

Education Committee

Wednesday, February 7, 2018 9:00 AM Reed Hall

Action Packet

Committee Meeting Notice HOUSE OF REPRESENTATIVES

Education Committee

Start Date and Time: Wednesday, February 07, 2018 09:00 am

End Date and Time: Wednesday, February 07, 2018 12:00 pm

Location: Reed Hall (102 HOB)

Duration: 3.00 hrs

Consideration of the following bill(s):

 $CS/HB\ 1$ The Hope Scholarship Program by PreK-12 Appropriations Subcommittee, Donalds $CS/HB\ 515$ Offenses Against Student Safety by Criminal Justice Subcommittee, White, Mariano

CS/HB 731 Home Education by PreK-12 Innovation Subcommittee, Sullivan

HB 839 The Display of the State Motto by Daniels, Ponder

HB 887 Reading Instruction by Harrell

CS/CS/HJR 1031 Limitation on Terms of Office for Members of a District School Board by Public Integrity & Ethics Committee, PreK-12 Quality Subcommittee, Fischer, Raburn

HB 1201 Education for Prisoners by Ahern

CS/CS/HB 1279 School District Accountability by PreK-12 Appropriations Subcommittee, PreK-12 Quality Subcommittee, Sullivan

Consideration of the following proposed committee substitute(s):

PCS for HB 1391 -- Sexual Offenses Against Students

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

Summary:

Education Committee

Wednesday February 07, 2018 09:00 am

CS/HB 1 Favorable With Committee Substitute	Yeas: 14 Nays: 4	1
Amendment 668187 Adopted Without Objection		
Amendment 372449 Adopted Without Objection		
Amendment 418511 Adopted Without Objection		
Amendment 958015 Adopted Without Objection		
Amendment 300647 Failed to Adopt	Yeas: 6 Nays: 12	2
CS/HB 515 Favorable With Committee Substitute	Yeas: 18 Nays: 0)
Amendment 761531 Adopted Without Objection		
CS/HB 731 Favorable With Committee Substitute	Yeas: 18 Nays: 0)
Amendment 299013 Adopted Without Objection		
HB 839 Favorable	Yeas: 17 Nays: 1	Ĺ
HB 887 Favorable	Yeas: 18 Nays: 0)
CS/CS/HJR 1031 Not Considered		
HB 1201 Favorable	Yeas: 18 Nays: 0)
CS/CS/HB 1279 Favorable With Committee Substitute	Yeas: 18 Nays: 0)
Amendment 675635 Adopted Without Objection		
Amendment 983833 Adopted Without Objection		
Amendment 791019 Adopted Without Objection		
PCS for HB 1391 Favorable	Yeas: 18 Nays: C)

Education Committee

2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

Attendance:

	Present	Absent	Excused
Michael Bileca (Chair)	X		
Larry Ahern	X		
Bruce Antone	X		
Robert Asencio			X
Kimberly Daniels	X		
Manny Diaz, Jr.	X		
Byron Donalds	X		
Jay Fant	X		
Jason Fischer	X		
Shevrin Jones	X		
Chris Latvala	X		
Larry Lee, Jr.	X		
Amber Mariano	X		
Rene Plasencia	X		
Mel Ponder	X		
Elizabeth Porter	X		
Jake Raburn	X		
Barrington Russell	X		
Charlie Stone	X		
Jennifer Sullivan	Х		
Totals:	19	0	î

Education Committee

2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

CS/HB 1 : The Hope Scholarship Program

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Bruce Antone		X			
Robert Asencio			X		
Kimberly Daniels	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Jay Fant	X				
Jason Fischer	X				
Shevrin Jones		X			
Chris Latvala	X				
Larry Lee, Jr.		X			
Amber Mariano	X				
Rene Plasencia			X		
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn	X				
Barrington Russell		X			
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 14	Total Nays: 4			

22	/HR	1	Amendments	
-	, ,,,	-	Amenuments	,

Amendment 668187

X Adopted Without Objection

Amendment 372449

X Adopted Without Objection

Amendment 418511

X Adopted Without Objection

Amendment 958015

X Adopted Without Objection

Education Committee

2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

CS/HB 1: The Hope Scholarship Program (continued)

CS/HB 1 Amendments (continued)

Amendment 300647

X Failed to Adopt

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern		X			
Bruce Antone	X				
Robert Asencio			X		
Kimberly Daniels	X				
Manny Diaz, Jr.		X			
Byron Donalds		X			
Jay Fant		X			
Jason Fischer		Х			
Shevrin Jones	X				
Chris Latvala		X			
Larry Lee, Jr.	X				
Amber Mariano		X			
Rene Plasencia	X				
Mel Ponder		X			
Elizabeth Porter		X			
Jake Raburn			X		
Barrington Russell	X				
Charlie Stone		X			
Jennifer Sullivan		X			
Michael Bileca (Chair)		X			
	Total Yeas: 6	Total Nays: 1	2		

Appearances:

Templin, Rich (Lobbyist) - Opponent Florida AFL-CIO 135 S. Monroe Tallahassee FL 32301 Phone: 850-224-6926

Goff, Shan (Lobbyist) - Waive In Support Foundation for Florida's Future FL Policy Director 215 S Monroe Street

Tallahassee FL 32301 Phone: 850-544-6138

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

CS/HB 1: The Hope Scholarship Program (continued)

Appearances: (continued)

Frost, Shawn (Lobbyist) - Waive In Support Florida Coalition of School Board Members 113 S. Monroe Street First Floor Tallahassee F

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Phone: (772) 584-1454

Kunkel, Stephanie (Lobbyist) - Opponent Florida Education Association 213 S Adams St Tallahassee FL

Phone: (850) 320-4208

McCoy, Scott (Lobbyist) - Opponent Southern Poverty Law Center Po Box 10788 Tallahassee FL Phone: (334) 224-4309

Zander, Skylar (Lobbyist) - Waive In Support Americans for Prosperity 200 W College Ave Suite 113 Tallahassee FL 32301 Phone: (904) 705-6572

Abicht, Glenda (General Public) - Opponent 4305 SW 98 Avenue Miami FL 33165 Phone: 786-376-1181

Walker, Jayne (General Public) - Waive In Opposition 1437 Quailey Street Orlando FL 32804

Stilwell, Sarah (General Public) - Proponent 10000 Pebble Ridge Drive North Jacksonville Florida Phone: 904-415-7882

Armstrong, DeCarlton (General Public) - Proponent 403 Hepburn Road Orange Park Florida 32065 Phone: 904-294-6861

Shackelford, Danyell (General Public) - Proponent 1477 Capital Circle NW Tallahassee Florida 32304

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Location: Reed Hall (102 HOB)

CS/HB 1: The Hope Scholarship Program (continued)

Appearances: (continued)

Snitker, Alex (General Public) - Proponent Liberty First Network President 9881 SR 54 New Port Richey Florida 34655

Bergosh, Jeff (General Public) - Proponent

5905 Forest Ridge Circle Pensacola Florida Phone: 850-293-1459

Phone: 813-315-0513

Pound, Greg (General Public) - Information Only 9166 Sunrise Dr Largo FL 33773

Simon, Beau (General Public) - Opponent 318 Bedford Avenue Weston Florida 33326 Phone: 954-515-7284

