 - 20 -

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19880H2501B3594

- 20 -

1 AFFIDAVIT REQUIRED BY THIS SECTION, OR SHALL NOTIFY THE DISTRICT OF RESIDENCE SUPERINTENDENT BY REGISTERED MAIL AT LEAST FORTY-2 3 FIVE (45) DAYS PRIOR TO THE SCHEDULED DATE OF SUCH TEST. THE 4 SUPERINTENDENT SHALL NOTIFY THE SUPERVISOR OF THE HOME EDUCATION 5 PROGRAM OF THE TESTING DATE, TIME AND LOCATION THIRTY (30) DAYS PRIOR TO THE SCHEDULED DATE. 6 7 (f) (G) Such documentation shall be provided to the public < 8 school district of residence superintendent at the conclusion of 9 each public school year. In addition, if the superintendent has 10 probable cause at any time during the school year that education 11 may not be occurring in the home education program, he may, by certified mail, return receipt requested, require documentation 12 13 pertaining to the portfolio of records and materials required by 14 subsection (e)(1) to be submitted to the district within fifteen 15 (15) days; and documentation pertaining to subsection (e)(2) and 16 (3) to be submitted to the district within thirty (30) days. (q) (H) If the superintendent of the public school district 17 <----18 determines, based on the documentation provided at the end of or 19 during the school year, that education is not taking place in 20 the home education program, the superintendent shall send a letter by certified mail, return receipt requested, to the 21 22 supervisor of the home education program stating that in his 23 opinion education is not taking place in the home education 24 program, and shall return all documentation specifying what 25 aspect or aspects of the documentation is inadequate, and 26 indicating that the Department of Education is being informed by 27 copy of the letter. The superintendent may photocopy all or <-28 portions of the documentation for his files. 29 (h) (I) Upon receipt of the certified letter, the supervisor <-30 of the home education program shall have twenty (20) days to

19880H2501B3594

- 21 -

1	submit additional documentation demonstrating that education is	
2	taking place in the home education program. If documentation is	
3	not submitted within that time, the home education program shall	
4	be out of compliance with the requirements of this section and	
5	section 1327, and the student or students shall be promptly	
6	enrolled in the public school district of residence or a	
7	nonpublic school or a licensed private academic school.	
8	(i) (J) If the superintendent determines that the additional	<
9	documentation submitted still does not demonstrate that	
10	education is taking place in the home education program, he	
11	shall so notify the supervisor of the home education program by	
12	certified mail, return receipt requested, and either shall allow	
13	the supervisor of the home education program thirty (30) days	
14	from receipt of such letter in which to correct the deficiencies	
15	and submit further documentation to the superintendent or shall	
16	declare the home education program to be out of compliance with	
17	the requirements of this section and section 1327, and, unless a	
18	<u>due process hearing is requested as provided in subsection (j)</u>	<-
19	(K), the student or students shall, within ten (10) days, be	<-
20	enrolled in the public school district of residence or a	
21	nonpublic school or a licensed private academic school. If the	
22	supervisor of the home education program is allowed an	
23	additional thirty (30) days to correct the deficiencies and	
24	fails to do so to the satisfaction of the superintendent, the	
25	superintendent shall declare the home education program to be	
26	out of compliance with the requirements of this section and	
27	section 1327, and, unless a due process hearing is requested as	
28	provided in subsection (j) (K), the student or students shall,	<-
29	within ten (10) days, be enrolled in the public school district	
30	of residence or a nonpublic school or a licensed private	
198	80H2501B3594 - 22 -	

1 <u>academic school.</u>

2	(j) (K) When under the provisions of subsection (i) (J) a
3	superintendent declares a home education program to be out of
4	compliance with the provisions of this section, he shall so
5	notify the supervisor of the program, by certified mail, return
6	receipt requested, of his determination and of the supervisor's
7	right to, within ten (10) days, request of the Department of
8	Education a due process hearing in the presence of an impartial
9	hearing officer to hear arguments pertaining to the
10	superintendent's declaration that the home education program
11	does not comply with the requirements of this section and
12	section 1327. A form through which the due process hearing may
13	be requested shall accompany the letter to the supervisor of the
14	home education program. If, ten (10) days after receipt of this
15	certified letter, the supervisor of the home education program
16	has not requested a due process hearing, the home education
17	program shall be out of compliance with the requirements of this
18	section and section 1327, and the student or students shall be
19	promptly enrolled in the public school district of residence or
20	a nonpublic school or a licensed private academic school.
21	(k) (L) If the supervisor of the home education program
22	requests a due process hearing, it shall be scheduled by the
23	department no sooner than fifteen (15) days nor later than
24	thirty (30) days after receipt of the request by the department:
25	Provided, however, That upon showing good cause, a reasonable
26	extension of time may be granted at the request of the
27	supervisor of the home education program. The hearing shall be
28	
	held at a place reasonably convenient to the supervisor of the
29	held at a place reasonably convenient to the supervisor of the home education program and may be held in the evening if so
29 30	

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1 form requesting the hearing.

