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ABSTRACT

This document reports individual State activities involving governance and administration of education. Data were collected from State departments of education, legislative service agencies, State school board associations and state offices of the National Education Association and the American Federation of Teachers. States are identified by the official two-letter postal abbreviations. Reporting States are listed alphabetically with legislative citations of identifying words used after each State abbreviation. Each description of legislation begins with an indication of the status of the legislation as of May 1973. Other activity descriptions include the name and address of a person to contact for additional information. (Author/MJM)



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# Research Brief

No. 10

A REPORT OF THE EDUCATION COMMISSION OF THE STATES

DEPARTMENT OF RESEARCH AND INFORMATION SERVICES

Russell B. Vlaanderen, Director

1972

## LEGISLATION AND ACHIEVEMENTS: GOVERNANCE AND ADMINISTRATION

U.S. DEPARTMENT OF HEALTH  
EDUCATION & WELFARE  
NATIONAL INSTITUTE OF  
EDUCATION

Education Commission of the States

August 1973

Prepared by Doris M. Roe, Information Assistant  
Department of Research and Information Services



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Denver, Colorado  
Wendell H. Pierce, Executive Director

August 1973

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### SPECIAL REPORT:

*Model State Legislation for  
Approval of Postsecondary Educational Institutions and  
Authorization to Grant Degrees*

In response to numerous requests, the Education Commission of the States has established a task force to consider the problems of dealing with questionable, unethical or fraudulent practices in postsecondary education. The work of the task force was supported in part by a grant from the Federal Interagency Committee on Education (USOE), the Veterans Administration and the U.S. Department of Defense. The task force report, "Model State Legislation," is available from ECS, Higher Education Services Department, for \$1.

## *TABLE OF CONTENTS*

Introduction .....	iii
Governance and Administration .....	1

## *APPENDIX*

Survey Instrument .....	36
State Education Agencies .....	38
Education Organizations, National Offices .....	40
Legislative Service Agencies .....	41
State Abbreviations .....	Inside Back Cover

## INTRODUCTION

Research Brief No. 10, devoted to legislation and achievements related to the governance and administration of education, is the sixth 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 (8 states either failed to reply or did not submit information on governance and administration; 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 ongoing effort to keep abreast of state education activity.

This report is in no way exhaustive or comparative of individual state activities involving governance and administration of education; 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 book, write the appropriate state legislative service agency or department of education.

## HOW TO READ ITEMS IN THIS REPORT

### Sample

IL	SB 1548 PA 77-2191	ENACTED. Establishes the "School District Educational Effectiveness and Fiscal Responsibility Act" which allows for state grants to school districts to plan and implement financial planning, management and control programs. Grants will be made by the superintendent of public instruction and the director of the bureau of the budget with preferences to districts which will commit local funds to the projects.
①	②	③
		④

1. State abbreviation—"Illinois"—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	HR	— House Resolution
S	— Senate	SR	— Senate Resolution
A	— Assembly	AR	— Assembly Resolution
HB	— House Bill	HJR, SCR, AJR	— House, Senate or Assembly Joint Resolution
SB	— Senate Bill		
AB	— Assembly Bill		
LB	— Legislative Bill		
ACT	— Act	HCR, SCR, ACR	— House, Senate or Assembly Concurrent Resolution
PA	— Public Act		
PL	— Public Law		
Ch	— Chapter		

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.



*GOVERNANCE AND ADMINISTRATION*

GOVERNANCE AND ADMINISTRATION  
1972

- AL HB 76  
ACT 46 ENACTED. (Second Special Session) Provides that officials of state supported institutions may serve on local government study commissions. 1971.\*
- AL HB 2701  
ACT 2148 ENACTED. Provides that county and city boards of education may collect tuition fees from pupils residing outside of respective boards. 1971.\*
- AL NOTE: Alabama Commission on Higher Education to assess programs for a unitary budget proposal for postsecondary institutions. State support. Contact: Dr. Clanton Williams, 1504 Union Bank Building, Montgomery, Ala. 36103. HIGHER EDUCATION.
- AK Ch 41 ENACTED. Alternates staggered terms of school board members.
- AK Ch 100 ENACTED. Specifically includes meetings of board of regents of University of Alaska under state's open meeting law and requires provision of facilities for members of public to attend meetings. HIGHER EDUCATION.
- 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 and provides for their participation in the executive branch of state government (Ch 121, 1971). Permits borough assemblies, city councils, school district governing bodies 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.
- AK CSHB 529  
HCSSB 395 FAILED. (Committee Substitute; House Committee Substitute Amended) HB 604 was amended into two bills at left both of which died in committee. Attempted to limit terms of office, shorten term or expand membership on Board of University of Alaska. HIGHER EDUCATION.
- AK HB 603 FAILED. (Amended) University of Alaska: Administrative reorganization, regionalization and severance of statewide administration from that for Fairbanks (main) campus; would have established statewide position of chancellor and regional presidents for central, southcentral and southeastern regions of the state. HCR 24, companion measure, FAILED. HJR 106, Companion Measure, FAILED. HIGHER EDUCATION.

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\*Not previously reported.

GOVERNANCE AND ADMINISTRATION  
1972

AK	HB 606	FAILED. (Amended) Would have changed name of chief administrative officer of community colleges from director to dean; would have given statutory status to community college advisory council/committee in each community. HIGHER EDUCATION.
AK	HB 607 HCR 19	FAILED. Would have limited University of Alaska's ability to shift funds from one account to another. HIGHER EDUCATION.
AK	HB 636	FAILED. Would have taken community colleges from University of Alaska jurisdiction and placed under the state department of education. HIGHER EDUCATION.
AK	HB 675	FAILED. State-operated schools: would have reorganized the administration of schools, created educational service areas.
AK	HB 793 Ch 64	ENACTED. Amends existing law allowing school district cooperation with other districts, state-operated schools or the Bureau of Indian Affairs in providing education services or in establishing boarding and tuition arrangements or exchanges of pupils or teachers by providing that the state department of education may require such cooperation. Eliminates the requirements that there be three elementary and five secondary students in a "grade" in order to provide classes in the district by requiring the provision of classes in an attendance area if there are eight students in the area eligible to attend elementary and secondary school; provides a definition of "attendance area." Effective July 1, 1972.
AK	SB 334 Ch 197	ENACTED. (Amended House) Changes the number of directors on the state board of education from seven to nine and increases the number to be appointed from the rural from four to six; also increases the number required to constitute a quorum to five.
AK	HCSSB 430 Ch 188	ENACTED. (House Committee Substitute) Provides for a comprehensive system for state program budgeting and financial management. 1970.*
AK	STUDY	Higher education in Alaska: continuation of study by legislative council's subcommittee on higher education. Initial report published in February 1971, prepared by McLean & Associates under direction of Dr. George W. Starcher, President Emeritus, University of North Dakota. State support. Contacts: Senator Edward A. Merdes, Chairman, Subcommittee on Higher Education, P.O. Box 810, Fairbanks, Alaska 99701; Dr. E. L. McLean, McLean & Associates, 532 W. Royal Palm Road, Phoenix, Ariz. 85021; Dr. George W. Starcher, 3605 Jaffa Dr., Sarasota, Fla. 33579; or Mr. John M. Elliot, Executive Director, Alaska Legislative Affairs Agency, Attention Mr. Stuart C. Hall, Legislative Counsel.