Fusco, Anna (General Public) - Opponent Broward Teachers Union 6000 North University Drive Tamarac Florida 33321 Phone: 954-486-6250

Woltanski, Sue (General Public) - Opponent Self 146 Westminister Drive Tavernier FL 33070 Phone: 305-240-1565

Vadi, Hailey (General Public) - Proponent 3203 Espinosa Drive Kissimmee Florida 34741 Phone: 347-803-9830

Lebron, Jacob (General Public) - Proponent 1124 Applin Lane Cocoa Florida 32927 Phone: 914-434-1100

Rivera, Evelyn (General Public) - Proponent 1124 Appline Lane Cocoa Florida

Phone: 914-439-9194

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

CS/HB 1: The Hope Scholarship Program (continued)

Appearances: (continued)

Parks, Chikara (General Public) - Proponent 1214 19th Avenue South St. Petersburg Florida 33705 Phone: 727-565-5439

Lawther, Nancy (General Public) - Information Only Miami Dade County Council PTA/PTSA VP of Advocacy and Legislation 9140 SW 59 Ave. Miami FL 33156 Phone: (305) 665-6324

Mattox, William (General Public) - Proponent James Madison Institute 100 N Duval Street Tallahassee FL 32301 Phone: 850-386-3131

Reece, Rick - Opponent Broward Teachers Union 4911 Tyler Hollywood Florida 33041 Phone: 954-881-2398

Clements, Sara (Lobbyist) - Proponent Step Up for Students 1901 Ulmerton Rd Ste 180 Ste 180 Clearwater FL 33762-2300 Phone: (727) 451-9811

Cook, Shane (General Public) - Waive In Opposition Broward Teachers Union 6840 SW 16th Street Pembroke Pines Florida 33023

Minchew, Kenny (General Public) - Waive In Opposition Broward Teachers Union 1751 NW 81st Street Way Plantation Florida 33322 Phone: 954-682-8477

Ruido, Liliana (General Public) - Waive In Opposition Broward Teachers Union 600 North University Drive Sunrise Florida Phone: 954-486-6250

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Location: Reed Hall (102 HOB)

CS/HB 1: The Hope Scholarship Program (continued)

Appearances: (continued)

McClary, Roosevelt (General Public) - Waive In Opposition Broward Teachers Union 3144 NW 40th Court Fort Lauderdale Florida 33309

Phone: 754-367-5887

Alvaez, Felicia (State Employee) (General Public) - Waive In Opposition Broward Teachers Union Teacher 22317 NW 66th Avenue #2304 Boca Raton Florida 33428

Phone: 954-803-3569

Gibbs, Kevin (General Public) - Waive In Opposition 33 General Doolittle Road Daytona Beach Florida 32124 Phone: 386-481-7489

Hunter, Starr (General Public) - Waive In Opposition 702 Crosswinds Drive West Palm Beach Florida 33413

Phone: 561-818-3123

Datz, Amy (General Public) - Waive In Opposition Retired, State Employee Family 1130 Crestview Ave. Tallahassee FL 32303 Phone: (850) 322-7599

Cirdella, Jim (General Public) - Waive In Opposition 11553 Bitola Drive Odessa Florida 33556

Nazario, Evelyn (General Public) - Waive In Opposition 1935 S Conway Rd, R-5 Orlando FL 32812 Phone: 321-946-9490

Carroll, Albert (General Public) - Waive In Opposition 4945 37 Avenue N St. Petersburg FL 32310 Phone: 727-742-1640

Starling, Andy (General Public) - Waive In Opposition 6851 NE Circle 337 Bronson Florida 32621

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Location: Reed Hall (102 HOB)

CS/HB 1 : The Hope Scholarship Program (continued)

Appearances: (continued)

Leman, Marie-Claire (General Public) - Waive In Opposition Common Ground 1911 Wahalaw Ct Tallahassee FL 32301 Phone: 850-728-7514

Campbell, Adam (General Public) - Waive In Opposition 3738 Kenyon Road Lake Worth Florida

McDonnell, Shawn (General Public) - Waive In Opposition 3312 April Lane
Palm Harbor Florida 34684
Phone: 727-423-0055

Zain, Jeremy (General Public) - Waive In Opposition 172 Tuscany Bend Street Daytona Beach Florida 32117

Gates, David (General Public) - Waive In Opposition 1444 Menlo Avenue Jacksonville Florida 32218 Phone: 904-322-3995

Parsons, Theo (General Public) - Waive In Opposition Self 221 Maplecrest Cir. Jupiter FL 33458 Phone: 561-346-5241

Byrne, Kevin (General Public) - Waive In Opposition 256 SE Todd Ave Port St. Lucie FL 34983 Phone: 772-979-5899

Surillo, Luis (General Public) - Waive In Opposition 3543 Rodrick Circle Orlando Florida 32824



Amendment No. 1

	Adopt-P
TTEE ACTION	,
(Y/N)	wlo
(Y/N)	11
(Y/N)	objection
(Y/N)	
(Y/N)	
1	
	(Y/N) (Y/N) (Y/N) (Y/N)

Committee/Subcommittee hearing bill: Education Committee Representative Donalds offered the following:

Amendment

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Remove line 152 and insert:

<u>subsection (3), the school principal, or his or her designee,</u>

shall provide a copy of the

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Amendment No. 2

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COMMITTEE/SUBCOMMI	TTEE ACTION	
ADOPTED	(Y/N)	10 + 0
ADOPTED AS AMENDED	(Y/N)	A d opted
ADOPTED W/O OBJECTION	(Y/N)	W/0
FAILED TO ADOPT	(Y/N)	objection
WITHDRAWN	(Y/N)	
OTHER		

Committee/Subcommittee hearing bill: Education Committee Representative Donalds offered the following:

Amendment (with title amendment)

Between lines 717 and 718, insert: Section 6. Section 1002.421, Florida Statutes, is amended to read:

1002.421 Accountability of private schools participating in State school choice scholarship program accountability and oversight programs.—

(1) PRIVATE SCHOOL ELIGIBILITY AND OBLIGATIONS.—A Florida private school participating in the Florida Tax Credit Scholarship Program established pursuant to s. 1002.395 or an educational scholarship program established pursuant to this chapter must be a Florida private school as defined in s. 1002.01(2), be registered, and be in compliance comply with all

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Amendment No. 2

requirements of this section in addition to private school	
requirements outlined in s. 1002.42, specific requirements	
identified within respective scholarship program laws, and othe	r
provisions of Florida law that apply to private schools, and	
must:-	

- (2) A private school participating in a scholarship program must be a Florida private school as defined in s. 1002.01(2), must be registered in accordance with s. 1002.42, and must:
- (a) Comply with the antidiscrimination provisions of 42 U.S.C. s. 2000d.
- (b) Notify the department of its intent to participate in a scholarship program.
- (c) Notify the department of any change in the school's name, school director, mailing address, or physical location within 15 days after the change.
- organization all documentation required for a student's participation, including the private school's and student's individual fee schedule, and Complete student enrollment and attendance verification requirements, including use of an online attendance verification as required by the department or scholarship-funding organization form, prior to scholarship payment.
- (e) Annually complete and submit to the department a 372449 h0001-line 717.docx



Amendment No. 2

notarized scholarship compliance statement certifying that all school employees and contracted personnel with direct student contact have undergone background screening pursuant to s. 943.0542 and have met the screening standards of s. 435.04.

