

Education Appropriations Subcommittee

Action Packet

April 4, 2013 8:00 a.m. – 10:00 a.m. Morris Hall

Will Weatherford Speaker Erik Fresen Chair

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

Summary:

Education Appropriations Subcommittee

Thursday April 04, 2013 08:00 am

Amendment 589931

Adopted

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CS/HB 127 Favorable		Yeas: 12	2 Nays: O
CS/HB 465 Favorable With Amendment 898865	Adopted	Yeas: 11	Nays: 1
HB 801 Favorable With Co Amendment 804033	mmittee Substitute Adopted	Yeas: 12	2 Nays: O
CS/HB 803 Favorable With Amendment 462229	n Committee Substitute Adopted	Yeas: 12	2 Nays: O
CS/HB 859 Favorable		Yeas: 12	2 Nays: O
HB 1081 Favorable		Yeas: 1	l Nays: 1
HB 1279 Favorable With C	Committee Substitute	Yeas: 12	2 Nays: O
Amendment 051069	Adopted		
Amendment 327301	Adopted		

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

Attendance:

	Present	Absent	Excused
Erik Fresen (Chair)	X		
Janet Adkins	×		
Larry Ahern	x		
Karen Castor Dentel	X		
Heather Fitzenhagen	X		
Mia Jones	x		
Larry Lee, Jr.	x		
H. Mariene O'Toole	×		
W. Keith Perry	×		
Jake Raburn	x		
Betty Reed	x		
Charlie Stone	x		
Dwayne Taylor	X		
Totals:	13	0	0

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

CS/HB 127 : Meetings of District School Boards

X	Favorable
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	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins	x				
Larry Ahern	X				
Karen Castor Dentel	X				
Heather Fitzenhagen	X		;		
Mia Jones				х	
Larry Lee, Jr.	x			· · · · · · · · · · · · · · · · · · ·	· · · ·
H. Marlene O'Toole	X				
W. Keith Perry	X				
Jake Raburn	X				
Betty Reed	X				
Charlie Stone	x				
Dwayne Taylor	X				
Erik Fresen (Chair)	X				
	Total Yeas: 12	Total Nays: 0)		

Appearances:

Pitts, Brian (General Public) - Information Only Trustee-Justice-2-Jesus 1119 Newton Avenue South St. Petersburg Florida 33705 Phone: 727-897-9291

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

CS/HB 465 : Exceptional Student Education

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins	X				
Larry Ahern	x				
Karen Castor Dentel		X			
Heather Fitzenhagen	X				
Mia Jones	X				
Larry Lee, Jr.	X				
H. Marlene O'Toole	X				
W. Keith Perry	x				
Jake Raburn	X				
Betty Reed	X				
Charlie Stone	······································		х		
Dwayne Taylor	X				
Erik Fresen (Chair)	X				
	Total Yeas: 11	Total Nays:	: 1		

CS/HB 465 Amendments

Amendment 898865



Appearances:

Pitts, Brian - Information Only Trustee-Justice-2-Jesus 1119 Newton Avenue South St. Petersburg Florida 33705 Phone: 727-897-9291

Horne, Jim (Lobbyist) - Waive In Opposition AIF 200 W. College Tallahassee FL 32301 Phone: 904-759-4596

Smith, Sylvia, Director of Legislative Affairs (Lobbyist) - Waive In Support Disability Rights of Florida
2728 Centerview Drive
Tallahassee FL 32301
Phone: 850-322-2258

Warren, Bill, Legislative Director (Lobbyist) - Waive In Support Foundation for Florida's Future 215 S. Monroe St. Tallahassee FL 32302 Phone: 850-688-2162

COMMITTEE MEETING REPORT

Education Appropriations Subcommittee

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

CS/HB 465 : Exceptional Student Education (continued)

Appearances: (continued)

LaBell, Richard, Executive Director (General Public) - Waive In Support Family Network on Disabilities 2196 Main St, Ste K Dunedin FL 34698 Phone: 727-523-1130

Bill No. CS/HB 465 (2013)

Amendment No. 1

COMMITTEE/SUBCOMMITTEE ACTION					
ADOPTED	(Y/N)	nulls			
ADOPTED AS AMENDED	(Y/N)	3/7/1-			
ADOPTED W/O OBJECTION	(Y/N)				
FAILED TO ADOPT	(Y/N)				
WITHDRAWN	(Y/N)				
OTHER	•				

Committee/Subcommittee hearing bill: Education Appropriations 1 2 Subcommittee Representative Brodeur offered the following: 3 4 5 Amendment (with title amendment) 6

Remove lines 74-86

TITLE AMENDMENT

Remove lines 7-11 and insert:

13 services;

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898865 - HB 465 Amendment.docx

Published On: 4/3/2013 8:47:55 PM

Page 1 of 1

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

HB 801 : Certified School Counselors

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins	X				
Larry Ahern	X		<u> </u>		
Karen Castor Dentel	Х				
Heather Fitzenhagen	Х				
Mia Jones				Х	
Larry Lee, Jr.	Х				
H. Marlene O'Toole	Х				
W. Keith Perry	X				,
Jake Raburn	Х				
Betty Reed	X				
Charlie Stone	X				
Dwayne Taylor	Х				
Erik Fresen (Chair)	Х	······································			
	Total Yeas: 12	Total Nays: (D		

HB 801 Amendments

Amendment 804033

X Adopted

Appearances:

Green, Carole (Lobbyist) - Information Only Florida School Counselors PO Box 07463 Fort Myers FL 33919 Phone: 850-590-2206

Pitts, Brian (General Public) - Information Only Trustee-Justice-2-Jesus 1119 Newton Avenue South St. Petersburg Florida 33705 Phone: 727-897-9291

⊂804033θ∈

Amendment No. 1

Bill No. HB 801 (2013)

COMMITTEE/SUBCOMMI	TTEE ACTION	
ADOPTED	<u>(Y/N)</u>	
ADOPTED AS AMENDED	(Y/N)	K
ADOPTED W/O OBJECTION	(Y/N)	14/13
FAILED TO ADOPT	(Y/N)	<i>3</i>
WITHDRAWN	(Y/N)	
OTHER		
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Committee/Subcommittee hearing bill: Education Appropriations

Subcommittee

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3 Representative Eagle offered the following:

Amendment

Remove lines 387-393 and insert:

7 workers, career specialists, and school psychologists. <u>Certified</u>
8 <u>school counselors shall perform only the duties and functions as</u>

9 provided by law and may only be used as support staff for

10 administrative duties, including, but not limited to,

11 <u>coordinating</u>, administering, or monitoring academic testing and

12 testing programs, working bus or cafeteria lines, or substitute

13 teaching if the performance of such administrative duties does

14 not limit their ability to perform the duties and functions

- 15 required by s. 1012.01(2)(b).
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804033 - HB 0801 Amendment.docx Published On: 4/3/2013 8:51:15 PM Page 1 of 1