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\*Not previously reported.

*GOVERNANCE AND ADMINISTRATION*  
*1972*

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| AZ | HB 2036           | FAILED. Would have revised the qualifications for membership on a school district's governing board by prohibiting persons employed by the district from serving on such bodies.                                                                                                                                                                                                                                                                                                                     |
| AZ | HB 2038           | FAILED. Would have required that, to be eligible to serve on the governing board of a community college, a person would have to be at least 25 years of age. HIGHER EDUCATION.                                                                                                                                                                                                                                                                                                                       |
| AZ | HB 2040<br>Ch 138 | ENACTED. Requires school board elections to be held on the same day as state general elections (previously first Tuesday in October every year) and sets four-year terms for board members, staggering the terms and retaining present members until expiration of terms; residency requirement for school election voter registration cut from 6 months to 30 days; requires county school superintendents to contract with boards of supervisors to conduct all regular school district elections. |
| AZ | HB 2057           | FAILED. Would have required that all members of boards of trustees of common school districts and all members of boards of education of high school districts be members of the Arizona School Board Association.                                                                                                                                                                                                                                                                                    |
| AZ | HB 2060           | FAILED. Would have established a maximum limit on the number of student enrollments at each of the three state universities in Arizona; the limitation would have been set at 30,000 full-time equivalent students. HIGHER EDUCATION.                                                                                                                                                                                                                                                                |
| AZ | HB 2102<br>Ch 2   | ENACTED. Appropriated \$175,000 to the state department of education for developing, in collaboration with the auditor general, a system of cost accounting for the state's public schools. This measure contained an emergency clause which makes the provision of the act effective upon approval by the governor.                                                                                                                                                                                 |
| AZ | H 2146<br>Ch 52   | ENACTED. Requires 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 | HB 2314           | FAILED. Would have established prerequisites of a minimum of 560 potential full-time equivalent students and an assessed valuation, for the preceding year, of \$100,000,000 before a geographical area of the state could be organized into a community college district. HIGHER EDUCATION.                                                                                                                                                                                                         |
| AZ | HB 2350           | FAILED. Would have required that after Jan. 1, 1974, a public or nonpublic nursery, preschool or common or high school could only become operative after having been accredited by the state board of education.                                                                                                                                                                                                                                                                                     |



GOVERNANCE AND ADMINISTRATION  
1972

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| AZ | HB 2351            | FAILED. Would have required that for a person to be eligible to hold the position of school superintendent or principal, he would have had to have at least five years of responsible administrative experience in a government or private business position; if the position also included classroom instruction duties, he would also be required to be a certified teacher.                  |
| AZ | SB 1005<br>HB 2037 | FAILED. Would have required that for a person to be eligible to serve on a common school district's board of trustees, a board of education of a union high school district or the governing board of a community college district, he would have to be at least 25 years of age. HIGHER EDUCATION.                                                                                             |
| AZ | S 1043<br>Ch 54    | ENACTED. Allows absentee voting in school district elections.                                                                                                                                                                                                                                                                                                                                   |
| AZ | SB 1071            | FAILED. Would have required that elections for members of school board of trustees, boards of education and community college district governing boards coincide with primary election dates; in addition, the terms of office for such elected officials would have been changed to four years. HIGHER EDUCATION.                                                                              |
| AZ | SB 1102<br>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 | SB 1105            | FAILED. Would have required the state board of directors for community colleges to eliminate all policies which detrimentally and unreasonably affect the status of females employed by institutions under its jurisdiction. HIGHER EDUCATION.                                                                                                                                                  |
| AZ | SB 1160            | ENACTED. Appropriates \$35,000 to the state department of education for the purpose of making a thorough analysis of school district boundaries, enrollment and related data for the purpose of making recommendations for the development of a plan to realign existing school district boundaries.                                                                                            |
| AZ | SB 1169            | FAILED. Would have authorized the development of a state-wide electronic data processing service program for all school districts. Regional processing centers, designed to meet current and future public school needs and to eliminate unnecessary and expensive duplication of efforts by individual district systems, would have been established.                                          |

*GOVERNANCE AND ADMINISTRATION*  
*1972*

AZ	SB 1186	FAILED. Would have made the superintendent of public instruction an appointed instead of an elected state official and membership to the state board of education elective rather than appointive.
AZ	SB 1194	FAILED. Would have made the chairman of the state board of directors for community colleges an ex-officio member of the Arizona state board of regents. HIGHER EDUCATION.
AZ	SB 1202	FAILED. Would have established a division of school facilities within the state department of education for providing and administering a self-insurance program for all school districts in the state.
AZ	SB 1265 Ch 109	ENACTED. Exempts members of the board of regents, state board of education, local school boards from personal liability for acts done at meetings within scope of their authority. Effective 5/5/72. HIGHER EDUCATION.
AZ	SB 1314 Ch 171	ENACTED. Authorizes school boards to hire their own attorneys rather than using county attorneys if the county attorney consents to the hiring.
AZ	SB 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.
AZ	STUDY	School district boundary reorganization study. Elementary and secondary levels. State support. Contact: Mr. Earl Carver, Phoenix Research Institute, 4747 N. 16th St., Phoenix, Ariz. 85040.
AZ	COMMITTEE	Redistricting subcommittee of the task force on education. Elementary and secondary levels. State support. Contact: Representative James Sossaman, Chairman of the Subcommittee, Arizona State Capitol, House Wing, Phoenix, Ariz. 85007.
AZ	COMMITTEE	Planned-program-budgeting-system subcommittee of the task force on education. Elementary and secondary levels. State support. Contact: Representative Stan Akers, Chairman of Subcommittee, Arizona State Capitol, House Wing, Phoenix, Ariz. 85007.

