In October 1972, questionnaires asking for information on legislation and achievements in education were sent to all State departments of education, legislative service agencies, State school boards associations, and State offices of the National Education Association (NEA) and the American Federation of Teachers (AFT). In most States, one or more of the organizations sent a reply. The compilation in this book is based on those replies with supplementation and expansion from information collected by ECS.
1972

LEGISLATION AND ACHIEVEMENTS:

PUPIL PERSONNEL

Regulation and Rights
Financial Aid
Food Services
Transportation

Prepared by Doris M. Ross
Department of Research and Information Services

Russell B. Vlaanderen, Director

Research Brief No. 9
Education Commission of the States
Denver, Colorado
Wendell H. Pierce, Executive Director

July 1973

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INTRODUCTION

Research Brief No. 9, devoted to legislation and achievements related to pupil personnel, is the fifth of a series of short reports on specific subject areas in education for 1972. This series is designed to replace the "big book" format used in previous years, and it is hoped that these smaller booklets will be easier to use and that they will provide the reader with a more definitive approach to his search for information.

In October 1972, questionnaires asking for information on legislation and achievements in education were sent to all state departments of education, legislative service agencies, state school boards associations and state offices of the National Education Association and the American Federation of Teachers. In most states (17 states either failed to reply or did not submit information on pupil personnel; 15 states do not hold regular legislative sessions in "even" years), one or more of the organizations sent a reply. The compilation in this book is based on those replies with supplementation and expansion from information collected by ECS in an on-going effort to keep abreast of state education activity.

This report is in no way exhaustive or comparative of individual state activities involving pupil personnel; it merely presents a picture of the state scenes as reported by those organizations queried and as seen by an ECS staff review of newsletters, bulletins, special reports and legislative summaries on file.

States are identified by the official two-letter postal abbreviations listed on the inside back cover. Under each category, reporting states are listed alphabetically. Legislative citations or identifying words are used after each state abbreviation; statute citations (if reported) are listed as well.

Each description of legislation begins with a capitalized word (ENACTED, FAILED, etc.) which indicates the status of the legislation as of May 1973. Other activity descriptions include the name and address (when available) of a person to contact for additional information. We have listed addresses of state departments of education and legislative reference bureaus in the back of the book, along with addresses of the national offices of the National School Boards Association (NSBA), the NEA and the AFT.

For more information on the legislation listed in this brief, write the appropriate state legislative service agency or the state department of education listed in the back of this book.
HOW TO READ ITEMS IN THIS REPORT

Sample

MD HB 553 FAILED. Would have increased the limits of privileged communication as to diagnosis and treatment of mental or emotional or behavioral disorders to include physicians, school psychologists, school counselors and social workers, with extensions of privileged communication rights to minors.

1. State abbreviation—“Maryland”—see inside back cover.

2. Bill number and/or statute citation. Commonly used abbreviations are listed below. Special abbreviations are explained in item description (4).

- H — House
- S — Senate
- A — Assembly
- HB — House Bill
- SB — Senate Bill
- AB — Assembly Bill
- LB — Legislative Bill
- ACT — Act
- PA — Public Act
- PL — Public Law
- Ch — Chapter
- HR — House Resolution
- SR — Senate Resolution
- AR — Assembly Resolution
- HJR, SJR, AJR — House or Senate or Assembly Joint Resolution
- HCR, SCR, ACR — House or Senate or Assembly Concurrent Resolution

3. Status of legislation in May 1973. Terms include: ADOPTED (for resolutions), ENACTED (for bills), FAILED, VETOED, WITHDRAWN and CARRYOVER TO 1973 (bill remains under legislative consideration during 1973 session without reintroduction or change in number).

4. Description of item.
REGULATION, RIGHTS AND CONTROL
1972

AL SB 379
ACT 2484
ENACTED. Provides that nothing shall deny the right of a child to attend public school although the child may be exempt due to distance he lives from school. 1971.*

AK HB 423
ENACTED. (Amended) Authorizes establishment of a program providing an opportunity for young people to become involved in local government and school governance comparable to that embodied in legislation enacted by the 1971 session of the legislature providing for their participation in the executive branch of state government (Chapter 121 State Laws of Alaska 1971). Permits borough assemblies, city councils and school district governing boards to establish commissions or committees on involvement of youth in local government and school governance, specifies their membership; provides for the appointment of interns on the staffs of the legislative bodies or executive agencies of these units of local or school government and for the appointment of young people, ages 17-21, to borough, city and school boards, commissions and other advisory bodies. Effective May 4, 1972.

AZ H 2146
Ch 52
ENACTED. Required state community college board and state board of regents to prescribe admission standards for two-year armed services veterans previously enrolled and returning to school; prior failing grades of such veterans cannot be considered in determining qualifications for admission. HIGHER EDUCATION.

AZ SB 1102
HB 2018
FAILED. Would have required the state board of directors for community colleges to establish tuition rates and fees to be charged by each community college; the following categories of tuition fees and rates would have been established: (1) district residents; (2) nondistrict state residents; (3) nonresidents of the state; and (4) students from foreign countries. HIGHER EDUCATION.

AZ S 1316
Ch 101
ENACTED. Provides for classification of students as in-state or out-of-state students for tuition purposes at community colleges and universities. HIGHER EDUCATION.