COMMITTEE MEETING REPORT

Education Appropriations Subcommittee

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

CS/HB 803 : Literacy Jump Start Pilot Project

X *Favorable With Committee Substitute*

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins	x				
Larry Ahern	X				
Karen Castor Dentel	X				
Heather Fitzenhagen	X				
Mia Jones				X	
Larry Lee, Jr.	X	· · · · · · · · · · · · · · · · · · ·			
H. Marlene O'Toole	X				
W. Keith Perry	X				
Jake Raburn	x				
Betty Reed	X				
Charlie Stone	X				
Dwayne Taylor	X				
Erik Fresen (Chair)	X				
	Total Yeas: 12	Total Nays: 0)		

CS/HB 803 Amendments

Amendment 462229



Appearances:

Pitts, Brian (General Public) - Information Only Trustee-Justice-2-Jesus 1119 Newton Avenue South St. Petersburg Florida 33705 Phone: 727-897-9291

Bill No. CS/HB 803 (2013)

Amendment No. 1

COMMITTEE/SUBCOMMI	TTEE ACTION	
ADOPTED	(Y/N)	3/4/13
ADOPTED AS AMENDED	(Y/N)	3/9/1
ADOPTED W/O OBJECTION	(Y/N)	
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER		

Committee/Subcommittee hearing bill: Education Appropriations

Subcommittee

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Representative Lee offered the following:

Amendment (with title amendment)

Remove lines 16-51 and insert:

7 Section 1. (1) The Department of Education shall establish the 5-year Literacy Jump Start Pilot Project in St. 8 9 Lucie County to assist low-income, at-risk children in 10 developing emergent literacy skills. The pilot project shall be 11 implemented in one or more municipalities in St. Lucie County, 12 which are selected by the department in consultation with the 13 Early Learning Coalition of St. Lucie County. A municipality within which locally or federally subsidized housing is located 14 15 is eligible for participation in the pilot project. The 16 department shall seek partnerships with local nonprofit organizations and the business community in implementing the 17 18 pilot project. 19 (2) As used in this section, the term "emergent literacy" means a variety of early behaviors and skills associated with 20 462229 - HB 803 Amendment.docx Published On: 4/3/2013 8:53:14 PM Page 1 of 3

•	Bill No. CS/HB 803 (2013)
21	Amendment No. 1 successful reading and writing development. These fundamental
22	skills, which develop during the first 5 years of life,
23	contribute to a child's foundations for literacy and learning
24	and future success in school and life.
25	(3) To participate in the pilot project, a child must be:
26	(a) Two or 3 years of age.
27	(b) Eligible for a federally subsidized child care
28	program.
29	(c) A member of a family that is economically
30	disadvantaged and resides in locally or federally subsidized
31	housing. For purposes of this paragraph, the term "economically
32	disadvantaged" means having a family income that does not exceed
33	150 percent of the federal poverty level.
34	(4) The Department of Education shall establish
35	performance standards and outcome measures that address the age-
36	appropriate progress of children in developing emergent literacy
37	behaviors and skills. An instructor in the pilot project must
38	have successfully completed an emergent literacy training course
39	approved by the department.
40	(5) The emergent literacy instruction shall be conducted
41	in a subsidized housing unit in order to provide easy access for
42	participating children and families.
43	(6) The Department of Education shall allocate funds for
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48	TITLE AMENDMENT
	 462229 - HB 803 Amendment.docx
	Published On: 4/3/2013 8:53:14 PM

Page 2 of 3

Bill No. CS/HB 803 (2013)

Amendment No. 1

Remove lines 3-11 and insert:

50 Project; requiring the Department of Education to establish the 51 pilot project in St. Lucie County to assist low-income, at-risk 52 children in developing emergent literacy skills; providing 53 eligibility requirements for participation; requiring the office 54 to establish performance standards and outcome measures for 55 participating children; requiring emergent literacy training for 56 instructors; requiring the department to allocate funds for the 57 pilot project;

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462229 - HB 803 Amendment.docx Published On: 4/3/2013 8:53:14 PM Page 3 of 3

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

CS/HB 859 : Extracurricular Activities

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins	x				
Larry Ahern	X				
Karen Castor Dentel	X				
Heather Fitzenhagen	X				
Mia Jones				Х	
Larry Lee, Jr.	X				
H. Marlene O'Toole	X				
W. Keith Perry	X				
Jake Raburn	X				
Betty Reed	X				
Charlie Stone	x				
Dwayne Taylor	X				
Erik Fresen (Chair)	X				
	Total Yeas: 12	Totai Nays: 0			

Appearances:

Pitts, Brian (General Public) - Information Only Trustee-Justice-2-Jesus 1119 Newton Avenue South St. Petersburg Florida 33705 Phone: 727-897-9291

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

HB 1081 : Discretionary Sales Surtaxes

X Favorable

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins	Х				
Larry Ahern		Х			
Karen Castor Dentel	X				
Heather Fitzenhagen	X				
Mia Jones				Х	
Larry Lee, Jr.	x				
H. Marlene O'Toole	x				
W. Keith Perry	X				
Jake Raburn	X				
Betty Reed	X				•
Charlie Stone	X ·				
Dwayne Taylor	Х				
Erik Fresen (Chair)	X				
	Total Yeas: 11	Total Nays: 1			

Appearances:

Pitts, Brian (General Public) - Waive In Support Trustee-Justice-2-Jesus 1119 Newton Avenue South St. Petersburg Florida 33705 Phone: 727-897-9291

Joanos, Manny, Divisional Director (General Public) - Proponent Leon County Schools 2427 Owls Head Road Tallahassee FL 32310 Phone: 850-251-1213

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4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

HB 1279 : High School Athletics

X Favorable With Committee Substitute

	Yea	Nay	No Vote	Absentee Yea	Absentee Nay
Janet Adkins	X				
Larry Ahern	· · · · · · · · · · · · · · · · · · ·			Х	
Karen Castor Dentel	X				
Heather Fitzenhagen	X				
Mia Jones	, X				
Larry Lee, Jr.	X				
H. Marlene O'Toole	X				
W. Keith Perry	X				
Jake Raburn	X				
Betty Reed	X			•	
Charlie Stone	X		*****		
Dwayne Taylor	X				
Erik Fresen (Chair)	X				
	Total Yeas: 12	Total Nays: 0)		

HB 1279 Amendments

Amendment 051069

X Adopted

Amendment 327301

X Adopted

Amendment 589931

X Adopted

Appearances:

Pitts, Brian (General Public) - Information Only Trustee-Justice-2-Jesus 1119 Newton Avenue South St. Petersburg Florida 33705 Phone: 727-897-9291

Mixon, John (Lobbyist) - Information Only Florida High School Athletic Assoc. 119 East Park Avenue Tallahassee FL 32301 Phone: (850) 222-2591

4/4/2013 8:00:00AM

Location: Morris Hall (17 HOB)

HB 1279 : High School Athletics (continued)

Appearances: (continued)

McClain, Stan (General Public) - Proponent 601 SE 25th Ave Ocala FL 34471 Phone: 352-266-1245

Amos, Angela (General Public) - Proponent 1633 Quasar Tallahassee FL 32301

Moyle, Jon (General Public) - Proponent

Ross, Evan (General Public) - Proponent 1941 S. Oak Haven Circle Miami FL 33179 Phone: 305-331-6300

Bill No. HB 1279 (2013)

Amendment No. 1

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 Appropriations Subcommittee

Representative Metz offered the following:

Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Subsection (17) of section 1002.20, Florida Statutes, is reenacted and amended to read:

9 1002.20 K-12 student and parent rights.-Parents of public school students must receive accurate and timely information regarding their child's academic progress and must be informed of ways they can help their child to succeed in school. K-12 students and their parents are afforded numerous statutory rights including, but not limited to, the following:

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(17) ATHLETICS; PUBLIC HIGH SCHOOL.-

(a) Eligibility.-Eligibility requirements for all students
participating in <u>a</u> high school athletic competition must allow a
student to be eligible in the school in which he or she first
enrolls each school year, the school in which the student makes

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 1 of 30

Bill No. HB 1279 (2013)

20 himself or herself a candidate for an athletic team by engaging 21 in practice before enrolling, or the school to which the student 22 has transferred with approval of the district school board, in 23 accordance with the provisions of s. 1006.20(2)(a).