GOVERNANCE AND ADMINISTRATION  
1972

- CA AB 92 ENACTED. Authorizes the state allocation board to increase the amount of the state loan; otherwise authorizes districts which have unsafe buildings, if the board determines that the district would not have sufficient local matching money available from the proceeds of the \$.20 tax to match a state loan, to begin a project. In the event that less than \$30 million is used for this purpose, the state allocation board may apportion the remainder as grants to other districts which the board determines have the greatest need; provided that such districts had filed an application by Jan. 1, 1973 and had received an apportionment by Feb. 28, 1973.
- CA AB 99  
Ch 670 ENACTED. Establishes the Child Development Act of 1972, which makes the state department of education the "single state agency" responsible for child care and day care programs for the children of working parents. It creates within the health and welfare agency the office of educational liaison, the director of which is to be appointed by the governor. The office is directed to work with various state departments concerned with child development services in planning, development and coordination activities. A report to the legislature on the development of a comprehensive statewide child development plan is required by 1973. Makes an appropriation.
- CA AB 124  
Ch 13 ENACTED. Exempts specified school districts from statutory limitations when there is no regional data processing center available and such contracts were entered into prior to Jan. 1, 1972.
- CA AB 187  
Ch 132  
AB 2382  
Ch 836 ENACTED. Exempts school districts with 15,000 or more average daily attendance from the petition provisions for continuance of an attendance center if there is another elementary school within five miles of the attendance center proposed to be terminated. AB 2382 delays the effective date of the provisions until July 1, 1973, under certain circumstances.
- CA AB 209  
Ch 1069 ENACTED. Removes the board of governors of the California Maritime Academy from the department of education and revises membership of the board. Board is encouraged to cooperate in programs designed to share facilities and faculty. Board shall obtain legal services, legislative representation and assistance in curriculum development from the state university and college trustees. HIGHER EDUCATION.
- CA AB 272 VETOED. Would have authorized governing boards to initiate and carry out programs connected with laws and purposes for which school districts are established. Operative only if ACA 26 had been adopted.

*GOVERNANCE AND ADMINISTRATION*  
1972

CA	AB 384 Ch 1426	ENACTED. Permits 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.
CA	AB 435	FAILED. Requires county committee on school district organization to make a judgment as to how the transfer of territory from one district to another will affect the racial and ethnic integration of the schools in the affected districts.
CA	AB 533 Ch 729	ENACTED. Authorizes districts to purchase liability insurance with district funds for nursing and related healing arts programs.
CA	AB 666 Ch 1100	ENACTED. Establishes uniform rules for determining resident status of students in all institutions of public higher education, which include 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	AB 753 Ch 193	ENACTED. Permits school districts having trustee areas from which more than one member is elected to provide for staggering of such terms by resolution of the board.
CA	AB 763 Ch 1305	ENACTED. Provides that if a school district governing board consists of seven members and not more than two vacancies occur, such vacancies shall not be counted in determining what constitutes a majority of the board.
CA	AB 825 Ch 236	ENACTED. Permits school districts to purchase property insurance through joint powers agreements.
CA	AB 1165 Ch 837	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 1846 Ch 1394	ENACTED. Establishes procedure for manufacturers of factory-built schools to submit plans and specifications to the department of general services for approval rather than requiring individual school districts utilizing such buildings to submit plans and specifications for approval. Provides for inspection and quality control procedure.



*GOVERNANCE AND ADMINISTRATION*  
1972

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| CA | AB 2265<br>Ch 1434 | ENACTED. Creates the council for private postsecondary education institutions, to be comprised of a director of education, six administrative heads of private adult schools and six public representatives. The council shall be advisory to the superintendent of public instruction in matters affecting private postsecondary schools. HIGHER EDUCATION.                                                                                           |
| CA | ACA 26<br>Ch 95    | ADOPTED. (Constitutional Amendment) Proposition 5 on the November ballot (passed) authorizes legislature to permit local governing boards to initiate and maintain education programs not in conflict with laws and purposes for which school districts are organized.                                                                                                                                                                                 |
| CA | SB 167             | FAILED. Would have authorized county board of education to apply to the state allocation board for approval to impose school site acquisition fee if county board determines that need exists for additional school sites.                                                                                                                                                                                                                             |
| CA | SB 423<br>Ch 346   | ENACTED. Authorizes school districts to secure the services of an administrative advisor and to purchase additional legal services from the county counsel or the office of the district attorney.                                                                                                                                                                                                                                                     |
| CA | SB 441<br>Ch 376   | ENACTED. Excludes from the definition of a "school building," for the purposes of construction or alteration for earthquake safety, an off-campus building used in part but now owned or being purchased by the district and which is being utilized primarily by a party other than the school district.                                                                                                                                              |
| CA | SB 929             | VETOED. Would have appropriated \$600,000 to 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.                                                                                                                                                                                                                                       |
| CO | SB 73              | ENACTED. Requires the governing board of any state institution of higher education having authority to prescribe tuition rates to submit any recommendation to revise such rates to the Colorado Commission on Higher Education. Provides that no revision in tuition rates may take effect until the commission determines that it is consistent with the level of appropriations and other directives set by the general assembly. HIGHER EDUCATION. |
| CT | HB 5148<br>PA 201  | ENACTED. Provides insurance protection in cases of negligence suits or civil rights being brought against school personnel, board members and volunteers resulting in the discharge of their duties.                                                                                                                                                                                                                                                   |