CA AB 230
Ch 183
ENACTED. Prohibits any person from preparing or offering to prepare, selling or distributing any term paper, thesis, dissertation or other written material which is to be submitted by another person for academic credit at any public or private institution of higher learning in the state. HIGHER EDUCATION.

CA AB 384
Ch 1426
ENACTED. Would permit revenue raised from student body organization fees at the state university and colleges to be used for support of the student governmental affairs representatives to the legislature and offices and agencies in the executive branch of government. HIGHER EDUCATION.

*Not previously reported.
ENACTED. Specifies the offenses to be included in "good cause" for purposes of suspension of pupils by teachers and principals and reduces from 10 to 5 the number of days which a principal may suspend a pupil for good cause.

CA AB 474 VETOED. Would have specified a procedure for removal of inaccurate or nonfactual information from a pupil's records and established a hearing process for determining whether information should be removed if the district superintendent refuses.

CA AB 666 ENACTED. Establishes uniform rules for determining resident status of students in all institutions of public higher education, which includes one year of required residence in the state. Also establishes a uniform set of exceptions to these rules to meet the special circumstances of residency which may occur for specified categories of students. It requires the governing boards to adopt regulations for implementing the residency requirements and to insure their uniform application. Effective May 1, 1973. HIGHER EDUCATION.

CA SB 1132 FAILED. Would have required the state department of education to establish a statewide earthquake safety training program for pupils in elementary and secondary schools in earthquake areas, made an appropriation.

CA AB 1165 ENACTED. Authorizes the California Community Colleges board of governors to enter into interstate attendance agreements with statewide agencies of other states for the exchange of resident students, on a one-to-one basis, for the purposes of instruction. Upon the approval of the board of governors, a local governing board may participate in an interstate attendance agreement and tuition of exchange students may be waived. HIGHER EDUCATION.

CA AB 1468 ENACTED. Establishes procedure for notification of parents as to their rights under various provisions of the code by those sections unless the parent or guardian has been properly notified.

CA AB 1943 ENACTED. Permits parents of pupils who have been expelled from school to appear at a hearing of the county board of education and present evidence, when such a hearing is requested.
REGULATION, RIGHTS AND CONTROL

CT HB 5694 ENACTED. Protects a teacher from having to disclose any information acquired through professional communication with students in regard to any alcohol or drug problem; however, if the teacher obtains physical evidence that a crime has been or is being committed, he is required to turn such evidence over to school administrators without disclosure of the name of the student. Any professional employee who discloses or does not disclose professional communication is immune from liability. 1971.*

CT HB 6822 ENACTED. Provides for the study, development and awarding of undergraduate and college credits to individuals qualifying for them. By January 1973, a comprehensive report and recommendations for further legislative action shall be presented. 1971.* HIGHER EDUCATION.

DE NOTE: All Delaware school districts adopted new student rights policies or revised existing policies in response to a request by the state board of education. The new policies reflect recent court rulings and ensure due process and full constitutional guarantees. K-12 levels. State support. Contact: Randall L. Broyles, State Department of Education.

FL HB 946 ENACTED. Provides for suspension from school of any students charged with sale or use of drugs if recommended by administrative hearing held by school principal until determination of guilt in court. Permits waiver if student provides information leading to other arrests. Grades K-12.

FL HB 1862 FAILED. Would have required that student be charged with and found guilty of felony in unlawful possession or sale of drugs before suspension.

FL HB 2759 ENACTED. Provides for medical exemptions from busing for pupils whose health might, in the opinion of a licensed physician, be affected by such busing. In such cases, the school board will have the authority to assign those pupils to the school nearest home.

FL HB 3240 FAILED. Compulsory attendance. Would have permitted county health officer to certify student physically or mentally unable to attend school under compulsory attendance law.

FL CSSB 455 ENACTED. (Committee Substitute) Requires the Division of Universities to examine, for the purpose of revision, its requirements for the granting of nine quarters of successful academic performance. Suggested methods of accomplishing this goal are given, such as giving students credit for college-level work done in high school, and giving college credit based on certain examinations for material learned in nontraditional ways. HIGHER EDUCATION.

Not previously reported.
REGULATION, RIGHTS AND CONTROL
1972

FL CSSB 815 FAILED. (Committee Substitute) Would have classified any information about drugs communicated by drug dependent to specified persons, including certified school counselors, as confidential and without prejudice.

GA HB 1113 ACT 1307 ENACTED. Provides that it shall be unlawful to transport any student to or from any public school if a physician shall have certified that the transportation of such student would be detrimental to the student's health.

HI HB 85 FAILED. Would have increased membership of board of regents from 9 to 13, with one full-time student from the university of Hawaii and one full-time student from the community colleges. 1971.* HIGHER EDUCATION.

HI HB 2319 FAILED. Would have added two student members to each district school advisory council.

HI HB 2320 FAILED. Would have added one student member from each public high school to district school advisory councils.

HI HB 2324 FAILED. Would have added one nonvoting high school student member to serve in an advisory capacity on the board of education.

HI SB 1737 ACT 160 ENACTED. Amends the law providing for the annual statewide student conference by extending its coverage to all students in the state instead of limiting the conference to student high school leaders. Provides for the annual conference to be held any time during the year instead of during a school vacation within 145 days after the start of school.

ID HB 398 SL 9 ENACTED. (State Law) Provides that entrance to the public schools or grounds shall be prohibited to any person who disrupts the educational process or whose presence is detrimental to the morals, health, safety, academic learning or discipline of pupils.