2	(1) (M) An impartial hearing officer shall be assigned by	<—
3	the Secretary of Education, or his designee. This hearing	
4	officer shall not be an officer, employe or agent of the	
5	Department of Education or of the school district or	
6	intermediate unit of residence.	
7	(N) THE IMPARTIAL HEARING OFFICER MAY ORDER, AT ANY TIME	<
8	DURING THE DUE PROCESS HEARING, THE SUPERVISOR OF THE HOME	
9	EDUCATION PROGRAM TO HAVE THE CHILD OR CHILDREN TAKE THE	
10	STATEWIDE TESTS AS CONTAINED IN SECTION 1511.1 OF THIS ACT, AS	
11	PART OF THE EVALUATION. IF THE STUDENT RECEIVES AN	
12	UNSATISFACTORY SCORE, THE HEARING OFFICER MAY REQUIRE THE	
13	SUPERINTENDENT AND HOME EDUCATION PROGRAM SUPERVISOR TO	
14	ESTABLISH A REMEDIAL EDUCATION PLAN FOR A PERIOD OF SIX (6)	
15	MONTHS. THE SUPERINTENDENT SHALL DETERMINE THE SUBJECT MATTER OF	
16	THE REMEDIATION PROGRAM AND APPROPRIATE EVALUATION OF THE	
17	PROGRAM AT SPECIFIC TIME INTERVALS DURING THE SIX (6) MONTH	
18	PERIOD. A REVIEW OF THE REMEDIAL PLAN BY THE HEARING OFFICER	
19	AFTER THE SIX (6) MONTH PERIOD SHALL BE MADE AND A DETERMINATION	
20	MUST BE SET FORTH WHICH MAY INCLUDE RETESTING OR ADDITIONAL	
21	REMEDIATION.	
22	(m) (O) At the due process hearing, the superintendent, or	<
23	his designee, shall be limited to presenting evidence and	
24	testimony that the documentation does not demonstrate that	
25	education is taking place in the home education program. The	
26	supervisor of the home education program, or his representative,	
27	shall have the right to present evidence and testimony	
28	indicating that the documentation does demonstrate that	
29	education is taking place in the home education program.	
30	(n) (P) At any point during the hearing, if the hearing	<
198	80H2501B3594 - 24 -	

19880H2501B3594

- 24 -

1	officer believes that education is taking place in the home	
2	education program but that the documentation is not adequate, he	
3	may adjourn the hearing after suggesting specific ways in which	
4	the documentation may be improved and resubmitted to the	
5	superintendent, and specifying a date for continuation of the	
6	hearing in the event that the superintendent still maintains	
7	that the documentation is inadequate.	
8	(0) No later than twenty (20) days after the conclusion	<—
9	of the hearing, the hearing officer shall render a decision, in	
10	writing, which shall be accompanied by written findings of fact	
11	and conclusions, and which shall be sent by certified mail,	
12	return receipt requested, to the supervisor of the home	
13	education program and the district of residence superintendent.	
14	If the hearing officer finds that the documentation demonstrates	
15	that education is taking place within the home education	
16	program, the program shall be in compliance with the	
17	requirements of this section and section 1327. If the hearing	
18	officer finds that the documentation does not demonstrate that	
19	education is taking place in the home education program, the	
20	home education program shall be out of compliance with the	
21	requirements of this section and section 1327, and the student	
22	or students shall be promptly enrolled in the public school	
23	district of residence or a nonpublic school or a licensed	
24	private academic school.	
25	(p) (R) At such time the home education program has been	<—
26	determined out of compliance with the provisions of this section	
27	and section 1327, the supervisor or spouse of the supervisor of	
28	the home education program shall not be eligible to supervise a	
29	home education program, as provided for in (b)(1) of this	
30	section, for a period of twelve (12) months from the date of	
198	- 25 -	

19880H2501B3594

- 25 -

1 <u>such_determination</u>.