- (f) Demonstrate fiscal soundness and accountability by:
- 1. Being in operation for at least 3 school years or obtaining a surety bond or letter of credit for the amount equal to the scholarship funds for any quarter and filing the surety bond or letter of credit with the department.
- 2. Requiring the parent of each scholarship student to personally restrictively endorse the scholarship warrant to the school or approve a funds transfer before any funds are deposited for a student. The school may not act as attorney in fact for the parent of a scholarship student under the authority of a power of attorney executed by such parent, or under any other authority, to endorse a scholarship warrant or approve a funds transfer warrants on behalf of such parent.
- (g) Meet applicable state and local health, safety, and welfare laws, codes, and rules, including:
 - 1. Firesafety.
 - 2. Building safety.
- (h) Employ or contract with teachers who hold baccalaureate or higher degrees, have at least 3 years of teaching experience in public or private schools, or have special skills, knowledge, or expertise that qualifies them to

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Amendment No. 2

provide instruction in subjects taught.

- (i) Maintain a physical location in the state at which each student has regular and direct contact with teachers.
- (j) Publish on the school's website, or in a written format, information for parents regarding the school, including, but not limited to, programs, services, and the qualifications of classroom teachers.
- (k) At a minimum, provide the parent of each scholarship student with a written explanation of the student's progress on a quarterly basis.
- (1) Cooperate with a student whose parent chooses to participate in the statewide assessments pursuant to s. 1008.22.
- (m)(i) Require each employee and contracted personnel with direct student contact, upon employment or engagement to provide services, to undergo a state and national background screening, pursuant to s. 943.0542, by electronically filing with the Department of Law Enforcement a complete set of fingerprints taken by an authorized law enforcement agency or an employee of the private school, a school district, or a private company who is trained to take fingerprints and deny employment to or terminate an employee if he or she fails to meet the screening standards under s. 435.04. Results of the screening shall be provided to the participating private school. For purposes of this paragraph:
- 1. An "employee or contracted personnel with direct 372449 h0001-line 717.docx



Amendment No. 2

student contact" means any employee or contracted personnel who has unsupervised access to a scholarship student for whom the private school is responsible.

- 2. The costs of fingerprinting and the background check shall not be borne by the state.
- 3. Continued employment of an employee or contracted personnel after notification that he or she has failed the background screening under this paragraph shall cause a private school to be ineligible for participation in a scholarship program.
- 4. An employee or contracted personnel holding a valid Florida teaching certificate who has been fingerprinted pursuant to s. 1012.32 is not required to comply with the provisions of this paragraph.
- 5.(3)(a) All fingerprints submitted to the Department of Law Enforcement as required by this section shall be retained by the Department of Law Enforcement in a manner provided by rule and entered in the statewide automated biometric identification system authorized by s. 943.05(2)(b). Such fingerprints shall thereafter be available for all purposes and uses authorized for arrest fingerprints entered in the statewide automated biometric identification system pursuant to s. 943.051.
- 6.(b) The Department of Law Enforcement shall search all arrest fingerprints received under s. 943.051 against the fingerprints retained in the statewide automated biometric

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Amendment No. 2

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identification system under subparagraph 5 paragraph (a). Any arrest record that is identified with the retained fingerprints of a person subject to the background screening under this section shall be reported to the employing school with which the person is affiliated. Each private school participating in a scholarship program is required to participate in this search process by informing the Department of Law Enforcement of any change in the employment or contractual status of its personnel whose fingerprints are retained under subparagraph 5 paragraph (a). The Department of Law Enforcement shall adopt a rule setting the amount of the annual fee to be imposed upon each private school for performing these searches and establishing the procedures for the retention of private school employee and contracted personnel fingerprints and the dissemination of search results. The fee may be borne by the private school or the person fingerprinted.

7.(c) Employees and contracted personnel whose fingerprints are not retained by the Department of Law Enforcement under subparagraphs 5. and 6. paragraphs (a) and (b) are required to be refingerprinted and must meet state and national background screening requirements upon reemployment or reengagement to provide services in order to comply with the requirements of this section.

8.(d) Every 5 years following employment or engagement to provide services with a private school, employees or contracted

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Amendment No. 2

personnel required to be screened under this section must meet
screening standards under s. 435.04, at which time the private
school shall request the Department of Law Enforcement to
forward the fingerprints to the Federal Bureau of Investigation
for national processing. If the fingerprints of employees or
contracted personnel are not retained by the Department of Law
Enforcement under subparagraph 5. paragraph (a), employees and
contracted personnel must electronically file a complete set of
fingerprints with the Department of Law Enforcement. Upon
submission of fingerprints for this purpose, the private school
shall request that the Department of Law Enforcement forward the
fingerprints to the Federal Bureau of Investigation for national
processing, and the fingerprints shall be retained by the
Department of Law Enforcement under subparagraph 5 paragraph
(a) .

- (4) A private school that accepts scholarship students under s. 1002.39 or s. 1002.395 must:
- (a) Disqualify instructional personnel and school administrators, as defined in s. 1012.01, from employment in any position that requires direct contact with students if the personnel or administrators are ineligible for such employment under s. 1012.315.
- $\underline{\text{(n)}}$ Adopt policies establishing standards of ethical conduct for instructional personnel and school administrators. The policies must require all instructional personnel and school

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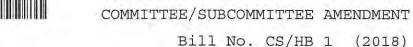
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administrators, as defined in s. 1012.01, to complete training on the standards; establish the duty of instructional personnel and school administrators to report, and procedures for reporting, alleged misconduct by other instructional personnel and school administrators which affects the health, safety, or welfare of a student; and include an explanation of the liability protections provided under ss. 39.203 and 768.095. A private school, or any of its employees, may not enter into a confidentiality agreement regarding terminated or dismissed instructional personnel or school administrators, or personnel or administrators who resign in lieu of termination, based in whole or in part on misconduct that affects the health, safety, or welfare of a student, and may not provide the instructional personnel or school administrators with employment references or discuss the personnel's or administrators' performance with prospective employers in another educational setting, without disclosing the personnel's or administrators' misconduct. Any part of an agreement or contract that has the purpose or effect of concealing misconduct by instructional personnel or school administrators which affects the health, safety, or welfare of a student is void, is contrary to public policy, and may not be enforced.

(o) (c) Before employing instructional personnel or school administrators in any position that requires direct contact with students, conduct employment history checks of each of the

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personnel's or administrators' previous employers, screen the personnel or administrators through use of the educator screening tools described in s. 1001.10(5), and document the findings. If unable to contact a previous employer, the private school must document efforts to contact the employer.