ID SB 1340 SL 42 ENACTED. Eliminates the word “unmarried” from the reference to school districts having to provide instruction to expectant and delivered mothers under the age of 21.

*Not previously reported.
ENACTED. Revises procedure relating to suspension of students. Provides that superintendent, principal or dean of students may suspend for a period not to exceed 10 days; such suspension to be reported immediately to the parents or guardian of such pupil along with a full statement of the reasons therefor and a notice of their right to have the matter reviewed. The parents must request a review before the school board or hearing officer should they desire to do so.

ENACTED. (Public Law) Provides for sickle cell anemia and lead poisoning tests for pupils of public schools.

ENACTED. Concerns pupil conduct, school officials, school rules and disciplinary procedures; covers legislative policy, delegation of authority, limitation of authority, grounds for expulsion, short-term suspension, expulsion and exclusion, hearing examiner and superintendent, record, appeals, review and other provisions.

ENACTED. (Kentucky Revised Statutes) Increases number of governor's appointments and gives voting rights to student member on governing boards of state universities and colleges.

ENACTED. (Kentucky Revised Statutes) Requires a general educational development certificate to be the equivalent of a high school diploma for purposes of public employment; defines GED certificate.

FAILED. (Pre-file) Would have required an eye examination of all children entering the first grade of school.

ENACTED. Eliminated the requirement of a physician to vaccinate, the duty of a parent or a guardian to have a child vaccinated and eliminated the requirement of vaccination prior to entering into school.

ENACTED. Drug Abuse. Extends privileged communication to educators. 1971.*

FAILED. Would have increased the limits of privileged communication as to diagnosis and treatment of mental or emotional or behavioral disorders to include physicians, school psychologists, school counselors and social workers, with extensions of privileged communication rights to minors.

*Not previously reported.
MD HB 657 ENACTED. Authorized the use of corporal punishment by principals and vice principals in Calvert County.

MD HB 698 FAILED. Would have permitted females to participate in sports in the public schools with, and on the same basis as, males.

MD HB 772 FAILED. Would have provided that school principals may search pupils under certain circumstances and may search any part of the physical plant of the school.

MD HB 937 ENACTED. Provides that the state department of health and mental hygiene, in cooperation with the state board of education and medical chirogical faculty of Maryland, promulgate regulations regarding immunizations required of children entering public schools.

MD HB 1280 FAILED. Would have provided that a nonstudent may not loiter within 300 feet of a public school when that school is in session; specified penalties.

MD HB 1286 FAILED. Would have repealed the provisions which permit corporal punishment of public school children in certain counties and empowered the local boards of education to establish disciplinary standards.

MD HB 1478 FAILED. Would have provided that a pupil suspended from school or his parent or guardian be given a conference with the principal at any reasonable time as requested by the pupil, parent or guardian, and subjected schools in Baltimore City to the provisions of this section.

MD HJR 15 FAILED. (Pre-file) Would have requested the state department of education to initiate a program of aiding parents in disciplining their children.

MD SB 112 ENACTED. Provides that in certain counties corporal punishment may be authorized by rules or regulations of the board of education in those counties.

MD SB 870 ENACTED. Prohibits the sale or offer of sale, or offer of preparation of any dissertations, thesis, term papers or other written assignments that are intended for submission to an educational institute in this state. HIGHER EDUCATION.
MD  SB 930 FAILED. Would have allowed county boards of education and the board of school commissioners of Baltimore City to establish a school police force within their jurisdiction with certain powers.

MD  PROJECT Developed, printed and distributed to secondary school students the pamphlet "Drugs and You." The pamphlet explains the confidentiality law (HB 455) passed in 1971. Contact: Dr. John Jeffreys, State Department of Education.

MA  Ch 95 ENACTED. Student advisory committees will meet at least once every other month, during the months school is in session, with school committees of cities, towns and regional school districts. A student advisory committee consists of five members composed of students elected by the student body of the high school or high schools in each city, town or regional school district.

MA  Ch 161 ENACTED. Eliminates requirement for smallpox vaccination for school attendance.

MA  Ch 227 ENACTED. Increases the number from three to four of elected representatives from each student regional council to the student advisory council to the board of education. It also provides that one shall be a student in a vocational secondary school.

MA  Ch 491 ENACTED. Requires the testing of blood for sickle trait or anemia as a prerequisite to school attendance. 1971.*

MA  Ch 1009 ENACTED. Provides student representation on the board of education; establishes a student advisory council to said board and creates student regional councils. 1971.*

MA  H 547 FAILED. Would have established a student advisory committee to every school committee in Massachusetts. 1971.*

MA  H 5465 FAILED. Would have established student advisory committees to school committees. 1971.*

MI  HB 5560  PA 353 ENACTED. Permits the board of any school district to establish and employ personnel necessary to provide an adequate school psychological service.

*Not previously reported.
ENACTED. Provides for the reciprocal exchange of educational services between this state and designated states—Wisconsin, Illinois, Indiana, Ohio and the Province of Ontario. The state board of education is designated as the agency responsible for negotiating agreements with appropriate state agencies or institutions of higher education in designated states; however, the appropriations committees of the house of representatives and the senate are empowered to approve or disapprove any agreements negotiated. Reciprocal agreements shall be reviewed annually. Higher education students will be permitted to enroll in an institution in designated states at the in-state tuition rate. HIGHER EDUCATION.