*GOVERNANCE AND ADMINISTRATION*  
*1972*

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| CT | HB 5460<br>PA 117                        | ENACTED. Authorizes the establishment of area service centers to promote cooperative effort among school districts. This goes beyond PA 333 of 1969 which authorized school systems to cooperate in a special activity, but did not create these centers.                                                                                                                                                                                                                                                                                            |
| CT | HB 5478<br>PA 167                        | ENACTED. Establishes a 15-member advisory board to assist the state board of education in the development of a state plan for special education and to review regulations, standards and guidelines pertaining to special education. This provides the opportunity for parental input in special education policies.                                                                                                                                                                                                                                 |
| CT | HB 5493<br>PA 260                        | ENACTED. Requires the higher education commission to report by January 1973 on the development of a program to obtain and disseminate information on new programs and methods of education in order to train teachers. HIGHER EDUCATION.                                                                                                                                                                                                                                                                                                             |
| CT | HB 5497<br>PA 204                        | ENACTED. Requires the state board of education to report to the general assembly by January 1973 on the development of a program providing for teacher internships. This will offer alternative methods for teacher certification.                                                                                                                                                                                                                                                                                                                   |
| DE | SB 665                                   | FAILED. Would have provided one supervisor for first 100 units and one for each additional 150 units. Would save seven positions statewide.                                                                                                                                                                                                                                                                                                                                                                                                          |
| DE | SB 688<br>Ch 420<br><br>SB 689<br>Ch 438 | ENACTED. Authorizes the state of Delaware to borrow money to be used for the local share of school construction programs and to issue bonds and notes therefor and appropriates the money to the state board of education on behalf of local school districts in accordance with Chapter 315, Volume 58, Laws of Delaware. Allows the state to consolidate school board bond sales and offer them as a package. SB 688 removes the school issues from the debt ceiling; SB 689 is the transfer of the money received from the sale to the districts. |
| DE | HB 718<br>Ch 553                         | ENACTED. Relates to the number of nurses authorized for public schools: at least one school nurse for each reorganized school district.                                                                                                                                                                                                                                                                                                                                                                                                              |
| DE | NOTE:                                    | The state department of public instruction adopted an affirmative action plan for its own employment practices on Oct. 19, 1972. K-12 levels. State support. Contact: Roger C. Mowrey, State Department of Education.                                                                                                                                                                                                                                                                                                                                |
| DE | NOTE:                                    | Management consultants are being asked to analyze the work of supervisors and clerks in the Delaware school system and to compare that use with practice in industrial firms. Contact: John J. Ryan, State Department of Education.                                                                                                                                                                                                                                                                                                                  |

GOVERNANCE AND ADMINISTRATION  
1972

- DE NOTE: The state board is outlining a plan for all districts to adopt affirmative action programs to end discrimination based on race, religion, sex or national origin that may exist in personnel practices in the state school system. Curriculum and instructional materials are to be examined for signs of bias against minority groups. K-12 levels. state support. Contact: Roger C. Mowrey, State Department of Education.
- DE NOTE: The state advisory committee on exceptional children was revived at the request of the state board of education and asked to recommend changes in law and to advise the board on a continuing basis. K-12 levels. Federal and state support. Contact: Randall L. Broyles, State Department of Education.
- DE NOTE: A long-range state plan for special education is being developed, with local district plans being devised to fit the state plan. K-12 levels. Federal and state support. Contact: Randall L. Broyles, State Department of Education.
- FL Ch 72-221 ENACTED. This is an act relating to education, revising various sections of the Florida statutes comprising the Florida school code. In one bill, the school code was revised, eliminating much of the red tape restrictions which had built up over the years. This bill allows for what will be a new relationship between the state and the school districts—providing counties with a new freedom to plan and develop programs best suited to meet local education needs. This bill provides for greater flexibility for local school districts, with the state providing leadership and encouragement to facilitate flexibility and local alternatives. The state and local school districts will work together as partners.
- FL CSHB 2976  
Ch 72-283 ENACTED. (Committee Substitute) Provides that instruction units allocated on the basis of average daily attendance in K-3 classes must be used in those grades, rather than in some other grade.
- FL CSHB 2987  
Ch 72-285 ENACTED. (Committee Substitute) Creates the office of early childhood development in the office of the governor to promote, plan, coordinate and administer a program of early childhood training to meet educational, social, health and psychological needs. At the present time these needs are handled by many separate agencies, resulting in overlapping, duplication and less efficient use of funds. Makes an appropriation.
- FL HB 3006 FAILED. Regarding appointed school superintendents instead of elected.
- FL HB 3057 FAILED. Regarding measurement of effectiveness of university faculty. HIGHER EDUCATION.

*GOVERNANCE AND ADMINISTRATION*  
1972

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| FL | HB 3713<br>HJR 3002<br>HB 3003<br>HB 3004 | ALL FAILED. Would have transfered to commissioner of education all regulatory, administrative and rule-making powers of state board of education, with all state education responsibility assigned to commissioner of education with appointed state board of education.                                                                                                                                                                                                                                                                                                            |
| FL | HB 4058                                   | FAILED. Would have provided for appointment by governor of 14-member state board of regents with all powers now held by state board of education except for bonding, with elected state board given power to reject regents action, regents to appoint secretary of education to operate present department of education and elected commissioner to continue only as member of cabinet, with universities under nine-member board of trustees appointed by governor.                                                                                                               |
| FL | CSSB 126                                  | FAILED. (Committee Substitute) Provides for five-year review of each person holding tenure according to criteria prescribed by board of regents with present persons holding tenure to be reviewed no later than Dec. 31, 1972. HIGHER EDUCATION.                                                                                                                                                                                                                                                                                                                                   |
| FL | SB 300<br>Ch 72-212                       | ENACTED. Permits the state department of education to waive education requirements for applicants who were certified in and actively teaching speech pathology and audiology on July 9, 1969, and provides that previously laryngectomized persons may teach such subject under certain conditions.                                                                                                                                                                                                                                                                                 |
| FL | SB 456                                    | FAILED. Would have provided for appointment of state board of education by governor with consent of senate without regard to political party; appointment of commissioner of education by appointed board of education with consent of senate with board to employ directors of divisions of elementary-secondary, community colleges and universities; and university directors to appoint school presidents. Will have eliminated present division of vocational education. Effective upon passage of constitutional amendment providing for board of education and commissioner. |
| FL | SB 706                                    | FAILED. Would have provided for nine-member nonpartisan state commission for public education, appointed by governor, to plan and coordinate all aspects of education, with cabinet board of education holding power to accept, modify or reject commission actions; would have continued commissioner of education on board of education and also as executive officer of commission with commissioner to appoint university presidents subject to commission approval; would have eliminated chancellor and replaced board of regents with advisory board of trustees.            |
| FL | SB 960<br>Ch 72-221                       | ENACTED. Completely revises entire chapter dealing with education, placing more responsibility on local school boards and eliminating many laws relating to state department of education.                                                                                                                                                                                                                                                                                                                                                                                          |