- (p) Require each owner or operator of the private school, prior to employment or engagement to provide services, to undergo level 2 background screening as provided under chapter 435. For purposes of this paragraph, the term "owner or operator" means an owner, operator, superintendent, or principal of, or a person with equivalent decisionmaking authority over, a private school participating in a scholarship program established pursuant to this chapter. The fingerprints for the background screening must be electronically submitted to the Department of Law Enforcement and may be taken by an authorized law enforcement agency or a private company who is trained to take fingerprints. However, the complete set of fingerprints of an owner or operator may not be taken by the owner or operator. The owner or operator shall provide a copy of the results of the state and national criminal history check to the Department of Education. The cost of the background screening may be borne by the owner or operator.
- 1. Every 5 years following employment or engagement to provide services, each owner or operator must meet level 2 screening standards as described in s. 435.04, at which time the

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Amendment No. 2

owner or operator shall request the Department of Law
Enforcement to forward the fingerprints to the Federal Bureau of
Investigation for level 2 screening. If the fingerprints of an
owner or operator are not retained by the Department of Law
Enforcement under subparagraph 2., the owner or operator must
electronically file a complete set of fingerprints with the
Department of Law Enforcement. Upon submission of fingerprints
for this purpose, the owner or operator shall request that the
Department of Law Enforcement forward the fingerprints to the
Federal Bureau of Investigation for level 2 screening, and the
fingerprints shall be retained by the Department of Law
Enforcement under subparagraph 2.

- 2. Fingerprints submitted to the Department of Law Enforcement as required by this paragraph must be retained by the Department of Law Enforcement in a manner approved by rule and entered in the statewide automated biometric identification system authorized by s. 943.05(2)(b). The fingerprints must thereafter be available for all purposes and uses authorized for arrest fingerprints entered in the statewide automated biometric identification system pursuant to s. 943.051.
- 3. The Department of Law Enforcement shall search all arrest fingerprints received under s. 943.051 against the fingerprints retained in the statewide automated biometric identification system under subparagraph 2. Any arrest record that is identified with an owner's or operator's fingerprints

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Amendment No. 2

242	must be reported to the owner or operator, who must report to
243	the Department of Education. Any costs associated with the
244	search shall be borne by the owner or operator.
245	4. An owner or operator who fails the level 2 background
246	screening is not eligible to participate in a scholarship
247	program under this chapter.
248	5. In addition to the offenses listed in s. 435.04, a
249	person required to undergo background screening pursuant to this
250	part or authorizing statutes must not have an arrest awaiting
251	final disposition for, must not have been found guilty of, or
252	entered a plea of nolo contendere to, regardless of
253	adjudication, and must not have been adjudicated delinquent for,
254	and the record must not have been sealed or expunged for, any of
255	the following offenses or any similar offense of another
256	jurisdiction:
257	a. Any authorizing statutes, if the offense was a felony.
258	b. This chapter, if the offense was a felony.
259	c. Section 409.920, relating to Medicaid provider fraud.
260	d. Section 409.9201, relating to Medicaid fraud.
261	e. Section 741.28, relating to domestic violence.
262	f. Section 817.034, relating to fraudulent acts through
263	mail, wire, radio, electromagnetic, photoelectronic, or
264	photooptical systems.
265	g. Section 817.234, relating to false and fraudulent
266	insurance claims.

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267	h. Section 817.505, relating to patient brokering.
268	i. Section 817.568, relating to criminal use of personal
269	identification information.
270	j. Section 817.60, relating to obtaining a credit card
271	through fraudulent means.
272	k. Section 817.61, relating to fraudulent use of credit
273	cards, if the offense was a felony.
274	1. Section 831.01, relating to forgery.
275	m. Section 831.02, relating to uttering forged
276	instruments.
277	n. Section 831.07, relating to forging bank bills, checks,
278	drafts, or promissory notes.
279	o. Section 831.09, relating to uttering forged bank bills,
280	checks, drafts, or promissory notes.
281	p. Section 831.30, relating to fraud in obtaining
282	medicinal drugs.
283	q. Section 831.31, relating to the sale, manufacture,
284	delivery, or possession with the intent to sell, manufacture, or
285	deliver any counterfeit controlled substance, if the offense was
286	a felony.
287	6. At least 30 calendar days before a transfer of
288	ownership of a private school, the owner or operator shall
289	notify the parent of each scholarship student.
290	7. The owner or operator of a private school that has been
291	deemed ineligible to participate in a scholarship program

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pursuant to this chapter may not transfer ownership or management authority of the school to a relative in order to participate in a scholarship program as the same school or a new school. For purposes of this subparagraph, the term "relative" means father, mother, son, daughter, grandfather, grandmother, brother, sister, uncle, aunt, cousin, nephew, niece, husband, wife, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half-brother, or half-sister.

Provide a report from an independent certified public (a) accountant who performs the agreed-upon procedures developed pursuant to s. 1002.395(6)(o) if the private school receives more than \$250,000 in funds from scholarships awarded under this chapter in a state fiscal year. A private school subject to this subsection must annually submit the report by September 15 to the scholarship-funding organization that awarded the majority of the school's scholarship funds. However, a school that receives more than \$250,000 in scholarship funds only through the John M. McKay Scholarship for Students with Disabilities Program pursuant to s. 1002.39 must submit the report by September 15 to the department. The agreed-upon procedures must be conducted in accordance with attestation standards established by the American Institute of Certified Public Accountants.

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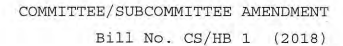
Amendment No. 2

(F) (B) (1)	
318	The dep
319	1002.39
320	comply

The department shall suspend the payment of funds under ss. 1002.39 and 1002.395 to a private school that knowingly fails to comply with this subsection, and shall prohibit the school from enrolling new scholarship students, for 1 fiscal year and until the school complies.

- (5) If The inability of a private school fails to meet the requirements of this subsection or has consecutive years of material exceptions listed in the report required under paragraph (q), the commissioner may determine that the private school is ineligible section shall constitute a basis for the ineligibility of the private school to participate in a scholarship program as determined by the department.
 - (2) DEPARTMENT OF EDUCATION OBLIGATIONS.-
 - (a) The Department of Education shall:
- 1. Annually verify the eligibility of private schools that meet the requirements of this section, specific requirements identified within respective scholarship program laws, and other provisions of state law that apply to private schools.
- 2. Establish a toll-free hotline that provides parents and private schools with information on participation in the scholarship programs.
- 3. Establish a process by which individuals may notify the department of any violation by a parent, private school, or school district of state laws relating to program participation.

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Amendment No. 2

If the dep	artment	has re	asonable	cause t	to believ	e that	<u>a</u>	
violation	of this	sectio	n or any	rule a	dopted by	the St	ate Boar	d
of Educati	on has	occurre	d, it sh	all cond	duct an i	nquiry	or make	a
referral t	o the ap	opropri	ate agen	cy for a	an invest	igation	1. A	
department	inquiry	y is no	t subjec	t to the	e require	ments c	of chapte	r
120.								

- 4. Require an annual, notarized, sworn compliance statement from participating private schools certifying compliance with state laws, and retain such records.
- 5. Coordinate with the entities conducting the health inspection for a private school to obtain copies of the inspection reports.
- 6. Conduct site visits to private schools entering a scholarship program for the first time. Beginning with the 2019-2020 school year, a private school is not eligible to receive scholarship payments until a satisfactory site visit has been conducted and the school is in compliance with all other requirements of this section.
- 7. Coordinate with the State Fire Marshal to obtain access to fire inspection reports for private schools. The authority conducting the fire safety inspection shall certify to the State Fire Marshal that the annual inspection has been completed and that the school is in full compliance. The certification shall be made electronically or by such other means as directed by the State Fire Marshal.