2 Section 14. Section 1361(1) of the act, amended May 11, 1979
3 (P.L.26, No.7), is amended to read:

4 Section 1361. When Provided.--(1) The board of school 5 directors in any school district may, out of the funds of the district, provide for the free transportation of any resident 6 pupil to and from the kindergarten, elementary school, or 7 8 secondary school in which he is lawfully enrolled, provided that such school is not operated for profit and is located within the 9 10 district boundaries or outside the district boundaries at a 11 distance not exceeding ten miles by the nearest public highway, except that such ten-mile limit shall not apply to area 12 13 vocational technical schools which regularly serve eligible 14 district pupils or to special schools and classes approved by 15 the Department of Education or to any school for the visually 16 handicapped in cities of the first class for students who reside in any county that is contiguous to a city of the first class OR 17 18 TO ANY SCHOOL FOR THE HANDICAPPED FOR STUDENTS WHO RESIDE IN THE 19 COUNTY IN WHICH THAT SCHOOL IS LOCATED OR IN A PENNSYLVANIA 20 COUNTY WHICH IS CONTIGUOUS THERETO, and to and from any points 21 within or without the Commonwealth in order to provide field 22 trips for any purpose connected with the educational pursuits of 23 the pupils. When provision is made by a board of school directors for the transportation of public school pupils to and 24 25 from such schools or to and from any points within or without 26 the Commonwealth in order to provide field trips as herein 27 provided, the board of school directors shall also make 28 identical provision for the free transportation of pupils who 29 regularly attend nonpublic kindergarten, elementary and high 30 schools not operated for profit to and from such schools or to 19880H2501B3594 - 26 -

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and from any points within or without the Commonwealth in order 1 2 to provide field trips as herein provided. Such transportation 3 of pupils attending nonpublic schools shall be provided during 4 regular school hours on such dates and periods that the 5 nonpublic school not operated for profit is in regular session, according to the school calendar officially adopted by the 6 7 directors of the same in accordance with provisions of law. The board of school directors shall provide such transportation 8 whenever so required by any of the provisions of this act or of 9 10 any other act of Assembly. * * * 11 Section 15. The act is amended by adding an article to read: 12 13 ARTICLE XIII-A. 14 **DISRUPTIVE STUDENT EDUCATION PROGRAMS.** <----15 PROGRAMS TO ELIMINATE STUDENT DISRUPTION. 16 Section 1301-A. Definitions.--For purposes of this article 17 the following terms shall have the following meanings: 18 (1) "Applicant" shall mean a school district or intermediate unit or a combination of school districts, area vocational-19 20 technical schools and intermediate units which apply for grants under this article. 21 22 (2) "Community resources" shall mean those agencies and 23 services for children and youth provided by the juvenile court 24 and the Department of Health and the Department of Public 25 Welfare. 26 (3) "Curriculum" shall mean those planned courses and 27 instructional and counseling methods approved by the secretary 28 which are designed to eliminate disruptive behavior. (4) "Disruptive ELIGIBLE student" shall mean a student who 29 <---exhibits any or all of the conditions listed below to such an 30

- 27 -

19880H2501B3594

1	extent that they either interfere significantly with the	
2	learning of the student or disrupt the learning of other	
3	students in the class or school:	
4	(i) Chronic truancy.	
5	(ii) Rebelliousness toward school officials.	
6	(iii) Physical disruptiveness while in school or on school	
7	grounds.	
8	(iv) Persistent violation of legally adopted school rules	<
9	and regulations.	
10	(v) Display or misuse of drugs or alcohol during school	
11	hours.	
12	(5) "Disruptive student education program" "PROGRAM TO	<
13	ELIMINATE DISRUPTION" shall mean any program requesting funds	
14	under the provisions of this article, which program is	
15	implemented by a school district, or intermediate unit, or a	
16	combination of school districts, area vocational-technical	
17	schools and intermediate units, which removes disruptive	<
18	<u>students from regular school programs in order to provide those</u>	
19	PROVIDES students with a sound educational program and AND/OR a	<
20	school counseling program designed to modify disruptive behavior	
21	and MAINTAIN THE STUDENTS IN OR return the students to a regular	<
22	school program.	
23	(6) "School" shall mean any school classified by the	
24	Department of Education as a middle school, junior high school,	
25	senior high school or area vocational-technical school.	
26	(7) "Secretary" shall mean the Secretary of Education.	
27	Section 1302-A. Programs School districts may develop and	
28	implement a disruptive student education program TO ELIMINATE	<
29	DISRUPTION in accordance with this article. School districts may	
30	pool monetary and personnel resources with other school	
198	80H2501B3594 - 28 -	