GOVERNANCE AND ADMINISTRATION  
1972

- FL PROJECT Differentiated Staffing—Pilot Projects. K-12 levels. Contact: Dr. William Maloy, Office of the Governor, State Capitol, Tallahassee, Fla. 32301.
- FL PROJECT Differentiated Staffing—During 1972, Florida received federal funds for further development of differentiated staffing programs in local school districts. Currently, the differentiated staffing project is operable in three school districts which have expressed interest in improving individual teacher performance through better staff utilization. Contact: Mr. William E. Whaley, Program Services, Division of Elementary and Secondary Education, State Department of Education.
- FL NOTE: Program-planning-budgeting system—a Cost Accounting Management Information System (CAMIS) has been developed and is being field tested this year. CAMIS enables school districts to collect the dollar information needed for state and federal reports. Contact: Dr. Gilbert Gentry, Chief, Bureau of District School Finance and Business Management, Division of Elementary and Secondary Education, State Department of Education.
- GA HB 1996  
ACT 872 ENACTED. Provides that no person employed by or serving on the governing body of a private education institution, employed by or serving on the board of any other public school system or employed by the state department of education or serving as a member of the state board of education shall be eligible to serve as a member of a county board of education; applicable to all persons seeking election or appointed to any county board of education after the effective date of act (March 16, 1972).
- GA SB 538  
ACT 1166 ENACTED. The Cooperative Educational Service Agencies Act provides that the state board of education shall adopt rules, regulations, procedures, standards and criteria for the establishment and operation of cooperative education service agencies.
- GA SB 676  
ACT 872 ENACTED. Provides for a program of early childhood development; authorizes the state board of education to adopt a comprehensive state plan for an early childhood development program and provides for state grants to local school systems for the establishment of such programs.
- 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 1094  
SB 743 FAILED. Would have required all members of district school advisory boards to be elected on a nonpartisan basis. 1971.\*

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\*Not previously reported.

GOVERNANCE AND ADMINISTRATION  
1972

HI	HB 1095 HB 26 SB 256	FAILED. Would have changed the state board of education from elected members appointed by the governor with the advice and consent of the senate. 1971.*
HI	HB 1441	FAILED. Would have reapportioned the state board of education on the basis of senatorial districts, representation from advisory councils, basic island units; provided for appointment by governor instead of election.
HI	HB 1444 HB 1443 HB 1442	FAILED. Would have changed the state board of education from an elected board to an appointed board and changed the board from a policymaking body to a body which would have sat in an advisory capacity to the superintendent of education on matters within the jurisdiction of the department of education. 1971.*
HI	HB 1445	FAILED. Would have apportioned the state board of education on the basis of representative districts in an effort to comply with "one man-one vote" rule. 1971.*
HI	HB 1446	FAILED. Would have provided for reapportionment of the board of education on the basis of senatorial districts. 1971.*
HI	HB 2208 ACT 128	ENACTED. Authorizes the department of education and appropriate county agencies to establish and regulate after-school hours and weekend activities for children at public schools and park facilities, including the establishment of fees for children enrolled in particular programs. Provides government employee status for persons assisting the department or appropriate county agencies in a voluntary or unpaid capacity in carrying out the purposes of this act.
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 state board of education.
HI	SB 194 ACT 143	ENACTED. Increases the membership of the board of regents of the University of Hawaii from 9 to 11 members representing geographic subdivisions of the state. Limits the terms of two members of the board of regents to two years. 1971.* HIGHER EDUCATION.

*\*Not previously reported.*

GOVERNANCE AND ADMINISTRATION  
1972

- HI SR 15 ADOPTED. Requests the department of education to implement the recommendations of the Senate Education Committee for the improvement of the department's planning-programming-budgeting efforts.
- ID HB 398  
SL 9 ENACTED. Provides that entrance to the public schools or grounds shall be prohibited to any person who disrupts the education process or whose presence is detrimental to the morals, health, safety, academic learning or discipline of pupils.
- ID HB 421  
SL 124 ENACTED. Requires school trustees to periodically renew school budget to reflect availability of funds and requirements of district and to submit any amended budgets to the state board.
- ID HB 423  
HB 631 FAILED. Directs the state board to establish a 12-member commission for school district organization to prepare a statewide plan for school organization.
- ID HB 442 ENACTED. Establishes a state department of education as determined by the state superintendent and as approved by the state board.
- ID HB 547 ENACTED. Authorizes properly constituted cooperative service agencies to request from member school districts funding to be furnished by up to five mills tax levy for a period not to exceed 10 years by such member school districts. Such levy must be authorized by an election held in each of the school districts and approved by a majority of the district electors voting in such elections. Monies received by the member school districts from this source shall be transferred to the cooperative service agency upon receipt by the school districts.
- ID SB 1482 ENACTED. Removes the executive director of the state board of education from ex-officio membership on the board of regents of the University of Idaho. This person has been a director for higher education and a voting member of the state board of education. The position was retained, but not as a voting member of the board. HIGHER EDUCATION.
- IL HB 260 ENACTED. Changes projected student enrollment requirements for participation by Class I junior college districts in programs authorized by the Illinois Building Authority Act from "full-time" students to "full-time equivalent" students. HIGHER EDUCATION.