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Amendment No. 2

8. Upon the request of a participating private school
authorized to administer statewide assessments, provide at no
cost to the school the statewide assessments administered under
s. 1008.22 and any related materials for administering the
assessments. Students at a private school may be assessed using
the statewide assessments if the addition of those students and
the school does not cause the state to exceed its contractual
caps for the number of students tested and the number of testing
sites. The state shall provide the same materials and support to
a private school that it provides to a public school. A private
school that chooses to administer statewide assessments under s.
1008.22 shall follow the requirements set forth in ss. 1008.22
and 1008.24, rules adopted by the State Board of Education to
implement those sections, and district-level testing policies
established by the district school board.

- (b) The department may conduct site visits to any private school participating in a scholarship program pursuant to this chapter that has received a complaint about a violation of state law or state board rule pursuant to subparagraph (a)3. or has received a notice of noncompliance or a notice of proposed action within the previous 2 years.
- (c) Annually, by December 15, the department shall report to the Governor, the President of the Senate, and the Speaker of the House of Representatives its actions in implementing accountability in the scholarship programs under this section,

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Amendment No. 2

any substantiated allegations or violations of law or rule by an eligible private school under this section, and the corrective action taken.

- (3) COMMISSIONER OF EDUCATION AUTHORITY AND OBLIGATIONS.—
 The Commissioner of Education:
- (a) Shall deny, suspend, or revoke a private school's participation in a scholarship program if it is determined that the private school has failed to comply with this section or exhibits a previous pattern of failure to comply. However, if the noncompliance is correctable within a reasonable amount of time, not to exceed 45 days, and if the health, safety, or welfare of the students is not threatened, the commissioner may issue a notice of noncompliance which provides the private school with a timeframe within which to provide evidence of compliance before taking action to suspend or revoke the private school's participation in the scholarship program.
- (b) May deny, suspend, or revoke a private school's participation in a scholarship program if the commissioner determines that an owner or operator of the private school is operating or has operated an educational institution in this state or in another state or jurisdiction in a manner contrary to the health, safety, or welfare of the public or if the owner or operator has exhibited a previous pattern of failure to comply with this section or specific requirements identified within respective scholarship program laws. For purposes of this

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Amendment No. 2

subse	ection, the term "owner or operator" has the same meaning as
prov	ided in paragraph (1)(p).
	(c)1. In making such a determination, may consider factors
that	include, but are not limited to, acts or omissions by an
owne	r or operator which led to a previous denial, suspension, or
revo	cation of participation in a state or federal education
scho:	larship program; an owner's or operator's failure to
reiml	ourse the department or scholarship-funding organization for
scho	larship funds improperly received or retained by a school;
the :	imposition of a prior criminal sanction related to an
owne	r's or operator's management or operation of an educational
inst	itution; the imposition of a civil fine or administrative
fine	, license revocation or suspension, or program eligibility
suspe	ension, termination, or revocation related to an owner's or
opera	ator's management or operation of an educational
inst	itution; or other types of criminal proceedings in which an
owne	r or operator was found guilty of, regardless of
adju	dication, or entered a plea of nolo contendere or guilty to,
any o	offense involving fraud, deceit, dishonesty, or moral
turp	itude.
	2. The commissioner's determination is subject to the
follo	owing:
	a. If the commissioner intends to deny, suspend, or revoke

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Published On: 2/6/2018 6:16:54 PM

a private school's participation in the scholarship program, the

department shall notify the private school of such proposed



Amendment No. 2

action in writing by certified mail and regular mail to the private school's address of record with the department. The notification shall include the reasons for the proposed action and notice of the timelines and procedures set forth in this paragraph.

- b. The private school that is adversely affected by the proposed action shall have 15 days after receipt of the notice of proposed action to file with the department's agency clerk a request for a proceeding pursuant to ss. 120.569 and 120.57. If the private school is entitled to a hearing under s. 120.57(1), the department shall forward the request to the Division of Administrative Hearings.
- c. Upon receipt of a request referred pursuant to this subparagraph, the director of the Division of Administrative Hearings shall expedite the hearing and assign an administrative law judge who shall commence a hearing within 30 days after the receipt of the formal written request by the division and enter a recommended order within 30 days after the hearing or within 30 days after receipt of the hearing transcript, whichever is later. Each party shall be allowed 10 days in which to submit written exceptions to the recommended order. A final order shall be entered by the agency within 30 days after the entry of a recommended order. The provisions of this sub-subparagraph may be waived upon stipulation by all parties.
 - (d) May immediately suspend payment of scholarship funds

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Amendment No. 2

467	if it is determined that there is probable cause to believe that
468	there is:
469	1. An imminent threat to the health, safety, or welfare of
470	the students;
471	2. A previous pattern of failure to comply with this
472	section; or
473	3. Fraudulent activity on the part of the private school.
474	Notwithstanding s. 1002.22, in incidents of alleged fraudulent
475	activity pursuant to this section, the department's Office of
476	Inspector General is authorized to release personally
477	identifiable records or reports of students to the following
478	persons or organizations:
479	a. A court of competent jurisdiction in compliance with an
480	order of that court or the attorney of record in accordance with
481	a lawfully issued subpoena, consistent with the Family
482	Educational Rights and Privacy Act, 20 U.S.C. s. 1232g.
483	b. A person or entity authorized by a court of competent
484	jurisdiction in compliance with an order of that court or the
485	attorney of record pursuant to a lawfully issued subpoena,
486	consistent with the Family Educational Rights and Privacy Act,
487	20 U.S.C. s. 1232g.
488	c. Any person, entity, or authority issuing a subpoena for
489	law enforcement purposes when the court or other issuing agency
490	has ordered that the existence or the contents of the subpoena
491	or the information furnished in response to the subpoena not be

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Amendment No. 2

492	disclosed, consistent with the Family Educational Rights and
493	Privacy Act, 20 U.S.C. s. 1232g, and 34 C.F.R. s. 99.31.
494	
495	The commissioner's order suspending payment pursuant to this
496	paragraph may be appealed pursuant to the same procedures and
497	timelines as the notice of proposed action set forth in
498	subparagraph (c) 2.
499	(4) (6) The inclusion of eligible private schools within
500	options available to Florida public school students does not
501	expand the regulatory authority of the state, its officers, or
502	any school district to impose any additional regulation of
503	private schools beyond those reasonably necessary to enforce
504	requirements expressly set forth in this section.
505	(5) (7) The State Board of Education shall adopt rules
506	pursuant to ss. 120.536(1) and 120.54 to administer this
507	section, including rules to establish a deadline for private
508	school applications for participation and timelines for the
509	department to conduct site visits.
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513	TITLE AMENDMENT
514	Remove lines 18-70 and insert:
515	program requirements; providing parent and student
516	responsibilities for initial and continued participation in the