1	districts, intermediate units and area vocational-technical	
2	schools to provide disruptive student education THESE programs.	<
3	Section 1303-A. EligibilityDisruptive students STUDENTS	<
4	who are not eligible for placement in classes for exceptional	
5	children, as defined in section 1371 of this act, are eligible	
6	for placement in a disruptive student education program.	<
7	PROGRAMS DESIGNED TO ELIMINATE DISRUPTION.	<
8	Section 1304-A. Local Planning RequirementsApplicants	
9	seeking funds under this article shall include the following	
10	information in the application for a grant:	
11	(1) A needs assessment to determine the scope, type and	
12	severity of student disruption.	
13	(2) ASSESSMENT OF EXISTING STRATEGIES AND SERVICES DESIGNED	<
14	TO ELIMINATE, PREVENT OR REMEDIATE DISRUPTIVE BEHAVIOR.	
15	(2) (3) A resource assessment to indicate community and	<
16	school resources available to the applicant for the remediation	
17	of student disruption.	
18	(3) (4) A curriculum using school and community resources	<
19	designed to remediate MEET student needs determined through the	<
20	needs assessment.	
21	Section 1305-A. ApplicationsApplicants shall submit	
22	applications at the time, in the manner, and containing or	
23	accompanied by such information as the secretary may prescribe	
24	but, in any case, shall document the following:	
25	(1) The program is developed in consultation with the	
26	faculty and administrative staff of the school.	
27	(2) The school board has established policies to determine	
28	those students who are eligible for placement in the disruptive	<
29	student education program PROGRAMS TO ELIMINATE DISRUPTION,	<
30	which policies shall include a procedure for informing the	
198	80H2501B3594 - 29 -	

1	student AND THE PARENTS OR GUARDIANS OF THE STUDENT of the	<
2	reasons for the placement PROGRAM TO BE OFFERED and an	<—
3	opportunity for the student AND THE PARENTS OR GUARDIANS OF THE	<—
4	STUDENT to respond before the placement PROGRAM becomes	<—
5	effective. However, in the case of an assault by a student, or	
6	other serious offense, the offending student shall be	
7	transferred immediately into the disruptive student education	
8	program, absent any legal action against the student by the	
9	district. The opportunity to respond to such placement shall be	
10	provided to the student as soon thereafter as is practical.	
11	(3) The program utilizes appropriate certificated school	
12	personnel to TEACH AND TO help modify disruptive behavior.	<—
13	(4) The program provides participating student STUDENTS with	<—
14	the courses of instruction which recognize their special needs	
15	and qualify the students for graduation.	
16	(5) The program is only used when other established methods	
17	of discipline have been utilized and have failed unless the	
18	seriousness of the student's behavior warrants immediate	
19	placement.	
20	(6) THE PROGRAM SHALL PROVIDE FOR TIMELY EVALUATION OF	<
21	PROGRAM EFFECTIVENESS FOR EACH STUDENT.	
22	<u>Section 1306-A. State Assistance(a) School districts</u>	
23	shall be reimbursed by the Commonwealth one hundred and twenty-	
24	five dollars (\$125) per pupil for each nine (9) weeks a student	
25	is enrolled in the disruptive student education program TO	<
26	ELIMINATE DISRUPTION, up to a maximum of five hundred dollars	
27	(\$500) per year. The Commonwealth shall not provide funding for	
28	more than two percentum (2%) of the average daily membership of	
29	students enrolled in grades seven through twelve of the school	
30	<u>district.</u>	