Student personnel services demonstration project in Genesee Community College; to encourage inner city students to continue their education. Project Director: Dr. Marie R. Prahl, Genesee Community College, 1401 E. Court St., Flint, Mich. 48503. HIGHER EDUCATION.

ENACTED. (Senate Substitute) School boards may purchase insurance for students engaged in a hazardous program.

ENACTED. Requires immunization of all school children for rubella and rubeola.

CARRYOVER TO 1973. To require the written consent of a parent or guardian of a pupil and of a physician of the parents' or guardians' choice prior to the administration to a pupil by school authorities of any drug or medication for experimental purposes for stimulating the learning process.

CARRYOVER TO 1973. Designated the "Higher Education Emergency Control Act (1972)." Would provide for certain emergency powers to be exercised by the chancellor of higher education at any time that any unlawful acts or actions, in any public institution of higher education, are disruptive or threaten the disruption of normal education process. HIGHER EDUCATION.

CARRYOVER TO 1973. Designated the "Public Education Emergency Control Act (1972)." Would provide for certain emergency powers to be exercised by the commissioner of education at any time that any unlawful acts or actions in any public school are disruptive or threaten the disruption of the normal educational process.

CARRYOVER TO 1973. Would provide for a nonvoting student representative on the board of governors of Rutgers, the state university. HIGHER EDUCATION.
NJ S 402 CARRYOVER TO 1973. Would provide for a nonvoting student representative on the boards of trustees of county colleges. HIGHER EDUCATION.

NJ S 403 CARRYOVER TO 1973. Provides for a nonvoting student representative on the boards of trustees of state colleges. HIGHER EDUCATION.

NJ ACR 36 CARRYOVER TO 1973. Proposes a constitutional amendment to provide that no local school district shall be required to join and create with any other local school district any new or regional district unless submitted to the voters of the districts.

OH SB 450 ENACTED. (Amended) Makes the smallpox vaccination as an immunization required for admission to public schools discretionary with the local health commissioner.

SD HB 749 ENACTED. Defines school residence for purpose of claiming free school privileges as the legal residence or domicile of the student’s parents, legal guardian or other person in loco parentis to the student, with a restriction upon the purpose of such persons in establishing school residence when done so only to obtain free schooling.

SD SB 56 ENACTED. Provides, subject to certain exceptions, that a counselor certified by state board of education and regularly employed by a private or public elementary or secondary school shall not divulge or be examined relative to a communication given him by a student.

TN HB 570 SB 382 Ch 207 ENACTED. Provides that no child shall be required to attend specific school farther from his residence than nearer school having equivalent grade levels and curriculum. 1971.*

TN HB 1377 SB 1262 Ch 842 ENACTED. Relative to schools children may or may not be required to attend. 1971.*

TN HB 2174 SB 1789 FAILED. Would have made it unlawful for guest speakers at educational institutions to advocate certain specified violent action on campuses and provides penalty for violation. HIGHER EDUCATION.

TN HB 2368 SB 2118 FAILED. Would have enacted a parent educational participation act to provide for voluntary participation of parents in the education process.

*Not previously reported.
ENACTED. Any person who, on school property or on public property within 500 feet of school property, shall alone or in concert with others wilfully disrupt the conduct of classes or other school activities shall be guilty of a misdemeanor and upon conviction therefor shall be punished by a fine not to exceed $200. 1971.*

ENACTED. The state board of education shall provide for the administration of high school equivalency examinations. Any person over the age of 17 who does not have a high school diploma may take the examination in accordance with the rules and regulations promulgated by the board. 1971.*

ENACTED. To require comprehensive physical examinations, as prescribed by the state department of health, of children before they enter any public kindergarten or elementary school.

ENACTED. Provides for compulsory testing of school children for tuberculosis.

*Not previously reported.
AK  SB 251  Ch 87  ENACTED. (House Amendments) An act providing for free tuition and fees at state-supported educational institutions for dependents of prisoners of war and those missing in action.

AZ  HB 2241  FAILED. Would have prohibited community colleges from awarding scholarships of any kind to students who are not Arizona residents.

AZ  SB 1133  FAILED. Would have established a state student assistance program to provide scholarships for undergraduate studies at the state universities or community colleges to students who are economically deprived, but who display academic ability and have demonstrated a desire to further their education.

CA  AB 144  DROPPED BY AUTHOR. Makes dependents of California servicemen who are missing in action, captured by hostile forces or forcibly detained or interned eligible for state educational benefits consisting of current subsistence payments and tuition and fee stipends.

CA  AB 1592  ENACTED. Increases the number of state scholarships from three per cent to three and one-half per cent of the prior year's high school graduates to be awarded in any one year, commencing in the 1973-74 fiscal year. Maximum amount of a scholarship is increased to $2,200.

CA  SB 241  VETOED. Would have appropriated $1,175,680 to the state university and colleges trustees for expenditure during the 1972-73 fiscal year for educational opportunity programs. This sum is the same amount vetoed by the governor from the state budget for state universities and colleges educational opportunity programs. This sum would have provided grants for an additional 4,714 students.

CT  HB 5408  SA 37  VETOED. Would have authorized the higher education commission to develop by January 1973, a tuition repayment plan that would permit students to defer up to one-half of their tuition each semester until after graduation to help relieve the costs of education until the student is earning a living.