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Amendment No. 2

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program; providing nonprofit scholarship-funding organization obligations; providing for the calculation of the scholarship amount; providing the scholarship amount for students transferred to certain public schools; requiring verification of specified information before a scholarship may be disbursed; providing requirements for the scholarship payments; providing funds for administrative expenses for certain nonprofit scholarship-funding organizations; providing requirements for administrative expenses; prohibiting a nonprofit scholarshipfunding organization from charging an application fee; providing Auditor General obligations; providing requirements for elections to contribute to the program; requiring the Department of Revenue to adopt forms to administer the program; providing reporting requirements for nonprofit scholarship-funding organizations relating to contributions; providing requirements for certain agents of the Department of Revenue and motor vehicle dealers; providing penalties; providing for the restitution of specified funds under certain circumstances; providing the state is not liable for the award or use of program funds; prohibiting additional regulations for private schools participating in the program beyond those necessary to enforce program requirements; requiring the State Board of Education to adopt rules to administer the program; creating s. 212.1832, F.S.; authorizing certain persons to elect to direct certain state sales and use tax revenue to be transferred to a

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Amendment No. 2

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nonprofit scholarship-funding organizations for the Hope Scholarship Program; providing requirements for motor vehicle dealers; requiring the Department of Revenue to disregard certain tax credits for specified purposes; amending s. 213.053, F.S.; requiring the Department of Revenue to share specified information with eligible nonprofit scholarship-funding organizations; providing that certain requirements apply to such organizations; authorizing the Department of Revenue to adopt emergency rules for specified purposes; providing a contingent appropriation; amending s. 1002.421, F.S.; providing private school requirements for participation in educational scholarship programs; providing background screening requirements and procedures for owners of private schools; providing that a private school is ineligible to participate in an educational scholarship program under certain circumstances; providing department obligations relating to educational scholarship programs; providing commissioner authority and responsibilities for educational scholarship programs; authorizing the commissioner to deny, suspend, or revoke a private school's participation in an educational scholarship program; providing an effective date.

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Amendment No. 3

Committee/Subcommittee hearing bill: Education Committee
Representative Donalds offered the following:

Amendment

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Remove lines 178-421 and insert:

- (b) 1. Annually administer or make provision for students participating in the program in grades 3 through 10 to take one of the nationally norm-referenced tests identified by the department or the statewide assessments pursuant to s. 1008.22. Students with disabilities for whom standardized testing is not appropriate are exempt from this requirement. A participating private school shall report a student's scores to his or her parent.
- 2. Administer the statewide assessments pursuant to s.

 1008.22 if a private school chooses to offer the statewide

 assessments. A participating private school may choose to offer

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Amendment No. 3

and administer	the statewide	e assessme	nts to a	ll stude	ents w	vho
attend the pri	vate school in	n grades 3	through	10 and	must	submit
a request in w	riting to the	departmen	t by Mar	ch 1 of	each	year
in order to adm	minister the s	statewide a	assessme	nts in t	the	
subsequent sch	ool year.					

If a private school fails to meet the requirements of this subsection, or s. 1002.421 the commissioner may determine that the private school is ineligible to participate in the program.

(8) DEPARTMENT OF EDUCATION OBLIGATIONS.—The department shall:

- (a) Cross-check the list of participating scholarship students with the public school enrollment lists to avoid duplication.
- (b) Maintain a list of nationally norm-referenced tests identified for purposes of satisfying the testing requirement in paragraph (10)(f). The tests must meet industry standards of quality in accordance with State Board of Education rule.
- (c) Require quarterly reports by an eligible nonprofit scholarship-funding organization regarding the number of students participating in the program, the private schools in which the students are enrolled, and other information deemed necessary by the department.
- (d) Contract with an independent entity to provide an annual evaluation of the program by:

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Published On: 2/6/2018 6:17:46 PM



Amendment No. 3

1. Reviewing the school climate and code of student
conduct of each public school from which 10 or more students
transferred to another public school or private school using the
Hope scholarship to determine areas in the school or school
district procedures involving reporting, investigating, and
communicating a parent's and student's rights that are in need
of improvement. At a minimum, the review must include:

- a. An assessment of the investigation time and quality of the response of the school and the school district.
- b. An assessment of the effectiveness of communication procedures with the students involved in an incident, the students' parents, and the school and school district personnel;
 - c. An analysis of school incident and discipline data;
- d. The challenges and obstacles relating to implementing recommendations from the review.
- 2. Reviewing the school climate and code of student conduct of each public school to which a student transferred if the student was from a school identified in subparagraph 1. in order to identify best practices and make recommendations to a public school at which the incidents occurred.
- 3. Reviewing the performance of participating students enrolled in a private school in which at least 51 percent of the total enrolled students in the prior school year participated in the program and in which there are at least 10 participating students who have scores for tests administered.

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Amendment No. 3

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	4.	Sur	veyi	ng th	ne pa	aren	ts o	f par	tic	cipat	ing	stude	nts	to	
deter	min	e a	cader	nic,	safe	ety,	and	scho	01	clim	ate	satis	fact	ion	and
to id	lent.	ify	any	chal	leng	ges	to o	r obs	tac	cles	in a	addres	sing	the	2
incid	dent	or	rela	ating	y to	the	use	of t	he	scho	lar	ship.			

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Amendment No. 4

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ADOPTED	TTEE ACTION	Adopted
ADOPIED	(Y/N)	
ADOPTED AS AMENDED	- (A/N)	Adopted Woobjection
ADOPTED W/O OBJECTION	(Y/N)	00001
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER		
Committee/Subcommittee Representative Donalds		
Representative Donalds	offered the foll	

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Amendment No. 5

COMMITTEE/SUBCOMMI	TTEE ACTION
ADOPTED	(Y/N)
ADOPTED AS AMENDED	(Y/N)
ADOPTED W/O OBJECTION	(Y/N)
FAILED TO ADOPT	(Y/N)
WITHDRAWN	(Y/N)
OTHER	

Committee/Subcommittee hearing bill: Education Committee
Representative Jones offered the following:

Amendment

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Remove line 166 and insert:

(b) If the parent decides to keep the student in a public school the public school shall provide a behavioral specialist or intervention counselor to assist the student who was subjected to an incident listed in subsection (3). This subsection is subject to legislative appropriations.

(b) (c) For each student participating in the program in a

300647 - CSHB1 line166.docx

Published On: 2/7/2018 1:45:01 PM

Education Committee

2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

CS/HB 515: Offenses Against Student Safety

Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Bruce Antone	X				
Robert Asencio			X		
Kimberly Daniels	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Jay Fant	X				
Jason Fischer	X				
Shevrin Jones	X				
Chris Latvala	X				
Larry Lee, Jr.	X				
Amber Mariano	X				
Rene Plasencia	X				
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn			X		
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 18	Total Nays: (

CS/HB 515 Amendments

Amendment 761531

X Adopted Without Objection

Appearances:

Law Enforcement
Bishop, Barney (Lobbyist) - Waive In Support
Florida Smart Justice Alliance
204 S Monroe St Ste 201
Tallahassee FL

Phone: (850) 907-3436

Daniels, Chase (Lobbyist) - Waive In Support Pasco County Sheriff's Office 8700 Citizens Dr New Port Richey FL

Phone: (727) 277-6226



Amendment No. 1

COMMITTEE/SUBCOMMI	TTEE ACTION	
ADOPTED	(Y/N)	of alad
ADOPTED AS AMENDED	(Y/N)	Booted
ADOPTED W/O OBJECTION	(Y/N)	w(0
FAILED TO ADOPT	(Y/N)	object ~
WITHDRAWN	(Y/N)	0 9/2000
OTHER		

Committee/Subcommittee hearing bill: Education Committee
Representative Mariano offered the following:

Amendment

Remove lines 21-29 and insert:

(b) "School" has the same meaning as provided in s.