*GOVERNANCE AND ADMINISTRATION*  
1972

- IL HB 4268 ENACTED. Provides for the acquisition of school facilities by the school building commission for a public school district at the expense of the state in certain circumstances in which the enrollment of the district's school is increased by 5 per cent or more due to the closing of a nonpublic school operated in conjunction with a facility providing residential care for wards of the state.
- IL HB 4322 ENACTED. Provides that regional (now county) superintendents may administer and direct cooperative or joint education programs in two or more school districts even though such regional superintendent may not have jurisdiction and control over the particular districts involved.
- IL HB 4469 RETURNED TO LEGISLATURE BY GOVERNOR. Would amend the school code by removing the requirement that a new school board must be elected if a special charter district votes to be governed by the general school law. Provides that existing board members shall serve until the end of their current term.
- IL SB 1548  
PA 77-2191 ENACTED. Establishes the "School District Educational Effectiveness and Fiscal Responsibility Act" which allows for state grants to school districts to plan and implement financial planning, management and control programs. Grants will be made by the superintendent of public instruction and the director of the bureau of the budget with preferences to districts which will commit local funds to the projects.
- IN SB 205  
PL 157 ENACTED. The state board of education shall adopt and promulgate such rules and regulations as it may deem necessary and reasonable concerning the designation and employment and compensation of the necessary employees of the department of public instruction; concerns the adequacy of all new school sites and facilities or additions to or any modifications of existing facilities requiring the services of an architect and shall provide supervision; the board shall provide standards and supervision for rules and regulations of libraries and instructional materials centers, pupil personnel and guidance services, driver education and accreditation of public schools.
- IA HF 291 FAILED. Would have abolished county school systems and provided for duties to be assumed by state department of public instruction and area schools (community colleges or vocational technical schools).
- IA HF 592 FAILED. To provide for the establishment of a cooperative education service committee and to define its duties, to provide for the establishment of cooperative education service agencies, to abolish the county school system and to provide an appropriation for the cooperative education service agencies.



GOVERNANCE AND ADMINISTRATION  
1972

- IA HF 662 FAILED. Related to the establishment of county school districts, defined the powers and duties of county school districts and abolished existing local school districts.
- IA HF 1101 ENACTED. To legalize and validate proceedings for the establishment, organization, formation and changes in the boundaries of merged area school systems.
- IA HF 1152 FAILED. Related to the merger of county and joint county school systems and limited their taxing powers.
- IA HF 1174 FAILED. Would have created a system of intermediate education service districts for the purpose of performing administrative and supervisory services and with furnishing education programs to school districts in connection with public elementary, secondary and special education and to perform governmental functions, adopt budgets and certify taxes in the manner generally provided by law in the case of county school systems.
- IA SF 1070 ENACTED. Establishes a committee composed of the superintendent of public instruction, the director of general services and the state comptroller, or their designees, and two persons knowledgeable in the area of administrative-instructional computer systems to advise the state board of public instruction in approving, coordinating and supervising the use of electronic data processing computers by schools under the jurisdiction of the department of public instruction. The committee is required to recommend a state plan for the use of electronic data processing and submit recommendations to the general assembly in 1972 and annually thereafter.
- IA COMMITTEE School systems and standards study committee (an interim legislative study committee) deals with standards for approval of school districts, governance of county (intermediate school system structure and local district structure), and finance—the effect of court decisions.
- KS HB 1845 FAILED. Would have created a coordinating committee on higher education to review program offerings at education institutions of the state and to make a report of duplication to the legislature each session.
- KS HB 2079 ENACTED. Regards certain appointments of members of boards of education. When members number fewer than four, senior district court judge shall appoint enough members to bring total to four; these members will appoint three more.
- KS HB 2115 ENACTED. Regards transfer of territory of school districts; KSA 72-7105 payments by one school district to another.

- KS HCR 1104 STRICKEN FROM HOUSE CALENDAR. Would have directed the state board of education to establish a uniform accounting system for unified school districts, vocational education schools and community junior colleges to provide for precise definitions, classifications and codes suitable for determining the costs of programs in individual attendance centers and for the entire district. Such a system would permit program analysis within and among comparable institutions. HIGHER EDUCATION.
- KS SB 761  
KSA 72-8213 ENACTED. On closing attendance facilities.
- KS SCR 9 FAILED. Would have changed means of selection of members of the state board of education whereby members no longer would be elected but would be appointed by the governor subject to confirmation by the senate.
- KY HB 24 ENACTED. Prohibits members of the general assembly from serving as members of the board of trustees or board of regents of any state-supported college or university. HIGHER EDUCATION.
- KY HB 291 FAILED. Would have added state superintendent as voting member of council on public higher education and removed college and university presidents from membership. HIGHER EDUCATION.
- KY HB 521 FAILED. Would have removed the state superintendent and commissioner of agriculture from the University of Kentucky board of trustees; provided for election of alumni members and decreased from 12 to 9 the number of governor's appointments. HIGHER EDUCATION.
- KY HB 549 FAILED. Proposed a constitutional amendment to delete the superintendent of public instruction as elective, allow sheriffs to succeed themselves, provide for an elected state board of education and delete the railroad commission as a constitutional elected agency.
- KY SB 18 ENACTED. Amends the constitution to have the state board of education appoint the superintendent of public instruction and election of a seven-member state board of education. (Superintendent formerly elected, state board formerly appointed.)
- KY SB 36  
KRS 157 ENACTED. (Kentucky Revised Statutes) Creates a new section of Chapter 157 to direct the state board of education to create a bureau of education for exceptional children in the department of education and to establish appropriate divisions within the bureau, etc.

GOVERNANCE AND ADMINISTRATION  
1972

- KY SB 41  
KRS 164 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. HIGHER EDUCATION.
- KY SB 54 ENACTED. Redefines the membership of the council on public higher education by increasing its lay membership from 9 to 10; adds the superintendent of public instruction as a voting member and retains the president of each state-supported institution of higher education as a nonvoting member; makes other provisions. HIGHER EDUCATION.
- KY SR 44 ADOPTED. Directs legislative research commission to study state education systems and create interim study commission on education organization to recommend to the 1974 General Assembly.
- LA HB 315  
ACT 334 ENACTED. Authorizes parish school boards to enter into voluntary compacts with other parish school boards for the purposes of providing multiparish education programs to public school children. Authorizes the boards to pool resources—administrative, instructional or otherwise—and to allocate funds for these purposes, provided the contribution of each board be proportioned according to the number of its students; makes other provisions.
- LA HB 835  
ACT 368 ENACTED. Defines and fixes the duties of the state department of education, the state board of education and parish and city school boards with respect to the education and training of children needing special education and training. Includes provisions for: retention of children in normal classes, with special teachers, aides, materials and opportunities, until there are five or more to make up a class. Defines trainable mentally retarded to include children down to 25 IQ. Adds to the categories of exceptional children for which each school board is authorized to include a teacher in its salary program and bases the allotment of such teachers on those categories; provides for reduction of state allotment by 1/10 for each pupil less than the specified minimum and payment of amount reduced by local school board regardless of the number of pupils per teacher. Authorizes parish and city school boards to contract with other public schools, the state department of hospitals or private schools or facilities for education training services; makes other provisions.
- LA SB 235  
ACT 680 ENACTED. Abolishes the Louisiana Education Council.
- LA SB 237  
ACT 404 ENACTED. Abolishes the Louisiana Financial Assistance Commission.