CT  HB 5425  ENACTED. Enables part-time students to continue receiving financial assistance even if the student transfers from one educational institution to another. Financial assistance is to be awarded on the basis of need, individual potential and academic achievements. The act is intended to extend assistance to those students with average grades.
ENACTED. Provides scholarship grants for qualified students attending school on a full-time or part-time basis. An amount not exceeding 10 per cent of the total funds appropriated may be obtained for precollege programs in the state. 1971.*

ENACTED. Appropriates $152,486 to the Colorado Commission on Higher Education for allocation to local district junior colleges to provide financial assistance to students enrolled therein, on condition that such junior colleges comply with guidelines and policies of the commission. Provides that allocations of moneys under the act are contingent on continuation of current programs of financial assistance to students at the 1971-72 level.

ENACTED. A state student assistance grant trust fund is created to be administered by the department of education. Qualifications of applicants are set, and $360,000 is appropriated to the trust fund.

ENACTED. Creates a student loan trust fund to be financed by the issuance of revenue bonds in an amount to be determined by the division of bond finance of the department of general services, not to exceed $40,000,000. Loans from the fund will be made to approved students who are admitted to attend public or private institutions of higher learning, including professional nursing diploma schools and vocational training centers.

ENACTED. Gives children of prisoners of war or persons missing in action the same educational benefits as children of disabled or deceased veterans and extends such benefits to include attendance at vocational-technical schools. The parents of such children must have been Florida residents for the five years preceding application for such benefits.

ENACTED. Establishes a program under the direction of the Georgia state scholarship commission to provide scholarships to the children of law enforcement officers, firemen and prison guards who are permanently disabled or killed in the line of duty.
ID HB 665 ENACTED. Provides that children of any Idaho citizen who is a resident of Idaho on or after the effective date of the act and who has been determined by the federal government to be a prisoner of war or missing in action in southeast Asia, including Korea, or who shall become so hereafter in any area of armed conflict in which the United States is a party shall be admitted to attend any public institution of higher education or public vocational-technical school within Idaho without the necessity of paying tuition and fees, providing books, equipment and supplies, providing on-campus housing and subsistence not to exceed $100 per month. Limits benefits to 36 months; makes other provisions.

IN HB 1029 PL 163 ENACTED. Allows foreign students to attend Indiana public schools tuition-free.

IN HB 1179 PL 168 ENACTED. Provides free college tuition for dependent children of city police officers killed in line of duty.

IA SB 1136 ENACTED. Related to payment of educational costs of children of prisoners of war or persons missing in action during the Vietnam conflict.

KS HB 1955 FAILED. Concerned tuition loans to qualified students in accredited independent institutions; set the requirements by which financial need shall be determined and specified that the total of such tuition grant shall not exceed the lesser of (1) total tuition and fees for two semesters or the equivalent or (2) $1,500.

KS HB 2055 HB 1477 HB 1231 FAILED. Concerned tuition grants to qualified students in accredited independent institutions; set the requirements by which financial need shall be determined and specified that the total of such tuition grant shall not exceed the lesser of (1) total tuition and fees for two semesters or the equivalent or (2) $1,000.

KS SB 144 Ch 274 ENACTED. Concerns tuition grants to qualified resident students in accredited independent institutions. Authorizes grants to qualified full-time resident students enrolled for at least 12 hours who have financial need and are enrolled or accepted in accredited independent institutions of higher learning in Kansas.

KY HB 115 ENACTED. Exempts from tuition for up to three years at any state-supported vocational school or institution of higher education children of a member of the armed forces held prisoner of war or missing in action, in addition to children of permanently and totally disabled veterans.
KY SB 262 ENACTED. Authorizes state tuition grants for students at private colleges.

LA SB 237 ACT 404 ENACTED. Abolishes the Louisiana Financial Assistance Commission.

Ch 606 ENACTED. Relates to educational assistance for certain widows, wives, orphans and children of veterans and wives and children of prisoners of war. Clarifies qualifications for free tuition.

MD HB 872 ENACTED. Provides that the tuition waiver provided to students enrolled in a teacher education program is abolished after July 1, 1972, except that students already enrolled may complete their program with benefit of the tuition waiver.

MD SB 302 FAILED. Would have permitted senatorial, state and general state scholarships to be used for post-high school scholarships in vocational or technical training programs within and outside the state.

MD SB 580 FAILED. Would have established a new program of financial assistance for needy students attending or admitted to institutions, generally replacing presently existing scholarship programs and providing generally for financial assistance in the form of grants and loans to students.

MA Ch 611 ENACTED. Regulations on the awarding of certain scholarships.

MA H 922 FAILED. Would have established a program of financial aid for Korean veterans attending state institutions of higher education or community colleges. 1971.*

MI HB 1263 PA 231 ENACTED-DEFEATED. Signed into law in July 1972 to become effective only when the issuance of bonds of the state is approved by a majority vote of qualified electors. The question was presented to the electors on Nov. 7 and was defeated. Would have authorized the issuance of general obligation bonds of the state and pledged the full faith and credit of the state for the payment of principal and interest thereon for a service bonus and educational benefits for Vietnam veterans.