1003.01 and includes a private school as defined in s. 1002.01,
a voluntary prekindergarten education program as described in s.

1002.53(3), early learning programs, a public school as
described in s. 402.3025(1), the Florida School for the Deaf and
the Blind, and the Florida Virtual School established under s.

1002.37, and, with respect to a student participating in a dual
enrollment program under s. 1007.271, the postsecondary
institution in which the student is enrolled. The term does not
include a facility dedicated exclusively to the education of
adults.

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Amendment No. 1

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	(C)	"Studen	ıt"	means	5 8	a person	who	is e	nrolled	at	a	school
or	partic	ipating	in	a dua	1	enrollm	ent	progr	am under	. s.	.]	L007.271.

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Published On: 2/6/2018 6:19:56 PM

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB)
CS/HB 731: Home Education

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Bruce Antone	X				
Robert Asencio			X		
Kimberly Daniels	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Jay Fant	X				
Jason Fischer	X				
Shevrin Jones	X				
Chris Latvala	X				
Larry Lee, Jr.	X				
Amber Mariano	X				
Rene Plasencia	X				
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn			X		
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 18	Total Nays: 0			

CS/HB 731 Amendments

Amendment 299013

Phone: (850) 264-2184

X Adopted Without Objection

Appearances:

Frost, Shawn (Lobbyist) - Waive In Support Florida Coalition of School Board Members 113 S. Monroe Street First Floor Tallahassee Florida Phone: (772) 584-1454

Home education issues
Dickinson, Brenda (Lobbyist) - Waive In Support
Home Education Foundation
Po Box 12563
Tallahassee FL

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

CS/HB 731: Home Education (continued)

Appearances: (continued)

Goff, Shan (Lobbyist) - Waive In Support Foundation for Florida's Future FL Policy Director 215 S Monroe Street Tallahassee FL 32301

Phone: 850-544-6138



Amendment No. 1

COMMITTEE/SUBCOMMITT	EE ACTION	a solet
ADOPTED	(Y/N)	Mar op?
ADOPTED AS AMENDED	(Y/N)	ا ٥ ار
ADOPTED W/O OBJECTION	(Y/N)	
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER		

Committee/Subcommittee hearing bill: Education Committee Representative Sullivan offered the following:

Amendment (with directory and title amendments)

Between lines 401 and 402, insert:

enrollment in college credit dual enrollment courses must include a 3.0 unweighted high school grade point average and the minimum score on a common placement test adopted by the State Board of Education which indicates that the student is ready for college-level coursework. Student eligibility requirements for continued enrollment in college credit dual enrollment courses must include the maintenance of a 3.0 unweighted high school grade point average and the minimum postsecondary grade point average established by the postsecondary institution. Regardless of meeting student eligibility requirements for continued

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Published On: 2/6/2018 6:20:40 PM



Amendment No. 1

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enrollment, a student may lose the opportunity to participate in a dual enrollment course if the student is disruptive to the learning process such that the progress of other students or the efficient administration of the course is hindered. Student eligibility requirements for initial and continued enrollment in career certificate dual enrollment courses must include a 2.0 unweighted high school grade point average. Exceptions to the required grade point averages may be granted on an individual student basis if the educational entities agree and the terms of the agreement are contained within the dual enrollment articulation agreement established pursuant to subsection (21). Florida College System institution boards of trustees may establish additional initial student eligibility requirements, which shall be included in the dual enrollment articulation agreement, to ensure student readiness for postsecondary instruction. Additional requirements included in the agreement may not arbitrarily prohibit students who have demonstrated the ability to master advanced courses from participating in dual enrollment courses or limit the number of dual enrollment courses in which a student may enroll based solely upon enrollment by the student at an independent postsecondary institution.

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DIRECTORY AMENDMENT



Amendment No. 1

42	Remove line 399 and insert:
43	Section 6. Subsection (3) and paragraph (b) of subsection (13)
44	of section
45	
46	
47	TITLE AMENDMENT
48	Remove line 41 and insert:
49	activities; amending s. 1007.271, F.S.; prohibiting limitations
50	on course enrollment; prohibiting

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Published On: 2/6/2018 6:20:40 PM

Education Committee

2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

HB 839 : The Display of the State Motto

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Bruce Antone		X			
Robert Asencio			X		
Kimberly Daniels	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Jay Fant	X				
Jason Fischer	X				
Shevrin Jones	X				
Chris Latvala	X				
Larry Lee, Jr.	X				
Amber Mariano	X				
Rene Plasencia	X				
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn			X		
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 17	Total Nays: 1			

Appearances:

Frost, Shawn (Lobbyist) - Waive In Support Florida Coalition of School Board Members 113 S. Monroe Street First Floor Tallahassee F

Phone: (772) 584-1454

Johnson, Gary (General Public) - Proponent Southern Christian Leadershi Conference

Verdago, Anthony (General Public) - Proponent Christian Family Coalitiion Executive Director 6850 SW 24th Street Miami Florida 33155 Phone: 786-447-6431

Walker, Chris (General Public) - Proponent CFC Lake County Pastor 195 Blackstove Creek Groveland FL 34736

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

HB 839 : The Display of the State Motto (continued)

Appearances: (continued)

Phone: 786-285-4090

Pomar, Armando (General Public) - Proponent HADF President and CEO 7710 Abbott Ave Miami Beach FL 33141

Woltanski, Sue (General Public) - Opponent Common Ground 146 Westminister Drive Tavernier FL 33070 Phone: 305-240-1565

Print Date: 2/7/2018 7:29 pm Leagis ® Page 14 of 20

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB) **HB 887 : Reading Instruction**

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	Х			764	ivay
Bruce Antone	X				
Robert Asencio			X		
Kimberly Daniels	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Jay Fant	X				
Jason Fischer	X				
Shevrin Jones	X				
Chris Latvala	X				
Larry Lee, Jr.	X				
Amber Mariano	X				
Rene Plasencia	X				
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn			X		
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 18	Total Nays: 0			

Appearances:

Goff, Shan (Lobbyist) - Proponent Foundation for Florida's Future FL Policy Director 215 S Monroe Street Tallahassee FL 32301

Phone: 850-544-6138

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

CS/CS/HJR 1031 : Limitation on Terms of Office for Members of a District School Board

X Not Considered

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

HB 1201: Education for Prisoners

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X			7.00	ivay
Bruce Antone	X				
Robert Asencio			X		
Kimberly Daniels	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Jay Fant	X				
Jason Fischer	X				
Shevrin Jones	X				
Chris Latvala	X				
Larry Lee, Jr.	X				
Amber Mariano	X				
Rene Plasencia	X				
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn			X		
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 18	Total Nays: 0			