Amendment No. 1

(b) Medical evaluation.-Students must satisfactorily pass
a medical evaluation each year before participating in
athletics, unless the parent objects in writing based on
religious tenets or practices, in accordance with the provisions
of s. 1006.20(2)(d).

Section 2. Paragraphs (a), (d), and (f) of subsection (3) and subsections (5) and (8) of section 1006.15, Florida Statutes, are amended, and paragraphs (h), (i), and (j) are added to subsection (3) of that section, to read:

33 1006.15 Student standards for participation in 34 interscholastic and intrascholastic extracurricular student 35 activities; regulation.—

36 (3) (a) A student attending a public school or a school 37 identified in this section is presumed eligible to participate 38 in interscholastic extracurricular student activities. For the 39 purposes of this section, a charter school is considered a 40 public school. A student remains eligible to participate in 41 interscholastic extracurricular student activities if the 42 student To be eligible to participate in interscholastic 43 extracurricular student activities, a student must:

Maintains Maintain a grade point average of 2.0 or
 above on a 4.0 scale, or its equivalent, in the previous
 semester or a cumulative grade point average of 2.0 or above on
 a 4.0 scale, or its equivalent, in the courses required by s.

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 2 of 30

Bill No. HB 1279 (2013)

Amendment No. 1 1003.43(1).

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49 2. Executes Execute and fulfills fulfill the requirements 50 of an academic performance contract between the student, the 51 district school board, the appropriate governing association, and the student's parents, if the student's cumulative grade 52 53 point average falls below 2.0, or its equivalent, on a 4.0 scale 54 in the courses required by s. 1003.43(1) or, for students who 55 entered the 9th grade before prior to the 1997-1998 school year, if the student's cumulative grade point average falls below 2.0 56 57 on a 4.0 scale, or its equivalent, in the courses required by s. 58 1003.43(1) which are taken after July 1, 1997. At a minimum, the 59 contract must require that the student attend summer school, or 60 its graded equivalent, between grades 9 and 10 or grades 10 and 61 11, as necessary.

3. <u>Has</u> Have a cumulative grade point average of 2.0 or
above on a 4.0 scale, or its equivalent, in the courses required
by s. 1003.43(1) during his or her junior or senior year.

65 Maintains Maintain satisfactory conduct, including 4. 66 adherence to appropriate dress and other codes of student conduct policies described in s. 1006.07(2). If a student is 67 convicted of, or is found to have committed, a felony or a 68 delinquent act that would have been a felony if committed by an 69 70 adult, regardless of whether adjudication is withheld, the 71 student's participation in interscholastic extracurricular activities is contingent upon established and published district 72 73 school board policy.

74 (d) An individual <u>public</u> charter school student pursuant
 75 to s. 1002.33 is eligible to participate at the public school to

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 3 of 30

Bill No. HB 1279 (2013)

76 which the student would be assigned, including a charter school, 77 according to district school board attendance area policies or 78 which the student could choose to attend, pursuant to district 79 or interdistrict controlled open-enrollment <u>policies provisions</u>, 80 in any interscholastic extracurricular activity of that school, 81 unless such activity is provided by the student's <u>current</u> 82 charter school, if the following conditions are met:

Amendment No. 1

1. The charter school student must meet the requirements
 of the student's current charter school education program as
 determined by the charter school governing board.

2. During the period of participation at a school, the
charter school student must demonstrate educational progress as
required in paragraph (b).

3. The charter school student must meet the same residency
requirements as other students in the school at which he or she
participates.

92 4. The charter school student must meet the same standards
93 of acceptance, behavior, and performance which that are required
94 of other students in extracurricular activities.

95 5. The charter school student must register with the 96 school his or her intent to participate in interscholastic 97 extracurricular activities as a representative of the school 98 before the beginning date of the season for the activity in 99 which he or she wishes to participate. A charter school student 100 must be able to participate in curricular activities if there 101 that is a requirement for an extracurricular activity.

A student who transfers from a <u>public</u> charter school
 program to a different traditional public school before or

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 4 of 30

Bill No. HB 1279 (2013)

104 during the first grading period of the school year is 105 academically eligible to participate in interscholastic 106 extracurricular activities during the first grading period if 107 the student has a successful evaluation from the previous school 108 year, pursuant to subparagraph 2.

Amendment No. 1

109 7. <u>A Any</u> public school or private school student who has 110 been unable to maintain academic eligibility for participation 111 in interscholastic extracurricular activities is ineligible to 112 participate in such activities as a <u>public charter</u> school 113 student until the student has successfully completed one grading 114 period in a charter school pursuant to subparagraph 2. to become 115 cligible to participate as a charter school student.

(f) A student who transfers from the Florida Virtual School full-time program to a traditional public school before or during the first grading period of the school year is academically eligible to participate in interscholastic extracurricular activities during the first grading period if the student has a successful evaluation from the previous school year pursuant to paragraph (a).

123 (h) A student who attends a public school that does not 124 offer a particular extracurricular activity may participate at 125 any public school that the student could choose to attend 126 pursuant to district or interdistrict controlled open enrollment 127 provisions, or may develop an agreement to participate in that 128 extracurricular activity at a private school, if the student: 129 Meets the requirements for eligibility to participate 1. 130 in interscholastic extracurricular activities, as provided under 131 paragraph (a);

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 5 of 30

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	Bill No. HB 1279 (2013)
132	Amendment No. 1 2. Demonstrates educational progress at the school he or
133	she attends as required in paragraph (b);
134	3. Meets the same standards of acceptance, behavior, and
135	performance that are required of other students in
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137	extracurricular activities;
	4. Pays any fees required of other students who
138	participate in the extracurricular activity; and
139	5. Registers with the school that offers the
140	extracurricular activity his or her intent to participate in the
141	interscholastic extracurricular activity at that school before
142	the beginning date of the season for the activity in which he or
143	she wishes to participate. A public school student must
144	participate in a curricular activity if it is a requirement for
145	an extracurricular activity. The student may choose to
146	participate in the required curricular activity at the school he
147	or she attends or at the school in which he or she participates
148	in the extracurricular activity.
149	(i) A student who has been unable to maintain academic
150	eligibility for participation in interscholastic extracurricular
151	activities is ineligible to participate in such activities under
152	paragraph (h) until the student has successfully completed one
153	grading period.
154	(j) The parents of a student who participates in an
155	extracurricular activity under paragraph (h) are responsible for
156	transporting their child to and from the school at which the
157	student participates. The public school the student attends, the
158	school at which the student participates in the extracurricular
159	activity, the district school board, and the Florida High School
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	589931 - HB 1279 Metz strike all final.docx

Published On: 4/3/2013 8:55:25 PM Page 6 of 30

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Bill No. HB 1279 (2013)

160 Athletic Association (FHSAA) are exempt from civil liability
161 arising from any injury that occurs to the student during such
162 transportation.