19880H2501B3594

- 30 -

1	(b) The Department of Education shall reimburse programs
2	operating during the school year 1988-1989 under the provisions
3	of subsection (a) of this section. Programs requesting funding
4	shall comply with the provisions of sections 1302-A, 1303-A,
5	<u>1304-A and 1305A.</u>
6	Section 16. Section 1402 of the act is amended by adding a
7	subsection to read:
8	Section 1402. Health Services* * *
9	(g) Beginning with the school year 1988-1989, each school
10	district shall provide a school referral service for students to
11	receive counseling on suicide, drugs and alcohol abuse and any
12	other areas authorized by the board of school directors. This
13	service shall include distribution of the names and telephone
14	numbers of public service agencies within the community to
15	secondary school students, administrators, faculty, staff and
16	parents.
17	SECTION 17. SECTION 1519.1 OF THE ACT, AMENDED JANUARY 24,
18	1966 (1965 P.L.1506, NO.528), IS AMENDED TO READ:
19	SECTION 1519.1. STANDARDIZED DRIVER-EDUCATION PROGRAM
20	(A) THE DEPARTMENT OF PUBLIC INSTRUCTION SHALL ESTABLISH,
21	FOR OPERATION IN THE PUBLIC SCHOOL SYSTEM OF THE COMMONWEALTH, A
22	STANDARDIZED DRIVER-EDUCATION PROGRAM IN THE SAFE OPERATION OF
23	MOTOR VEHICLES, WHICH SHALL INCLUDE INSTRUCTION ON THE
24	PROVISIONS OF 18 PA.C.S. §§ 6307 (RELATING TO MISREPRESENTATION
25	OF AGE TO SERVE LIQUOR OR MALT OR BREWED BEVERAGES), 6308
26	(RELATING TO PURCHASE, CONSUMPTION, POSSESSION OR TRANSPORTATION
27	OF LIQUOR OR MALT OR BREWED BEVERAGES), 6310.3 (RELATING TO
28	CARRYING A FALSE IDENTIFICATION CARD), 6310.4 (RELATING TO
29	RESTRICTION OF OPERATING PRIVILEGES), 6310.5 (RELATING TO
30	PREDISPOSITION EVALUATION), 6310.6 (RELATING TO DEFINITIONS) AND
19880H2501B3594 - 31 -	

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<u>6313 (RELATING TO SPECIAL INFORMATION)</u>, AVAILABLE TO ALL PUBLIC
 HIGH SCHOOL PUPILS AND ALL HIGH SCHOOL PUPILS ATTENDING
 NONPUBLIC HIGH SCHOOLS.

4 (B) THE DEPARTMENT OF PUBLIC INSTRUCTION SHALL ASSIST SCHOOL
5 DISTRICTS THROUGHOUT THE COMMONWEALTH IN THE FUNCTIONING OF SUCH
6 PROGRAM BY--

7 (1) PREPARATION, PUBLICATION AND FREE DISTRIBUTION OF
8 DRIVER-EDUCATION INSTRUCTIONAL MATERIAL TO INSURE A MORE
9 COMPLETE UNDERSTANDING OF THE DUTIES OF MOTOR VEHICLE OPERATORS;
10 (2) MAKING SUCH RULES AND REGULATIONS AS MAY BE NECESSARY TO
11 CARRY OUT SUCH PROGRAM.

(C) ANNUAL EXPENDITURES OF THE DEPARTMENT OF PUBLIC 12 13 INSTRUCTION FROM THE MOTOR LICENSE FUND FOR (1) SALARIES AND 14 EXPENSES OF EMPLOYES OF THE DEPARTMENT OF PUBLIC INSTRUCTION 15 ESSENTIAL TO THE PROGRAM; (2) PURCHASE OF VISUAL TRAINING AIDS 16 AND PSYCHOPHYSICAL TESTING EQUIPMENT; AND (3) COSTS OF 17 PREPARATION, PUBLICATION AND DISTRIBUTION OF DRIVER-EDUCATION 18 INSTRUCTIONAL MATERIAL, FOR ASSISTANCE TO THEIR DRIVER-EDUCATION 19 PROGRAMS, SHALL NOT EXCEED THREE (3) PER CENTUM OF THE ANNUAL 20 TOTAL AMOUNT PAID BY THE COMMONWEALTH TO ALL SCHOOL DISTRICTS, 21 OR JOINT SCHOOL ORGANIZATIONS, ON ACCOUNT OF STANDARDIZED 22 DRIVER-EDUCATION PROGRAMS.