*GOVERNANCE AND ADMINISTRATION*  
*1972*

- LA SB 397  
ACT 712 ENACTED. Establishes the Louisiana Board of Regents, provides for the merger and consolidation of the board of supervisors of Louisiana State University and the Louisiana Coordinating Council for Higher Education into the Louisiana Board of Regents and for the transfer of all functions of the state board of education with respect to higher education to the Louisiana Board of Regents. Provides for composition of board, a chief executive officer to be appointed by the board. Abolishes the board of supervisors and the Louisiana Coordinating Council for Higher Education on January 1, 1974; makes other provisions. HIGHER EDUCATION.
- LA SB 398  
ACT 414 ENACTED. Extends the powers and duties of the Louisiana Coordinating Council for Higher Education to include the approval or disapproval of any new department of instruction, institute, school, division or similar subdivision in any or all of the colleges or universities under the administration of the Louisiana State University board or the state board of education and requires the council approval of any new department institute, school or division not in effect on July 26, 1972, except the colleges or universities may secure the approval of the legislature. HIGHER EDUCATION.
- LA SB 400  
HB 79 FAILED. Would have repealed statute relative to the establishment of the 13th and 14th grades in secondary schools by local school board, and provided that 13- and 14-grade institutions already in operation would continue. HIGHER EDUCATION.
- LA SB 466  
ACT 418 ENACTED. Provides that if the Louisiana Coordinating Council for Higher Education's budget proposals cannot be funded because of inadequate state resources, the governor, the commissioner of administration and the Legislative Budget Committee shall request the council to recommend funding levels for the various state-supported institutions for higher education. HIGHER EDUCATION.
- LA SB 571  
HB 827 FAILED. Would have eliminated the necessity for approval by the coordinating council of higher education the establishment of a 13th and 14th grade in high schools by local school boards. Approval by state department of education required. HIGHER EDUCATION.
- LA SCR 119 ADOPTED. Joint legislative committee to draft a new education code.

GOVERNANCE AND ADMINISTRATION  
1972

- ME Ch 610 ENACTED. Implemented the reorganization of the department of educational and cultural services. A commissioner of educational and cultural services is to be appointed by the governor from a list of three names to be provided by the state board of education, with the advice and consent of the council, for a term coterminous with that of the governor. The act designates the state museum, arts and humanities, state library and vocational education as bureaus within the department and authorizes the commissioner to establish other bureaus as he deems necessary. The state board of education is retained but reconstituted. It consists of nine members appointed by the governor with the advice and consent of the council. Membership is to be broadly representative of the public. No person who earns a substantial portion of his income as a teacher or administrator, other than a college president, is eligible for appointment to the board. The state board's powers and duties are limited to the following: act in an advisory capacity to the commissioner; make recommendations to the legislature for the efficient conduct of public schools; approve the formation of school administrative districts; establish, maintain and operate state technical and vocational institutes and schools of practical nursing; act upon applications to and dissolution of school administrative districts; establish requirements for approval and accreditation of elementary and secondary schools; adjust subsidy to an administrative unit when expenditures show evidence of manipulation to gain an unfair advantage or are adjudged excessive; grant permission for administrative units to enter into agreements for cooperative education purposes; act upon articles of agreement of an interstate school district; develop and adopt a plan for the establishment of regional technical and vocational centers; approve standards for school construction; approve projects for state construction aid; approve the formation of community school districts; approve isolated secondary schools; obtain information regarding applications for granting degrees and make a recommendation to the legislature; recommend funds to the bureau of the budget for equalization of education opportunity; establish a student loan insurance program; serve as a state agency for administering federal funds; serve as an appeals board for unclassified personnel and review, on request, decisions made by the commissioner.
- MD HB 374 ENACTED. To require the county boards of education and the board of school commissioners of Baltimore City to purchase comprehensive liability insurance, to authorize the state board of education to set standards and guidelines for the policies, including a minimum liability coverage not less than \$100,000 per occurrence and to allow the boards of education to raise the defense of sovereign immunity to any amount in excess of the limit of the policy.
- MD HB 792 ENACTED. To integrate a presently uncodified law into the annotated code relating to schools on or near the dividing line between two counties.



*GOVERNANCE AND ADMINISTRATION*  
1972

- MD HB 1280 FAILED. Would have provided that a nonstudent could not loiter within 300 feet of a public school when that school is in session; penalties.
- MD HJR 55 FAILED. Would have encouraged the Maryland state department of education and the local school systems to focus education programs around the theme of career education.
- MD SB 127 FAILED. Would have required the approval of the state department of education for certain education institutions to be eligible to offer college-level programs or to become established as education institutions and include certain words within their official name.
- MD SB 930 FAILED. Would have allowed county boards of education and the board of school commissioners of Baltimore City to establish within their jurisdiction a school police force with certain powers.
- MD PROJECT Vocational student-teacher data system: the collection, analyses and dissemination of actuarial and sociodemographic data on all vocational-technical students and teachers in Maryland. Secondary, postsecondary and adult levels. Federal support. Contact: Marinus A. Kip, Coordinator, RCU, DREIS, State Department of Education.
- MD TASK FORCE Statewide task force charged with development of a manual and implementation of a program designed to furnish guidelines for the retention and disposition of public school records in accordance with provisions of state law. Task force comprised of representatives from each of 24 local education agencies, the department, the state hall of records commission and the state board of public works. Pertinent legislation is Article 54, Hall of Records; Article 76A, Public Information.
- MD NOTE: Developed budget-building procedures to support and facilitate management by objective planning. The procedures yield both a program-oriented budget document for in-house management and a line budget document as required by state fiscal authorities and the legislature. Through application, planning is more thorough and the resultant budget request more defensible. Contact: Allen R. Gaddis, Office of Administrative Services, State Department of Education.
- MD NOTE: The state department of education is in the process of establishing a forms and reports administrative procedure to centralize the assignment of form numbers, establish a central inventory of forms, reports and other information sources and establish a procedure under which proposed or existing documents may be reviewed to reduce duplicate report (or collection) of information. State support. Contact: Mr. William S. Scott Jr., Staff Specialist III, Management Information Systems, DREIS, State Department of Education.