Amendment No. 1

163 (5) <u>An</u> Any organization or entity that regulates or
 164 governs interscholastic extracurricular activities of public
 165 schools:

166 (a) Shall permit home education associations to join as167 member schools.

(b) <u>May Shall</u> not discriminate against any eligible student based on an educational choice of public, private, or home education.

171 (8)(a) The FHSAA Florida High School Athletic Association 172 (FHSAA), in cooperation with each district school board, shall 173 facilitate a program in which a middle school or high school 74 student who attends a private school shall be eligible to 175 participate in an interscholastic or intrascholastic sport at a 176 public high school, a public middle school, or a 6-12 public 177 school that is zoned for the physical address at which the student resides if: 178

The private school in which the student is enrolled is
 not a member of the FHSAA and does not offer an interscholastic
 or intrascholastic athletic program.

182 2. The private school student meets the guidelines for the 183 conduct of the program established by the FHSAA's board of 184 directors and the district school board. At a minimum, such 185 guidelines shall provide:

a. A deadline for each sport by which the private school
student's parents must register with the public school in

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 7 of 30

Bill No. HB 1279 (2013)

188 writing their intent for their child to participate at that 189 school in the sport.

Amendment No. 1

b. Requirements for a private school student to
participate, including, but not limited to, meeting the same
standards of eligibility, acceptance, behavior, educational
progress, and performance which apply to other students
participating in interscholastic or intrascholastic sports at a
public school or FHSAA member private school.

196 The parents of a private school student participating (b) 197 in a public school sport under this subsection are responsible 198 for transporting their child to and from the public school at 199 which the student participates. The private school the student 200 attends, the public school at which the student participates in 201 a sport, the district school board, and the FHSAA are exempt 202 from civil liability arising from any injury that occurs to the 203 student during such transportation.

(c) For each academic year, a private school student may only participate at the public school in which the student is first registered under sub-subparagraph (a)2.a. or makes himself or herself a candidate for an athletic team by engaging in a practice.

(d) The athletic director of each participating FHSAA
member public school shall maintain the student records
necessary for eligibility, compliance, and participation in the
program.

(e) Any non-FHSAA member private school that has a student who wishes to participate in this program must make all student records, including, but not limited to, academic, financial,

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 8 of 30

Bill No. HB 1279 (2013)

Amendment No. 1

216 disciplinary, and attendance records, available upon request of 217 the FHSAA.

218 (f) A student must apply to participate in this program * 219 through the FHSAA program application process.

(g) Only students who are enrolled in non-FHSAA member private schools consisting of 125 students or fewer <u>in the</u> <u>middle school grades and 125 students in the high school grades</u> are eligible to participate in the program in any given academic year.

Section 3. Subsection (1) of section 1006.19, Florida
Statutes, is amended to read:

227 1006.19 Audit of records of nonprofit corporations and 228 associations handling interscholastic activities.-

229 Each nonprofit association or corporation that (1)[.]30 operates for the purpose of supervising and controlling 231 interscholastic activities of public high schools and whose 232 membership is composed of duly certified representatives of 233 public high schools, and whose rules and regulations are 234 established by members thereof, shall have an annual financial 235 and compliance audit of its accounts and records by an 236 independent certified public accountant retained by it and paid 237 from its funds, in accordance with rules adopted by the Auditor 238 General. The audit must be conducted in compliance with generally accepted auditing standards and include a report on 239 240 financial statements presented in accordance with generally 241 accepted accounting principles set forth by the American 242 Institute of Certified Public Accountants for not-for-profit organizations and a determination of compliance with the 243

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 9 of 30

Bill No. HB 1279 (2013)

Amendment No. 1 244 statutory eligibility and expenditure requirements of s. 245 1006.20. Audits shall be submitted to the Auditor General, the 246 Speaker of the House of Representatives, and the Senate 247 President within 180 days after the end of each fiscal year. The 248 accountant shall furnish a copy of the audit report to the 249 Auditor General. 250 Section 4. Subsections (1) through (4) of section 1006.20, 251 Florida Statutes, are amended, and paragraph (f) is added to 252 subsection (6) of that section to read: 253 1006.20 Athletics in public K-12 schools.-254 (1)GOVERNING NONPROFIT ORGANIZATION.-The Florida High 255 School Athletic Association (FHSAA) is designated as the 256 governing nonprofit organization of athletics in Florida public 257 schools. This designation expires July 1, 2017. If the FHSAA 258 fails to meet the provisions of this section or the Legislature 259 does not timely designate a successor, the commissioner shall 260 designate a nonprofit organization to govern athletics with the 261 approval of the State Board of Education for successive terms 262 not to exceed 4 years each or until the Legislature designates a 263 successor. The FHSAA is not a state agency as defined in s. 264 120.52. The FHSAA shall be subject to the provisions of s. 265 1006.19. A private school that wishes to engage in high school 266 athletic competition with a public high school may become a 267 member of the FHSAA. Any high school in the state, including 268 charter schools, virtual schools, and home education 269 cooperatives, may become a member of the FHSAA and participate 270 in the activities of the FHSAA. However, membership in the FHSAA 271 is not mandatory for any school. The FHSAA may not deny or

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 10 of 30

Bill No. HB 1279 (2013)

272 discourage interscholastic competition between its member 273 schools and non-FHSAA member Florida schools, including members 274 of another athletic governing organization, and may not take any 275 retributory or discriminatory action against any of its member 276 schools that participate in interscholastic competition with 277 non-FHSAA member Florida schools. The FHSAA may not unreasonably 278 withhold its approval of an application to become an affiliate 279 member of the National Federation of State High School 280 Associations submitted by any other organization that governs 281 interscholastic athletic competition in this state. The bylaws 282 of the FHSAA are the rules by which high school athletic 283 programs in its member schools, and the students who participate 284 in them, are governed, unless otherwise specifically provided by 285 statute. For the purposes of this section, "high school" includes grades 6 through 12. 86

287

Amendment No. 1

(2) ADOPTION OF BYLAWS, POLICIES, OR GUIDELINES.-

(a) <u>The FHSAA shall adopt bylaws that, unless otherwise</u>
provided by statute, presume the eligibility of students and
<u>specify limited violations that result in ineligibility for</u>
<u>students who participate in high school athletic competition in</u>
its member schools. The bylaws must ensure that:

2931. A student remains eligible in the school in which he or294she first enrolls each school year or the school in which the295student makes himself or herself a candidate for an athletic296team by engaging in a practice before enrolling in the school.2972. A student remains eligible in the school to which the298student has transferred during the school year if the transfer299is made by a deadline established by the FHSAA, which may not be

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 11 of 30

Bill No. HB 1279 (2013)