*Not previously reported.
**FINANCIAL AID**

**1972**

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<th>HB 5631</th>
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<td>Permits community college district boards of trustees to grant waivers of tuition to students participating in reciprocal agreements, approved by the state board of education, for exchange of educational services between Michigan and other designated states.</td>
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<td>ENACTED</td>
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<td>Provides that any person otherwise qualified may not be denied a student loan guaranteed by the authority by reason of his being a minor.</td>
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<td></td>
<td>FAILED.</td>
</tr>
<tr>
<td></td>
<td>Would have required each of the state colleges and universities to admit students, residents of Missouri, all who have served on active duty in any of the armed forces of the United States for more than 180 days, upon payment of an amount equal to one-third the normal cost of fees, tuition or incidental expenses. Only full-time students would be eligible and the maximum period of eligibility would be four years. The waiver would not include the cost of normal fees for room, board and cost of books.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MO</th>
<th>HB 74</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FAILED.</td>
</tr>
<tr>
<td></td>
<td>Would have exempted from taxable income educational expenses: expenses paid during the taxable year for tuition, fees and books to any school, college or other educational institution for the taxpayer, his spouse or dependents.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MO</th>
<th>HB 230</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FAILED.</td>
</tr>
<tr>
<td></td>
<td>Would have required junior colleges, state universities and area vocational schools supported in whole or in part by any state moneys to admit without charge any dependent of a prisoner of war or person missing in action who was a Missouri resident at the time of his induction. Such educational institutions would be reimbursed for the amount of tuition or fees lost by this act from the state treasury.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MO</th>
<th>SB 47</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FAILED.</td>
</tr>
<tr>
<td></td>
<td>Would have required junior colleges, state universities and area vocational schools supported in whole or in part by any state moneys to admit without charge any dependent of a prisoner of war or person missing in action who was a Missouri resident at the time of his induction. Such educational institutions would be reimbursed for the amount of tuition or fees lost by this act from the state treasury.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MO</th>
<th>SB 613</th>
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</thead>
<tbody>
<tr>
<td></td>
<td>ENACTED.</td>
</tr>
<tr>
<td></td>
<td>Provides financial assistance for needy full-time college students in public or private institutions.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NB</th>
<th>LB 1455</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>FAILED.</td>
</tr>
<tr>
<td></td>
<td>Proposed a constitutional amendment to provide grants or tax credits to parents of students attending institutions of higher education.</td>
</tr>
</tbody>
</table>
ENACTED. Provides tuition grants, not to exceed $500 per year, for students enrolled in nonpublic colleges. (In court, May 1973.)

ADOPTED. (Senate Memorial) Requests the board of education to establish tuition scholarships at the various state higher educational institutions for the children of state public officials and public employees who have been killed while carrying out their official duties.

ENACTED. (Amended Substitute) Provides scholarships at state-assisted colleges and universities for children of Ohio's prisoners of war and servicemen missing in action in Vietnam.

ENACTED. Relates to the Oklahoma rural medical education loan and scholarship fund to authorize the board of trustees of the fund to grant scholarships to qualified students to finance cost of program leading to degree of doctor of medicine to be granted by an accredited school of medicine in the United States. Emergency.

ENACTED. Oklahoma Student Loan Act: authorizes creation of “Oklahoma Student Loan Authority,” an express trust which shall be an agency of the state to provide student loan funds pursuant to requirements of the U.S. Department of Health, Education and Welfare to qualified students. Empowers the authority to issue bonds as funds are needed to acquire from the fiscal agent (Oklahoma State Regents for Higher Education) loans insured by the United States to qualified students at participating institutions. Other provisions.

ENACTED. Benefits children of prisoners of war or persons missing in action in the armed forces in the Far East. Establishes educational fund for attendance at University of Rhode Island, Rhode Island College or other Rhode Island institution to be appropriated annually as necessary.

FAILED. Would have provided tuition grant to full-time resident students attending accredited private institutions of higher education in state and would have made an appropriation.

FAILED. Would have authorized free tuition at state-supported schools of higher learning to children of veterans with 100 percent nonservice-connected disability.

ENACTED. Provides for state tuition grants to needy resident students. 1971.*

*Not previously reported.
FINANCIAL AID
1972

TN HB 1083 SB 824 ENACTED. Provides that students' minority shall not be a bar in action to collect loan by educational loan corporation. 1971.*

TN HB 1855 SB 1665 Ch 754 ENACTED. Waives tuition and other fees for Vietnam veterans and certain members of their families at state institutions of higher learning.

TN HB 2144 SB 1923 Ch 666 ENACTED. Provides for lean-scholarship program for medical students and for the administration of the program. Loan up to $3,500 annually ($14,000 maximum) available to any Tennessee resident admitted to accredited medical school in United States who intends locating in area of Tennessee where physician shortage exists; repayable one year after completion of school; $5,000 yearly may be cancelled for each year recipient spends in area of physician shortage.

TN HJR 330 ADOPTED. Requests commissioner of education and assistant commissioner for vocational-technical education to give priority to Vietnam veterans in admissions to vocational-technical schools.

WV H 664 ENACTED. Limits scholarship awards to undergraduate students—not to exceed $900 or the payment of tuition and academic fees, whichever is the lesser.

WV H 775 ENACTED. Transfers $5,000 from personal service appropriation in the 1971 appropriation to the department of veterans affairs to provide educational opportunities for children of war veterans.

