## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL No. 598 Session of 2009

INTRODUCED BY DINNIMAN, ERICKSON, BROWNE, EARLL, FONTANA, GREENLEAF, PILEGGI, RAFFERTY, STOUT, PICCOLA, WARD, YAW AND VANCE, MARCH 12, 2009

SENATOR PICCOLA, EDUCATION, AS AMENDED, APRIL 21, 2009

## AN ACT

1 2 3 4 5 6 7	Amending the act of March 10, 1949 (P.L.30, No.14), entitled "An act relating to the public school system, including certain provisions applicable as well to private and parochial schools; amending, revising, consolidating and changing the laws relating thereto," in pupils and attendance, further providing for liability for tuition and enforcement of payment and for cost of tuition.
8	The General Assembly of the Commonwealth of Pennsylvania
9	hereby enacts as follows:
10	Section 1. Section 1308 of the act of March 10, 1949
11	(P.L.30, No.14), known as the Public School Code of 1949,
12	amended June 7, 1993 (P.L.49, No.16), is amended to read:
13	Section 1308. Liability for Tuition and Enforcement of
14	Payment(a) In all cases not covered by the preceding section
15	if a charge is made by any school district for tuition for the
16	inmates of any such institution, the officers of the institution
17	shall submit to the board of school directors a sworn statement,
18	setting forth the names, ages, and school districts liable for
19	tuition of all children who are inmates thereof, and desire to
20	attend public school in the district. The district in which the

institution is located shall obtain a blank acknowledging or 1 2 disclaiming residence, signed by the secretary of the school 3 district in which the institution declares the legal residence of the child to be. If said district shall fail to file said 4 blank within fifteen (15) days from the date it is sent to the 5 district by registered mail, the district in which the 6 7 institution is located shall again notify the district [of its] 8 and shall notify the secretary of the district's failure to comply with the provisions of this act. If the district shall 9 fail to comply within fifteen (15) days following the second 10 notice, said failures to return the blank shall be construed as 11 an acknowledgement of said child's residence[.] and shall 12 13 authorize the secretary to make payments for tuition charges on 14 behalf of the district of residence. The district of residence shall not disclaim an inmate solely for convenience or to avoid 15 16 adhering to the timeline set forth in this section for acknowledging or disclaiming residence of any inmate or for 17 18 paying tuition. The tuition of such inmates [as are] included in 19 the sworn statement to the board of school directors or, in the case of a school district of the first class, the board of 20 public education shall be paid by the district of residence of 21 the inmates upon receipt of a bill from the district in which 22 23 the institution is located setting forth the names, ages and 24 tuition charges of the inmates. The district so charged with 25 tuition may file an appeal with the Secretary of Education, in 26 which it shall be the complainant and the district in which the institution is located the respondent. The decision of the 27 28 Secretary of Education, as to which of said parties is 29 responsible for tuition, shall be final.

30 (b) Where a bill from the district in which the institution

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1	is located remains unpaid by the district of residence seventy-
2	five (75) days following its receipt by the district of
3	residence, such bill having been sent following the second
4	notice to the district of residence, the secretary shall be
5	required to make payments for tuition charges on behalf of the
6	district of residence. The district in which the institution is
7	located shall provide the secretary with copies of all bills and
8	notices previously provided to the district of residence from
9	which a bill remains unpaid. The secretary shall pay the
10	district in which the institution is located the amount of the
11	unpaid bill within thirty (30) days of the receipt of such bills
12	and notices. Subsequent bills from the district in which the
13	institution is located for tuition charges incurred for the same
14	inmates shall be submitted to the secretary, who shall pay such
15	bills within thirty (30) days of receipt. Where the secretary
16	makes payments for tuition charges on behalf of a district of
17	residence, the secretary shall withhold from any payments due to
18	the district of residence an amount equal to the tuition charges
19	paid. The district of residence may file an appeal with the
20	secretary. An appeal by the district of residence shall not
21	cause delay in payment to the district in which the institution
22	is located. DURING THE PENDENCY OF ANY ISSUES OR DISPUTES
23	REGARDING TUITION CHARGES, INCLUDING THE PENDENCY OF ANY APPEAL,
24	THE INMATE SHALL CONTINUE TO RECEIVE THE FULL RANGE OF
25	EDUCATIONAL SERVICES TO WHICH HE IS ENTITLED, INCLUDING SPECIAL
26	EDUCATION SERVICES.
27	(c) If any inmates have been received from outside of
28	Pennsylvania, or if the institution cannot certify as to their
29	residence, their tuition shall be paid by the institution having

30 the care or custody of said children, except in the case of

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medically indigent children hospitalized in exclusively 1 2 charitable children's hospitals exempt under section 501(c)(3) 3 of the Internal Revenue Code which make no charges to any of its patients nor accepts any third-party payments for services 4 provided to any of its patients. In such cases their tuition 5 shall be paid by the Commonwealth out of moneys appropriated by 6 the General Assembly for the purposes of this act. Enrollment of 7 8 any out-of-state student in a school district or intermediate 9 unit program shall be conditioned upon a guarantee, or actual 10 advance receipt, of tuition and transportation payment from the institution, from the student's home state or out-of-state 11 school district, or from the out-of-state party or agency which 12 placed the student in the institution, except in the case of 13 14 medically indigent children hospitalized in exclusively 15 charitable children's hospitals exempt under section 501(c)(3) 16 of the Internal Revenue Code which make no charges to any of its patients nor accepts any third-party payments for services 17 18 provided to any of its patients where the Commonwealth is paying 19 the tuition as otherwise provided for in this paragraph. If the 20 Secretary of Education decides that the legal residence of any of said inmates is in Pennsylvania, but cannot be fixed in a 21 particular district, the Commonwealth shall pay the tuition of 22 23 such inmate out of moneys appropriated to the Department of 24 Education by the General Assembly for the maintenance and 25 support of the public schools of the Commonwealth.

26 Section 2. Section 1309(a) of the act is amended by adding a 27 paragraph to read:

28 Section 1309. Cost of Tuition; How Fixed.--(a) The cost of 29 tuition in such cases shall be fixed as is now provided by law 30 for tuition costs in other cases, except in the following

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1 circumstances:

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(3) When a child who is an inmate of an institution receives 3 specialized instruction, including remedial, rehabilitative or 4 alternative education or services, the district in which the 5 institution is located may charge the district of residence and 6 the district of residence shall pay the full cost for such 7 specialized instruction, including remedial, rehabilitative or 8 9 alternative education or services. Such charge when combined with the applicable tuition charge shall not exceed the total 10

11 <u>net cost of the education or services provided.</u>

- 12 \* \* \*
- 13 Section 3. This act shall take effect in 60 days.