	Amendment No. 1
300	before the date authorized for the beginning of practice for the
301	sport.
302	3. Once a student residence or transfer is approved by the
* 303	district school board or private school, as applicable, the
304	student remains eligible in the school if he or she remains
305	enrolled in the school and complies with applicable
306	requirements.
307	4. Rule, eligibility, and recruiting violations by a
308	teammate, coach, administrator, school, or adult representative
309	may not be used against a student.
310	5. A student is ineligible if the student or parent
311	intentionally and knowingly falsifies an enrollment or
312	eligibility document or intentionally and knowingly accepts a
313	significant benefit or a promise of significant benefit that is
314	not reasonably available to the school's students or family
315	members and that is provided based primarily on the student's
316	athletic interest, potential, or performance.
317	6. Ineligibility based upon recruitment is not
318	demonstrated merely because a student participates in a
319	nonschool-sponsored extracurricular activity after the end of
320	one school year and before the beginning of the next school year
321	that is coached by a person who the student knows from having
322	participated in a different school-sponsored extracurricular
323	activity in the past or who the student seeks to participate
324	with in the future in a different school-sponsored activity.
325	7. Ineligibility requirements shall be applied to public
326	school students on an equal basis with private school students.
327	8. Ineligibility requirements shall be applied to transfer
	589931 - HB 1279 Metz strike all final.docx

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 12 of 30

Bill No. HB 1279 (2013)

Amendment No. 1 328 students on an equal basis with nontransfer students. 329 9. Prescribed violations must be substantially related to 330 specific, important objectives and must be limited to address 331 only the minimal requirements necessary to accomplish the 332 objectives. 333 334 The FHSAA shall complete a comprehensive review and analysis of 335 all existing bylaws, policies, and administrative procedures to 336 determine compliance with this paragraph by October 1, 2013. The 337 FHSAA shall provide a detailed report originating from its 338 review and analysis, which must include, but need not be limited 339 to, specifically articulating how each violation or requirement 340 in the bylaws, policies, and administrative procedures is 341 substantially related to an identified, important objective and 42 any necessary corrective action. The FHSAA shall provide a copy 343 of the report to the Commissioner of Education, the Governor, 344 the President of the Senate, and the Speaker of the House of 345 Representatives by October 15, 2013. Bylaws, policies, or 346 administrative procedures that are noncompliant with this paragraph are void as of January 1, 2014 The FHSAA shall adopt 347 bylaws that, unless specifically provided by statute, establish 348 349 eligibility requirements for all students who participate in 350 high school athletic competition in its member schools. The 351 bylaws governing residence and transfer shall allow the student 352 to be eligible in the school in which he or she first enrolls each school year or the school in which the student makes 353 354 himself or herself a candidate for an athletic team by engaging in a practice prior to enrolling in the school. The bylaws shall 355

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 13 of 30

Bill No. HB 1279 (2013)

356 also allow the student to be eligible in the school to which the 357 student has transferred during the school year if the transfer 358 is made by a deadline established by the FHSAA, which may not be * 359 prior to the date authorized for the beginning of practice for 360 the sport. These transfers shall be allowed pursuant to the 361 district school board policies in the case of transfer to a 362 public school or pursuant to the private school policies in the 363 case of transfer to a private school. The student shall be 364 eligible in that school so long as he or she remains enrolled in .365 that school. Subsequent eligibility shall be determined and 366 enforced through the FHSAA's bylaws. Requirements governing 367 eligibility and transfer between member schools shall be applied 368 similarly to public school students and private school students.

Amendment No. 1

369 (b) The FHSAA shall adopt bylaws that specifically 370 prohibit the recruiting of students for athletic purposes. The 371 bylaws must shall prescribe penalties and an appeals process for 372 athletic recruiting violations. If it is determined that a 373 school has recruited a student in violation of FHSAA bylaws, the 374 FHSAA may require the school to participate in a higher 375 classification for the sport in which the recruited student 376 competes for a minimum of one classification cycle, in addition 377 to any other appropriate fine and sanction imposed on the 378 school, its coaches, or adult representatives who violate 379 recruiting rules. A student may not be declared ineligible based 380 on violation of recruiting rules unless the student or parent 381 has falsified any enrollment or eligibility document or accepted any benefit or any promise of benefit if such benefit is not 382 383 generally available to the school's students or family members

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 14 of 30

Bill No. HB 1279 (2013)

Amendment No. 1

384 or is based in any way on athletic interest, potential, or 385 performance.

386 The FHSAA shall adopt bylaws that require all students (C) *^{*387} participating in interscholastic athletic competition or who are 388 candidates for an interscholastic athletic team to 389 satisfactorily pass a medical evaluation each year before prior 390 to participating in interscholastic athletic competition or 391 engaging in any practice, tryout, workout, or other physical 392 activity associated with the student's candidacy for an 393 interscholastic athletic team. Such medical evaluation may be 394 administered only by a practitioner licensed under chapter 458, 395 chapter 459, chapter 460, or s. 464.012, and in good standing 396 with the practitioner's regulatory board. The bylaws must shall 397 establish requirements for eliciting a student's medical history 98 and performing the medical evaluation required under this 399 paragraph, which must shall include a physical assessment of the 400 student's physical capabilities to participate in 401 interscholastic athletic competition as contained in a uniform 402 preparticipation physical evaluation and history form. The 403 evaluation form must shall incorporate the recommendations of 404 the American Heart Association for participation cardiovascular 405 screening and must shall provide a place for the signature of 406 the practitioner performing the evaluation with an attestation 407 that each examination procedure listed on the form was performed 408 by the practitioner or by someone under the direct supervision of the practitioner. The form must shall also contain a place 409 for the practitioner to indicate if a referral to another 410 practitioner was made in lieu of completion of a certain 411

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 15 of 30

Bill No. HB 1279 (2013)

412 examination procedure. The form must shall provide a place for 413 the practitioner to whom the student was referred to complete 414 the remaining sections and attest to that portion of the 415 examination. The preparticipation physical evaluation form must 416 shall advise students to complete a cardiovascular assessment 417 and must shall include information concerning alternative 418 cardiovascular evaluation and diagnostic tests. Results of such 419 medical evaluation must be provided to the school. No student 420 shall be eligible to participate in any interscholastic athletic 421 competition or engage in any practice, tryout, workout, or other 422 physical activity associated with the student's candidacy for an 423 interscholastic athletic team until the results of the medical 424 evaluation have been received and approved by the school.