*Not previously reported.
FOOD SERVICES
1972

AK CSSB 236 Ch 187 ENACTED. (Committee Substitute Amended) Allows state participation in the Federal Child Nutrition Act if and when it is passed by the U.S. Congress. The federal act establishes a program designed to offer all children in public and private nonprofit schools, from preschool through 12th grade and to those in service institutions, at least one meal a day which meets at least one-third of the child's daily nutritional requirements; additional meals or supplemental food services may be offered to all children in attendance based on economic or nutritional needs; all food service programs operate without charge to the child. Provides for a broad program of nutrition education to teach all children the basic principals of good nutrition education; authorizes full cooperation with the federal government in establishing and operating the whole program.

CA SB 929 VETOED. Would have appropriated $600,000 to the superintendent of public instruction to assist school districts to carry out the purposes of the Duffy-Moscone Family Nutrition Education and Services Act of 1970.

CT HB 5958 PA 702 ENACTED. Modifies statutory provisions to comply with the National School Lunch Act and the Federal Child Nutrition Act, which requires a four per cent matching fund from the state in order to receive federal funds.

FL SB 536 Ch 72-316 ENACTED. Requires school districts to establish and maintain food and nutrition services to meet the needs of all children attending public schools, with the state providing the per-meal difference when the cost of meals for needy children exceeds the total received from federal sources plus receipts from sale or reduced-price meals.

OH HB 500 ENACTED. (Amended) Enables board of education to enter into special arrangements for providing food services and purchasing food supplies and designates the state board of education as the agency responsible for administering federal food service programs.

RI H 5545 Ch 40 ENACTED. Provides mandatory lunch program in those schools designated as needy schools by the education department.
<table>
<thead>
<tr>
<th>State</th>
<th>Bill No.</th>
<th>Status</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>AL</td>
<td>HB 446</td>
<td>ENACTED.</td>
<td>Provides for safety inspection of school-buses and prescribes for special training and licensing of drivers of school buses. 1971.*</td>
</tr>
<tr>
<td></td>
<td>ACT 970</td>
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</tr>
<tr>
<td>AK</td>
<td>HB 621</td>
<td>ENACTED.</td>
<td>(Amended) Requires the department of education or school districts to provide bus transportation to students attending nonpublic schools when such transportation is provided for public school students in the district and when the children must travel distances comparable to, and over routes the same as, those over which the public school students are transported.</td>
</tr>
<tr>
<td></td>
<td>Ch 157</td>
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</tr>
<tr>
<td>CT</td>
<td>SB 570</td>
<td>ENACTED.</td>
<td>Makes it mandatory rather than optional that any town, city, borough or school district provide for its children attending private schools the same kind of transportation provided for its children attending public schools. Reimbursement is same for both public and private schools. 1971.*</td>
</tr>
<tr>
<td></td>
<td>PA 653</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FL</td>
<td>HB 2759</td>
<td>ENACTED.</td>
<td>Provides for medical exemptions from busing for pupils whose health might, in the opinion of a licensed physician, be affected by such busing. In such cases, the school board will have the authority to assign those pupils to the school nearest home.</td>
</tr>
<tr>
<td></td>
<td>Ch 72-362</td>
<td></td>
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</tr>
<tr>
<td>FL</td>
<td>HR 2789</td>
<td>ADOPTED.</td>
<td>Establishes a committee to study the feasibility of coordinating and integrating public school bus systems and public mass transit systems in order to transport pupils more economically.</td>
</tr>
<tr>
<td>GA</td>
<td>HB 1113</td>
<td>ENACTED.</td>
<td>Provides that it shall be unlawful to transport any student to or from any public school if a physician shall have certified that the transportation of such student would be detrimental to the student's health.</td>
</tr>
<tr>
<td></td>
<td>ACT 1307</td>
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<tr>
<td>ID</td>
<td>HJR 35</td>
<td>ADOPTED.</td>
<td>Proposed a constitutional amendment to allow public funds appropriated for school transportation to be used by sectarian or religious schools. FAILED on November 1972 ballot.</td>
</tr>
<tr>
<td>IA</td>
<td>HF 488</td>
<td>FAILED.</td>
<td>An act relating to the transportation of nonpublic school children.</td>
</tr>
<tr>
<td>MD</td>
<td>HB 414</td>
<td>FAILED.</td>
<td>Would have enabled all children who attend schools in Baltimore City to ride the buses of the Maryland Mass Transit Administration at no cost to and from the schools during school days only.</td>
</tr>
</tbody>
</table>

*Not previously reported.*
MD  HJR 91  FAILED. Requested the state superintendent of schools to study the problem of busing school children in Baltimore City on MTA buses.

MD  SB 159  FAILED. Would have provided that every county board of education shall provide school bus service for students from kindergarten through sixth grade regardless of the distance the student lives from the school.

MD  SB 564  Ch 219  ENACTED. Requires the county commissioners of Frederick County and the Frederick County Board of Education to provide educational programs, transportation facilities for retarded and handicapped children.

MD  SB 778  FAILED. Would have provided that every county board of education within the state furnish school bus services for students in kindergarten through sixth grade who live at a distance greater than one-half mile from school.

MD  SJR 62  FAILED. Requested a study of the need for a state program of reimbursement for transportation of school children who live within one mile of school.

NJ  A 30  CARRYOVER TO 1973. Requires every board of education to provide transportation for nonpublic, nonprofit school students.

SD  SB 145  FAILED. Would have allowed state support for busing of children to attendance centers in school districts other than their own.