23 Section 17 18. The act is amended by adding a section to <-</p>
24 read:

Section 1614. Career, Postsecondary Education and Financial Aid Opportunity Counseling Program.--(a) The General Assembly recognizes the low participation of Pennsylvania citizens in postsecondary education as a serious economic concern for this Commonwealth. The Career, Postsecondary Education and Financial Aid Opportunity Counseling Program is designed to increase

19880H2501B3594

- 32 -

postsecondary education attendance by providing secondary 1 education students with useful materials to aid the students in 2 3 the selection of careers and postsecondary institutions and in 4 seeking financial aid. 5 (b) The Department of Education shall develop or purchase and annually distribute such materials as it deems appropriate 6 to counsel secondary education students in the selection of 7 8 careers and postsecondary institutions and in seeking financial 9 aid. The material should increase the awareness of the students 10 of career choices. This material shall be distributed to all 11 public and nonpublic schools which serve grades seven through twelve or any segment thereof. 12 13 Section 18 19. Section 2574(f) of the act, added June 1, 1972 (P.L.325, No.89), is amended to read: 14 15 Section 2574. Approved Reimbursable Rental for Leases 16 Hereafter Approved and Approved Reimbursable Sinking Fund Charges on Indebtedness. --* * * 17 18 (f) For the purchase of any building, reimbursement shall be 19 computed in the same manner and using the same reimbursement 20 amounts as for constructed school buildings. [and approved 21 building cost shall be the lesser of 22 The cost of purchasing the site and structure and the (1) 23 cost of approved renovations including appropriate fixtures and 24 equipment, or 25 (2) For the purchase of any building (I) the product of the 26 rated pupil capacity as determined by the Department of 27 Education at the time the purchase is approved and (i) one 28 thousand one hundred dollars (\$1,100) in the case of elementary 29 schools, (ii) one thousand seven hundred dollars (\$1,700) in the case of secondary schools, and (iii) an amount in the case of 30 19880H2501B3594 - 33 -

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combined elementary-secondary schools obtained by multiplying 1 the rated elementary pupil capacity by one thousand one hundred 2 3 dollars (\$1,100) and the rated secondary pupil capacity by one 4 thousand seven hundred dollars (\$1,700) and dividing the sum by 5 the total rated pupil capacity; and (II) in the case of renovation of any building including appropriate fixtures and 6 7 equipment, reimbursement shall be (i) one thousand two hundred dollars (\$1,200) for elementary schools, (ii) one thousand three 8 hundred dollars (\$1,300) for secondary schools, and (iii) for 9 10 combined elementary-secondary schools an amount obtained by 11 multiplying the rated elementary capacity by one thousand two hundred dollars (\$1,200) and the rated secondary pupil capacity 12 13 by one thousand three hundred dollars (\$1,300).]

14 Section 19 20. Nothing contained in section 15 of this act 15 (Article XIII-A) shall be construed to supersede or preempt any 16 provision of a collective bargaining agreement negotiated by a 17 school entity and an exclusive representative of the employees 18 in accordance with the act of July 23, 1970 (P.L.563, No.195), 19 known as the Public Employe Relations Act.

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20 Section 20 21. In addition to such amounts as may be <-21 determined by the General Assembly in succeeding years, the sum 22 of $\frac{240,000}{270,000}$, or as much thereof as may be necessary, is <----hereby appropriated to the Department of Education for the 23 24 fiscal year July 1, 1988, to June 30, 1989, to carry out the 25 provisions of as much of section 9 of this act as relates to sections 1195, 1196 and 1197 of the act. The sum of \$200,000, or 26 27 as much thereof as may be necessary, is hereby appropriated to 28 the Department of Education for the fiscal year July 1, 1988, to 29 June 30, 1989, to carry out the provisions of as much of section 30 $\frac{17}{18}$ of this act as relates to section 1614 of the act. <-19880H2501B3594 - 34 -

1 Sec

Section 21 22. This act shall take effect as follows:

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(1) Section 1 (sections 315, 316 and 317), section 2
(section 510), section 3 (section 511), section 4 (section
513), section 5 (section 701.1), section 7 (section 1089),
section 8 (section 1125.1), section 11 (section 1320) and
section 14 (section 1361) shall take effect in 60 days.

7 (2) Section 6 (section 922.1-A), section 9 (sections
8 1195, 1196 and 1197), section 12 (section 1327), section 13
9 (section 1327.1) and section 17 18 (section 1614) shall take
10 effect July 1, 1988.

(3) Section 15 (Article XIII-A) shall take effect July
 1, 1988, and shall apply to existing programs requesting
 funding for the school year 1988-1989.

14 (4) Section 16 (section 1402(g)) shall take effect July
15 1, 1988, and shall apply to school years commencing with the
16 school year 1988-1989.

17 (5) The remainder of this act shall take effect18 immediately.