Amendment No. 1

425 (d) Notwithstanding the provisions of paragraph (c), a 426 student may participate in interscholastic athletic competition 427 or be a candidate for an interscholastic athletic team if the 428 parent of the student objects in writing to the student 429 undergoing a medical evaluation because such evaluation is 430 contrary to his or her religious tenets or practices. However, 431 in such case, there shall be no liability on the part of any 432 person or entity in a position to otherwise rely on the results 433 of such medical evaluation for any damages resulting from the 434 student's injury or death arising directly from the student's participation in interscholastic athletics where an undisclosed 435 medical condition that would have been revealed in the medical 436 evaluation is a proximate cause of the injury or death. 437

(e) The FHSAA shall adopt bylaws that regulate persons who
conduct investigations on behalf of the FHSAA. <u>A formal</u>

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 16 of 30

Bill No. HB 1279 (2013)

440 investigation must be completed within 90 days after the onset 441 of the investigation, and the FHSAA may not contract or in any 442 way pay for more than 520 hours of work for any investigation. 443 The bylaws <u>must shall</u> include provisions that require an 444 investigator to:

Amendment No. 1

1. Undergo level 2 background screening under s. 435.04, establishing that the investigator has not committed any disqualifying offense listed in s. 435.04, unless the investigator can provide proof of compliance with level 2 screening standards submitted within the previous 5 years to meet any professional licensure requirements, provided:

a. The investigator has not had a break in service from a
position that requires level 2 screening for more than 90 days;
and

54 b. The investigator submits, under penalty of perjury, an 455 affidavit verifying that the investigator has not committed any 456 disqualifying offense listed in s. 435.04 and is in full 457 compliance with this paragraph.

458 2. Be appointed as an investigator by the executive459 director.

3. Carry a photo identification card that shows the FHSAAname, logo, and the investigator's official title.

462 <u>4. Notwithstanding s. 493.6102, maintain a valid class "C"</u>
463 license as established in chapter 493.

464

5.4. Adhere to the following guidelines:

465 a. Investigate only those alleged violations assigned by466 the executive director or the board of directors.

b. Conduct interviews on Monday through Friday between the

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM

Page 17 of 30

Bill No. HB 1279 (2013)

468 hours of 9 a.m. and 7 p.m. only, unless previously agreed to by 469 the interviewee.

Amendment No. 1

470 c. Advise at least one Allow the parent of any student 471 being interviewed that one or more parents are entitled to be 472 present during the interview.

473 d. Search residences or other private areas only with the
474 permission of the executive director and the written consent of
475 the student's parent and only with a parent or a representative
476 of the parent present.

477 6. Provide notice to the affected student, parent, coach, 478 and school within 2 business days after the assignment of a 479 formal investigation into ineligibility or other violation of 480 law or rule. If the executive director certifies in writing that 481 a compelling need to withhold notice exists, identifying with 482 specificity why notice must not be provided, the notice is not 483 required until the investigator concludes the investigation. The 484 executive director shall provide a copy of the certification to 485 the Commissioner of Education within 1 business day after 486 signing the certification.

487 7. Provide the affected student, parent, coach, and school
488 within 5 business days after completion of the formal
489 investigation a copy of the investigation, report, and any
490 recommendation made by the investigator, executive director, or
491 board of directors.

492 (f) The FHSAA shall adopt bylaws that establish sanctions
493 for coaches who have committed major violations of the FHSAA's
494 bylaws and policies.

1. Major violations include, but are not limited to,

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 18 of 30

Bill No. HB 1279 (2013)

496 knowingly allowing an ineligible student to participate in a
497 contest representing a member school in an interscholastic
498 contest or committing a violation of the FHSAA's recruiting or
499 sportsmanship policies.

Amendment No. 1

500 2. Sanctions placed upon an individual coach may include, 501 but are not limited to, prohibiting or suspending the coach from 502 coaching, participating in, or attending any athletic activity 503 sponsored, recognized, or sanctioned by the FHSAA and the member 504 school for which the coach committed the violation. If a coach 505 is sanctioned by the FHSAA and the coach transfers to another 506 member school, those sanctions remain in full force and effect 507 during the term of the sanction.

3. If a member school is assessed a financial penalty as a
result of a coach committing a major violation, the coach shall
reimburse the member school before being allowed to coach,
participate in, or attend any athletic activity sponsored,
recognized, or sanctioned by the FHSAA and a member school.

513 4. The FHSAA shall establish a due process procedure for 514 coaches sanctioned under this paragraph, consistent with the 515 appeals procedures set forth in subsection (7).

(g) The FHSAA shall adopt bylaws establishing the process and standards by which FHSAA <u>investigations into ineligibility</u> are initiated and determinations of <u>sanctions or eligibility</u> determinations against a coach or school <u>eligibility</u> are made. Such bylaws must shall provide that:

521 1. Ineligibility must be established by clear and 522 convincing evidence;

523

2. Initial investigations into allegations of

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 19 of 30

Bill No. HB 1279 (2013)

524	Amendment No. 1 ineligibility may be initiated by the FHSAA only if supported by			
525	credible information from an identified source or from an			
526	anonymous source with credible corroboration and which, if			
527	proven true, would reasonably rebut the presumption of			
528	ineligibility. An informal investigation is limited to			
529	determining whether there is a sufficient evidentiary basis to			
530	initiate a formal investigation and to produce the sworn			
531	testimony or affidavit necessary to do so as hereinafter			
532	provided. Formal investigations into ineligibility may not be			
533	initiated unless supported by sworn testimony or affidavits			
534	which, if proven true, would reasonably demonstrate			
535	ineligibility by clear and convincing evidence. The investigator			
536	and individual making the determination shall receive and			
537	consider, from students, parents, coaches, and schools, all			
538	evidence of a type commonly relied upon by reasonably prudent			
539	persons in the conduct of their affairs. Such evidence shall be			
540	admissible in the proceeding, whether or not such evidence would			
541	be admissible in a trial court in this state. An investigator or			
542	other agent of the FHSAA may not conduct searches of residences			
543	or other private areas during the course of an investigation.			
544	Student athletes, parents, and schools must have notice of the			
545	initiation of any investigation or other inquiry into			
546	eligibility and may present, to the investigator and to the			
547	individual making the eligibility determination, any information			
548	or evidence that is credible, persuasive, and of a kind			
549	reasonably prudent persons rely upon in the conduct of serious			
550	affairs;			
551	3. An investigator may not determine matters of			
 589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM				

Page 20 of 30

Bill No. HB 1279 (2013)

552 eligibility but must submit information and evidence to the 553 executive director or a person designated by the executive 554 director or by the board of directors for an unbiased and 555 objective determination of eligibility; and

Amendment No. 1

4. A determination of ineligibility must be made in
writing, setting forth the findings of fact and specific
violation upon which the decision is based.

(h) In lieu of bylaws adopted under paragraph (g), the
FHSAA may adopt bylaws providing as a minimum the procedural
safeguards of ss. 120.569 and 120.57, making appropriate
provision for appointment of unbiased and qualified hearing
officers.

564 (i) The FHSAA bylaws may not limit the competition of student athletes prospectively for rule violations of their 565 66 school or its coaches or their adult representatives. The FHSAA 567 bylaws may not unfairly punish student athletes for eligibility 568 or recruiting violations perpetrated by a teammate, coach, or 569 administrator. Contests may not be forfeited for inadvertent 570 eligibility violations unless the coach or a school 571 administrator should have known of the violation. Contests may 572 not be forfeited for other eligibility violations or recruiting 573 violations in excess of the number of contests that the coaches 574 and adult representatives responsible for the violations are 575 prospectively suspended.

(j) The <u>FHSAA</u> organization shall adopt guidelines to
educate athletic coaches, officials, administrators, and student
athletes and their parents of the nature and risk of concussion
and head injury.