TN  HB 375  SB 309  FAILED. Would have exempted school systems in counties having metropolitan government from statutes relative to transportation of school children. 1971.*

TN  HB 404  SB 320  FAILED. Would have provided that no school system require any student to be transported for any reason without written consent of parent or guardian. 1971.*

TN  HB 1072  SB 985  FAILED. Would have provided that state funds be withheld from any school district which does not provide transportation for students as provided by law or transports students to achieve a racial balance in the system. 1971.*

*Not previously reported.
ENACTED. Called for 1972 referendum on school busing issue. Question on November 1972 ballot was approved by voters as worded: “Do you favor an adoption of an amendment to the U.S. Constitution forbidding busing of children out of their neighborhood for the primary purpose to achieve racial balance?”

FAILED. Would have authorized governor to withhold state school funds from local boards adopting plans transporting students outside their neighborhood or school district.

ENACTED. Authorizes governor to withhold transportation funds from any local board adopting transportation plan for purpose of achieving racial balance.

FAILED. Would have provided that state funds may not be used to transport any child to any school other than the school closest to his home.

FAILED. Would have provided that any school system show no greater percentage increase in transportation from year to year than percentage increase in enrollment.

ENACTED. Item 520 of this act provides for an increase in state aid to localities for special education during the next biennium. This will provide state reimbursement to localities for 60 per cent of the salary cost of special education teachers on the basis of the state minimum salary scale, for reimbursement to localities for the employment of teachers of the homebound, school psychologists, psychological evaluations, hospital teachers, teacher aides, attendance, therapists, transportation, tuition assistance for certain handicapped children and vocational education of handicapped children under rules and regulations of the state board of education and in conformity with Virginia school laws.

ENACTED. Relates to authority of county boards of education to provide transportation across county lines for children of school age and to enter into agreements with one another to provide such transportation.
APPENDIX
SURVEY INSTRUMENT

The survey instrument for collecting information to be used in this and forthcoming research briefs on education legislation and achievements in the states for 1972 was released in seven two-page parts in a single mailing to state departments of education, legislative councils, state offices of the National School Boards Association, state offices of the National Education Association and state offices of the National Education Association and state offices (where existent) of the American Federation of Teachers. The sample on the following page is a composite diagram showing the general format.

Page 1 of the form asked for information on passed or proposed legislation; page 2 asked for information on projects, commissions and studies. The seven topics were listed as follows:

ACCOUNTABILITY/ASSESSMENT, including but not limited to Statewide Education Goals, Assessment Programs, Statewide Testing Programs, Management by Objectives, Program-Planning-Budgeting Systems, and Community/School Advisory Programs.

DRUG EDUCATION, including but not limited to Teacher Training Programs, Community Involvement Programs, and Student Programs.

GOVERNANCE, including but not limited to Collective Bargaining, Teacher Tenure, Teacher Aides/Paraprofessionals, Differentiated Staffing, Teacher Evaluation Programs, School District Reorganization, and Changes in State Board Structure, Regents, Higher Education, etc.

INNER CITY TEACHING, including but not limited to Inservice Training, Higher Education Programs, On-the-Job Training, and Special Salary Schedules.

PERFORMANCE CONTRACTING, including but not limited to Private/Profit Groups, Teacher Organizations, Fixed Price Contracts, Turnkey Contracts, Remedial or Special Programs, and Adult/Vocational Programs.

VOUCHER EDUCATION, including but not limited to Statewide Programs, Pilot/Demonstration Programs, Private/Parochial Schools, Tax Credit Plans, and Direct Payment Plans.

YEAR-ROUND SCHOOLS, including but not limited to Extended School Year, Changes in Attendance Legislation, and Four-Day School Week.

Future Research Briefs will cover all of the areas listed above, but not necessarily in those groupings.
SURVEY OF THE STATES
EDUCATION COMMISSION OF THE STATES
1860 Lincoln Suite 300 Denver, Colorado 80203

Education Legislation Survey

Department of Research and Information Services

EDUCATION COMMISSION OF THE STATES

STATE

NAME AND ADDRESS

LOCAL FOUNDATION

PELL GRANT

FUNDING SUPPORT

LEVEL

EDUCATION

BRIEF DESCRIPTION OF PROJECT, COMMISSION OR STUDY

TOPICS: (See last preceding page)

INSTRUCTIONS: Please list any projects, commissions or studies.

NAME AND ADDRESS

EDUCATION

LEVEL

FUNDING SUPPORT

BRIEF DESCRIPTION OF LEGISLATION NUMBER OF BILL OR STATUTE CITATION

TOPICS: (See last preceding page)

INSTRUCTIONS: Please list any legislation which was either passed or proposed in the area of (see ill. preceding pages) or a related subtopic since September 1971. Use reverse side and/or additional pages as necessary. Please enclose copies if possible.

STATE

NUMBER OF BILL OR STATUTE CITATION

BRIEF DESCRIPTION OF LEGISLATION

TOPICS: (See last preceding page)

INSTRUCTIONS: Please list any legislation which was either passed or proposed in the area of (see ill. preceding pages) or a related subtopic since September 1971. Use reverse side and/or additional pages as necessary. Please enclose copies if possible.

EDUCATION COMMISSION OF THE STATES... 1860 Lincoln, Suite 300 Denver, Colorado 80203... Education Legislation Survey... October 1972...
STATE EDUCATION AGENCIES

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