Appearances:

Corrections
Bishop, Barney (Lobbyist) - Waive In Support
Florida Smart Justice Alliance
204 S Monroe St Ste 201
Tallahassee FL
Phone: (850) 907-3436

Goff, Shan (Lobbyist) - Waive In Support Foundation for Florida's Future FL Policy Director 215 S Monroe Street Tallahassee FL 32301 Phone: 850-544-6138

Education Committee

2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

CS/CS/HB 1279 : School District Accountability

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Bruce Antone	X				
Robert Asencio			X		
Kimberly Daniels	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Jay Fant	X				
Jason Fischer	X				
Shevrin Jones	X				
Chris Latvala	X				
Larry Lee, Jr.	X				
Amber Mariano	X				
Rene Plasencia	X				
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn			X		
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 18	Total Nays: (0		

CS/CS/HB 1279 Amendments

Amendment 675635

X Adopted Without Objection

Amendment 983833

X Adopted Without Objection

Amendment 791019

X Adopted Without Objection

Appearances:

Frost, Shawn (Lobbyist) - Proponent Florida Coalition of School Board Members 113 S. Monroe Street First Floor Tallahassee F

Phone: (772) 584-1454

Education Committee 2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

CS/CS/HB 1279 : School District Accountability (continued)

Appearances: (continued)

Leman, Marie-Claire (General Public) - Opponent Common Ground 1911 Wahalaw Ct Tallahassee FL 32301 Phone: 850-728-7514

Goff, Shan (Lobbyist) - Proponent Foundation for Florida's Future FL Policy Director 215 S Monroe Street Tallahassee FL 32301 Phone: 850-544-6138



Amendment No. 1

1	ADOPTED	(Y/N)
	ADOPTED AS AMENDED	TTEE ACTION (Y/N) (Y/N) A opted (y/n)
	ADOPTED W/O OBJECTION	(Y/N)
	FAILED TO ADOPT	(Y/N)
1	WITHDRAWN	(Y/N)
	OTHER	
	Committee/Subcommittee	bearing bill Barrier G
	Representative Sullivan	hearing bill: Education Committee offered the following:
	Representative Sullivan Amendment (with ti	offered the following: tle amendment)
	Representative Sullivan Amendment (with ti Remove line 188 an	offered the following: tle amendment) d insert:
	Amendment (with ti Remove line 188 an	offered the following: tle amendment) d insert:
in the second	Representative Sullivan Amendment (with ti Remove line 188 an	offered the following: tle amendment) d insert:
in the second	Amendment (with ti Remove line 188 an	offered the following: tle amendment) d insert:
in the second	Amendment (with ti Remove line 188 an (2). any travel outside prior approval by	offered the following: tle amendment) d insert:
	Amendment (with ti Remove line 188 an (2). any travel outside prior approval by	offered the following: tle amendment) d insert: the district that exceeds \$500 requires
	Amendment (with ti Remove line 188 an (2). any travel outside prior approval by	offered the following: tle amendment) d insert: the district that exceeds \$500 requires
	Amendment (with ti Remove line 188 an (2). any travel outside prior approval by TIT Remove lines 15-16	offered the following: tle amendment) d insert: the district that exceeds \$500 requires

675635 - h1279-line 188.docx

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Amendment No. 2

COMMITTEE/SUBCOMMI	TTEE ACTION	
ADOPTED	(Y/N)	Adopted
ADOPTED AS AMENDED	(Y/N)	Horse
ADOPTED W/O OBJECTION	(Y/N)	w(0 00)
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER		

Committee/Subcommittee hearing bill: Education Committee
Representative Sullivan offered the following:

Amendment

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Remove lines 413-439 and insert: understandable to the public and includes:

- (a) Graphical representations, for each public school within the district and for the school district, of the following:
 - 1. Summary financial efficiency data.
 - 2. Fiscal trend information for the previous 3 years on:
- a. The ratio of full-time equivalent students to full-time equivalent instructional personnel.
- b. The ratio of full-time equivalent students to full-time equivalent administrative personnel.
 - c. The total operating expenditures per full-time

983833 - h1279-line 413.docx

Published On: 2/6/2018 6:22:21 PM



Amendment No. 2

equivalent student.

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L7	equival	lent	st	udent.				
L8	<u>d</u> .	. Th	ne	total	instructional	expenditures	per	full-time

- e. The general administrative expenditures as a percentage of the total budget.
- f. The rate of change in the general fund's ending fund balance which is not classified as restricted.
- (b) A link to the web-based fiscal transparency tool developed by the department pursuant to s. 1010.20 to enable taxpayers to evaluate the financial efficiency of the school district and compare the financial efficiency of the school district with other similarly situated school districts.



Amendment No. 3

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COMMITTEE/SUBCOMMIT	TTEE ACTION	
ADOPTED	(Y/N)	Adopted
ADOPTED AS AMENDED	(Y/N)	
ADOPTED W/O OBJECTION	(Y/N)	Wo
FAILED TO ADOPT	(Y/N)	(\$100)
WITHDRAWN	(Y/N)	objection
OTHER		

Committee/Subcommittee hearing bill: Education Committee
Representative Sullivan offered the following:

Amendment (with title amendment)

Remove line 531 and insert:

the conditions are corrected. This subsection does not apply to a district school board member or district superintendent elected or appointed within 1 year of the identification of the conditions in s. 218.503(1) if the individual did not participate in the approval or preparation of the final school district budget adopted prior to the identification of such conditions.

TITLE AMENDMENT

Remove line 60 and insert:

791019 - h1279-line 531.docx

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Amendment No. 3

17	certain	district	school	board	member	and	school	district	

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Education Committee

2/7/2018 9:00AM

Location: Reed Hall (102 HOB)

PCS for HB 1391 : Sexual Offenses Against Students

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Larry Ahern	X				
Bruce Antone	X				
Robert Asencio			X		
Kimberly Daniels	X				
Manny Diaz, Jr.	X				
Byron Donalds	X				
Jay Fant	X				
Jason Fischer	X				
Shevrin Jones	X				
Chris Latvala	X				
Larry Lee, Jr.	X				
Amber Mariano	X				
Rene Plasencia	X				
Mel Ponder	X				
Elizabeth Porter	X				
Jake Raburn			X		
Barrington Russell	X				
Charlie Stone	X				
Jennifer Sullivan	X				
Michael Bileca (Chair)	X				
	Total Yeas: 18	Total Nays: 0			

Appearances:

Cooper, Tanya (Lobbyist) (State Employee) - Waive In Support Department of Education

Department of Education

Dept of Education 325 W Gaines St

Tallahassee FL 32399 Phone: (850) 245-0507

Law Enforcement

Bishop, Barney (Lobbyist) - Waive In Support

Florida Smart Justice Alliance

204 S Monroe St Ste 201

Tallahassee FL

Phone: (850) 907-3436

Daniels, Chase (Lobbyist) - Waive In Support

Pasco County Sheriff's Office

8700 Citizens Dr

New Port Richey FL 34654 Phone: (727) 277-6226