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 21 of 30

Bill No. HB 1279 (2013)

580 The FHSAA organization shall adopt bylaws or policies (k) 581 that require the parent of a student who is participating in 582 interscholastic athletic competition or who is a candidate for 583 an interscholastic athletic team to sign and return an informed 584 consent that explains the nature and risk of concussion and head 585 injury, including the risk of continuing to play after 586 concussion or head injury, each year before participating in 587 interscholastic athletic competition or engaging in any 588 practice, tryout, workout, or other physical activity associated 589 with the student's candidacy for an interscholastic athletic 590 team.

Amendment No. 1

591 (1)The FHSAA organization shall adopt bylaws or policies 592 that require each student athlete who is suspected of sustaining 593 a concussion or head injury in a practice or competition to be 594 immediately removed from the activity. A student athlete who has 595 been removed from an activity may not return to practice or 596 competition until the student submits to the school a written 597 medical clearance to return stating that the student athlete no 598 longer exhibits signs, symptoms, or behaviors consistent with a 599 concussion or other head injury. Medical clearance must be 600 authorized by the appropriate health care practitioner trained 601 in the diagnosis, evaluation, and management of concussions as 602 defined by the Sports Medicine Advisory Committee of the Florida 603 High School Athletic Association.

(m) The <u>FHSAA</u> organization shall adopt bylaws for the
establishment and duties of a sports medicine advisory committee
composed of the following members:

607

1. Eight physicians licensed under chapter 458 or chapter

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 22 of 30

Bill No. HB 1279 (2013)Amendment No. 1 608 459 with at least one member licensed under chapter 459. 609 2. One chiropractor licensed under chapter 460. 610 3. One podiatrist licensed under chapter 461. § 611 4. One dentist licensed under chapter 466. 612 5. Three athletic trainers licensed under part XIII of 613 chapter 468. 614 6. One member who is a current or retired head coach of a 615 high school in the state. 616 (n) Student residence and transfer approvals shall be 617 determined by the district school board in the case of a public 618 school student and by the private school in the case of a 619 private school student. Such approvals shall uphold the 620 eligibility standards in subparagraphs (a)1. and 2. unless the 621 district school board or private school finds that compelling 122 facts and circumstances are demonstrated and that the best 623 interests of the student outweigh all other considerations and 624 justify a waiver. Otherwise, the district school board or 625 private school may determine such approvals in its reasonable 626 discretion. If the district school board or private school 627 approves the student residence or transfer, the student remains 628 eligible to participate in high school athletic competition 629 under the FHSAA jurisdiction. 630[.] 1. The FHSAA may challenge the student's eligibility to 631 participate in a high school athletic competition under its 632 jurisdiction by filing a petition for a hearing with the 633 Division of Administrative Hearings pursuant to s. 120.569, with 634 a copy of the petition contemporaneously provided to the student, parent, coach, and school. The student remains eligible 635

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 23 of 30

Bill No. HB 1279 (2013)

Amendment No. 1 636 <u>unless a final order finding the student's ineligibility is</u> 637 <u>rendered.</u> 638 <u>2. The burden is on the FHSAA to demonstrate by clear and</u> 639 <u>convincing evidence that the student is ineligible. The</u> 640 administrative law judge shall issue a final order pursuant to

641 s. 120.68. If the administrative law judge finds that the
642 student remains eligible, the final order shall award all
643 reasonable costs and attorney fees to be paid to all respondents
644 by the FHSAA. The FHSAA may not seek to recoup these costs and
645 expenses from any other person, entity, or party.

646

(3) GOVERNING STRUCTURE OF THE ORGANIZATION.-

(a) The FHSAA shall operate as a representative democracy
in which the sovereign authority is within its member schools.
Except as provided in this section, the FHSAA shall govern its
affairs through its bylaws.

(b) Each member school, on its annual application for
membership, shall name its official representative to the FHSAA.
This representative must be either the school principal or his
or her designee. That designee must either be an assistant
principal or athletic director housed within that same school.

(c) The FHSAA's membership shall be divided along existing
county lines into four contiguous and compact administrative
regions, each containing an equal or nearly equal number of
member schools to ensure equitable representation on the FHSAA's
board of directors, representative assembly, and appeals
committees.

662

(4) BOARD OF DIRECTORS.-

663

(a) The executive authority of the FHSAA shall be vested

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM

Page 24 of 30

Bill No. HB 1279 (2013)

in its board of directors. Any entity that appoints members to
the board of directors shall examine the ethnic and demographic
composition of the board when selecting candidates for
appointment and shall, to the greatest extent possible, make
appointments that reflect state demographic and population
trends. Effective October 1, 2013, the board of directors shall
be composed of 19 16 persons, as follows:

Amendment No. 1

671 1. Four public member school representatives, one elected
672 from among its public school representative members within each
673 of the four administrative regions.

674 2. Four nonpublic member school representatives, one
675 elected from among its nonpublic school representative members
676 within each of the four administrative regions.

677 3. Four Three representatives appointed by the
78 commissioner, one appointed from each of the four administrative
679 regions one appointed from the two northernmost administrative
680 regions and one appointed from the two southernmost
681 administrative regions. The third representative shall be
682 appointed to balance the board for diversity or state population
683 trends, or both.

4. Two district school superintendents, one elected from
the two northernmost administrative regions by the members in
those regions and one elected from the two southernmost
administrative regions by the members in those regions.

5. Two district school board members, one elected from the two northernmost administrative regions by the members in those regions and one elected from the two southernmost administrative regions by the members in those regions.

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 25 of 30

Bill No. HB 1279 (2013)

Amendment No. 1 692 The commissioner or his or her designee from the 6. 693 department executive staff. 7. 694 One representative appointed by the President of the 695 Senate. 696 One representative appointed by the Speaker of the 8. 697 House of Representatives. 698 (b) A quorum of the board of directors shall consist of 699 one more than half of its nine members. 700 (C) The board of directors shall elect a president and a 701 vice president from among its members. These officers shall also 702 serve as officers of the FHSAA. 703 Members of the board of directors shall serve terms of (d) 704 3 years and are not eliqible to succeed themselves only once. A 705 member of the board of directors, other than the commissioner or 706 his or her designee, may serve a maximum of 3 6 consecutive 707 years. The FHSAA's bylaws shall establish a rotation of terms to 708 ensure that a majority of the members' terms do not expire 709 concurrently. 710 (e) The authority and duties of the board of directors, 711 acting as a body and in accordance with the FHSAA's bylaws, are 712 as follows: 713 To act as the incorporated FHSAA's board of directors 1. 714 and to fulfill its obligations as required by the FHSAA's 715 charter and articles of incorporation. To establish such guidelines, regulations, policies, 716 2. 717 and procedures as are authorized by the bylaws.

718 3. To employ an FHSAA executive director, as approved by the Commissioner of Education. The executive director has who 719

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 26 of 30

Bill No. HB 1279 (2013)

Amendment No. 1 720 shall have the authority to waive the bylaws of the FHSAA in 721 order to comply with statutory changes. The executive director's 722 salary shall be no greater than that set by law for the Governor 723 of this state. The executive director may not receive a car 724 allowance as a result of his or her employment. The executive 725 director is not entitled to per diem and travel expenses in 726 excess of the rate provided for state employees under s. 727 112.061. 728 To levy annual dues and other fees and to set the 4. 729 percentage of contest receipts to be collected by the FHSAA, 730 except that beginning in the 2013-2014 fiscal year, all dues, 731 fees, and percentages of contest receipts shall be 50 percent of 732 the amount established in the FHSAA bylaws for 2012-2013 as 733 published on the FHSAA website as of February 26, 2013, and may 34 not be increased. 735 5. To approve the budget of the FHSAA. 736 To organize and conduct statewide interscholastic 6. 737 competitions, which may or may not lead to state championships, 738 and to establish the terms and conditions for these 739 competitions. 740 7. To act as an administrative board in the interpretation of, and final decision on, all questions and appeals arising 741 742 from the directing of interscholastic athletics of member 743 schools.

7448. To levy fines, penalties, and sanctions against schools745and coaches found to be in violation of student eligibility746requirements and recruiting practices pursuant to subsection747(2). However, fines, penalties, and sanctions may not exceed the

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM

Page 27 of 30

Bill No. HB 1279 (2013)

	Amendment No. 1
748	cost to investigate reported violations and the cost of
749	associated appeals processes. The board of directors shall
750	submit an annual report to the Department of Education by
∝751	October 1 each year which reconciles the costs of investigations
752	and appeals with the fines, penalties, and sanctions charged to
753	member schools and coaches for each fiscal year.
754	(6) PUBLIC LIAISON ADVISORY COMMITTEE
755	(f) Members of the public liaison advisory committee are
756	entitled to per diem and travel expenses at the same rate
757	provided for state employees under s. 112.061.
758	Section 5. The terms of the members of the 2012-2013
759	Florida High School Athletic Association board of directors
760	shall expire September 30, 2013, and such members are not
761	eligible for reappointment to the board of directors pursuant to
762	s. 1006.20(4), Florida Statutes, as amended by this act.
763	Section 6. This act shall take effect July 1, 2013.
764	
765	
766	TITLE AMENDMENT
767	Remove everything before the enacting clause and insert:
768	A bill to be entitled
769	An act relating to high school athletics; reenacting
770	and amending s. 1002.20(17), F.S.; making technical
771	changes; amending s. 1006.15, F.S.; revising criteria
772	for student eligibility for participation in
773	extracurricular activities to include students in
774	charter schools; authorizing public school students
775	attending a public school that does not offer a
	589931 - HB 1279 Metz strike all final.docx

Published On: 4/3/2013 8:55:25 PM

Page 28 of 30

Bill No. HB 1279 (2013)

Amendment No. 1

776 particular extracurricular activity to participate in 777 that activity at another school subject to certain 778 requirements; amending s. 1006.19, F.S.; providing 779 requirements for an annual financial and compliance 780 audit of an association that supervises 781 interscholastic activities of public high schools; 782 amending s. 1006.20, F.S.; providing that the 783 designation of the Florida High School Athletic 784 Association as the governing nonprofit organization of 785 athletics expires on a specified date; revising the 786 criteria for bylaws, policies, or guidelines adopted 787 by the association; requiring the association to 788 complete a review by a specified date; requiring that 789 the association submit a report to the Commissioner of '90 Education, the Governor, and the Legislature; 791 providing requirements for investigations and 792 investigators; establishing notice requirements to 793 specified parties; providing procedures for student 794 residence and transfer approvals; providing that the 795 burden is on the association to demonstrate by clear 796 and convincing evidence that a student is ineligible 797 to participate in a high school athletic competition; 798 requiring that the association pay costs and attorney 799 fees in certain circumstances; revising the 800 composition of the board of directors of the 801 association and terms of office; revising what 802 constitutes a quorum of the board of directors; 803 providing for the appointment of an executive

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 29 of 30

Bill No. HB 1279 (2013)

	Amendment No. 1
804	director; providing restrictions for the salary,
805	benefits, per diem, and travel expenses of the
806	association's executive director; providing that
807	members of the association's public liaison advisory
808	committee are entitled to reimbursement for per diem
809	and travel expenses at the same rate as state
810	employees; providing restrictions on the levy of dues
811	and fees and the collection of contest receipts;
812	providing authority to levy fines, penalties, and
813	sanctions against schools and coaches; providing for
814	expiration of the terms of members of the 2012-2013
815	board of directors; providing an effective date.

589931 - HB 1279 Metz strike all final.docx Published On: 4/3/2013 8:55:25 PM Page 30 of 30

Bill No. HB 1279 (2013)

Amendment No. 1a

COMMITTEE/SUBCOMMITTEE ACTION					
ADOPTED	(Y/N)				
ADOPTED AS AMENDED	(Y/N)	3/4/13			
ADOPTED W/O OBJECTION	(Y/N)				
FAILED TO ADOPT	(Y/N)				
WITHDRAWN	(Y/N)				
OTHER					

Committee/Subcommittee hearing bill: Education Appropriations Subcommittee

Subcommittee

Representative O'Toole offered the following:

Amendment 1a to Amendment (589931) by Representative Metz

Remove lines 694-697 of the amendment and insert:

7. One representative who is a parent of a home school student appointed by the President of the Senate.

10 <u>8. One representative who is a parent of a home school</u>
11 <u>student appointed by the Speaker of the House of</u>
12 Representatives.

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051069 - HB 1279 AA O'Toolel.docx Published On: 4/3/2013 9:14:43 PM Page 1 of 1

Bill No. HB 1279 (2013)

Amendment No. 1b

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COMMITTEE/SUBCOMMI	TTEE ACTION	
ADOPTED	(Y/N)	
ADOPTED AS AMENDED	(Y/N)	2/4/13
ADOPTED W/O OBJECTION	(Y/N)	<i>)</i> ('
FAILED TO ADOPT	(Y/N)	
WITHDRAWN	(Y/N)	
OTHER		

Committee/Subcommittee hearing bill: Education Appropriations Subcommittee

Representative O'Toole offered the following:

Amendment 1b to Amendment (589931) by Representative Metz

7 Remove lines 730-734 of the amendment and insert: 8 except that, beginning in the 2013-2014 fiscal year, all dues, 9 fees, and percentages of contest receipts shall be fixed at the 10 amount established in the FHSAA bylaws for 2012-2013 as 11 published on the FHSAA website as of February 26, 2013, and may 12 not be increased. The aggregate of such dues, fees, and 13° percentages of contest receipts shall be allocated as follows: 14 a. Up to 55 percent for the FHSAA to be used for 15 organization operations as allowed by law; 16 b. At least 30 percent for the FHSAA to provide 17 postsecondary scholarships to students who meet qualifications 18 established by the FHSAA; and c. At least 15 percent for the FHSAA to coordinate with the 19 National Center for Sports Safety and provide for the education 20 327301 - HB 1279 AA O'Toole2a.docx Published On: 4/3/2013 9:50:42 PM

Page 1 of 2

Bill No. HB 1279 (2013)

of coaches, parks and recreation staff, parents, and other
 volunteers on the basics of sports safety and injury prevention,
 and the well-being and health, safety, and welfare of athletes.

Amendment No. 1b

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327301 - HB 1279 AA O'Toole2a.docx Published On: 4/3/2013 9:50:42 PM Page 2 of 2