GOVERNANCE AND ADMINISTRATION  
1972

- MD NOTE: Full state funding of public school construction was continued into fiscal year 1973 through a bond authorization by the state legislature in the amount of \$300 million, for a total of \$450 million authorized since the beginning of the project on Feb. 1, 1971. Under this program, the state, through an interagency committee representing the state department of education, general services and state planning, screens local education agencies needs for projects as submitted and approves for state funding those which are proven necessary. The proposed list of projects is submitted to the state board of public works for approval to finance through the use of the bond authorization. Projects with a total estimated cost of \$150 million were approved for FY 72, and the approved projects for FY 73 amount to \$260 million. In addition to the full funding of construction, the state is paying all outstanding bonded indebtedness for school construction prior to June 30, 1967. Contact: Mr. George A. Myers, Coordinator, Educational Planning, Public School Construction Program, 6510 ElkrIDGE Landing Road, Linthicum, Md. 21090.
- MA Ch 86 ENACTED. Provides that school committees of cities and towns may employ legal counsel for the general purposes of the committee. Up to \$5,000 may be expended by the school committee without the approval of the mayor, city manager or board of selectmen. This law complements a 1969 measure which permitted school committees to employ legal counsel for collective bargaining purposes.
- MA Ch 95 ENACTED. Student advisory committees will meet at least once every 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 178 ENACTED. Establishes a faculty advisory commission to the board of trustees of state colleges.
- 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 964 ENACTED. Establishes three additional positions of associate commissioner of education. 1971.\*
- MA Ch 1009 ENACTED. To provide student representation on the state board of education, establishing a student advisory council to said board and creating student regional councils. 1971.\*

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\*Not previously reported.

GOVERNANCE AND ADMINISTRATION  
1972

MA	H 547	FAILED. Would have established a student advisory committee to every school in Massachusetts. 1971.*
MA	H 642	FAILED. Would have transferred the jurisdiction of community clinical nursery schools for retarded children of preschool age from the department of mental health to the department of education. 1971.*
MA	H 4568	FAILED. Would have placed the education of retarded children under the control and jurisdiction of the department of education. 1971.*
MA	H 5071	ENACTED. Report of a legislative research council study on school committees: powers and duties, feasible alternatives.
MA	H 5465	FAILED. Would have established student advisory committees to school committees. 1971.*
MA	S 327	FAILED. Would have established an adult education division with the department of education.
MI	HB 5677	ENACTED. Requires first-class school districts (Detroit) to be divided into regions; establishes 18 as the minimum age for a candidate for regional board member.
MI	PROJECT	The open-concept school for Indian Education, in Sault Ste. Marie Area Public Schools. Objectives include demonstrating the feasibility of an open-concept neighborhood school for the education of the Indian cultural minority. This goal includes involvement of flexible student management practices and introduction of new education practices. Project 0721. Contact: Eugene Paslov, Supervisor (ESEA Title III), General Services, State Department of Education.
MI	PROJECT	IMPACT: Instructional Model Program for All Children and Teachers. Activities include operation of workshops for teachers and administrators to observe techniques of small-group activity centers and individualized instruction, diagnostic-prescriptive teaching. Project No. 056, Berrian County area. Contact: Eugene Paslov, Supervisor (ESEA Title III) General Education Services, State Department of Education.
MI	PROJECT	Instructional Program Planning and Evaluation System in Jackson Public Schools. Activities include a 12-session, inservice training program emphasizing the elementary theory and practice of instructional program planning and formative and summative evaluation based upon behavioral-performance objectives. Project No. 0621. Contact: Eugene Paslov, Supervisor (ESEA Title III) General Education Services, State Department of Education.

\*Not previously reported.

GOVERNANCE AND ADMINISTRATION  
1972

- MI PROJECT Inservice training projects: Neighborhood Education center, Detroit Public Schools—Classroom Management and Basic Student Skills Development. K-6, federal support; Performance Contract with Inkster Public Schools, K-6, state support; Inservice Training for Classroom Management and Accountability in Flint Public Schools, K-6, federal support; Management Training Programs for Teachers in Jackson Public Schools, K-6, federal support; Differentiated Staffing Program for Teachers in Lansing Public Schools, 7-9, federal support; "Hilda Taba" inservice program for teachers in Lansing Schools, K-6, federal support. Contact: Eugene Paslov, Supervisor (ESEA Title III) General Education Services, State Department of Education.
- MI PROJECT Individually Prescribed Instructional Support Program in Kalamazoo Valley Independent School District. Objectives are: (1) to establish the organizational procedures as related to teachers, administrators, parents and children in the development of the New American Open School in the five-county region; (2) to demonstrate to the education and lay community of the service region the feasibility of the New American Open School concept as an alternative to existing education processes; (3) to implement the New American Open School concept which encourages individual differences and individual learning styles, allowing participants a range of flexibility uncommon in existing learning and education process; (4) through the use of the New American Open School philosophy, to provide academic and creative achievement superior to existing achievements for participants in the service region. Project No. 0631. Contact: Eugene Paslov, Supervisor (ESEA Title III) General Services, State Department of Education.
- MI PROJECT Taylor Elementary Guidance Project in Taylor Public Schools. Objectives include training counselors and principals to work as a team in meeting the guidance needs of student, parents and teacher. Project No. 0811. Contact: Eugene Paslov, Supervisor (ESEA Title III) General Education Services, State Department of Education.
- MI PROJECT Discovery Through Outdoor Education. Objectives include training special education teachers in the utilization of the outdoors for providing learning opportunities to handicapped children. Project No. 064. Contact: Eugene Paslov, Supervisor (ESEA Title III) General Education Services, State Department of Education.
- MS SB 1527 ENACTED. Establishes a method of creating branches of universities and colleges. HIGHER EDUCATION.
- MO HB 217 FAILED. A proposal to divide the St. Louis City School District into six subdistricts and to provide a method for electing school board members from such subdistricts. Minimum age for school board lowered from 30 to 21.

*GOVERNANCE AND ADMINISTRATION*  
1972

MO	SSHB 1046	ENACTED. (Senate Substitute) Defines urban school district as one which includes all or major part of city, other than a city not within a county, which has no fewer than 70,000 inhabitants.
MO	SSHB 1066	ENACTED. (Senate Substitute) School boards may purchase insurance for students engaged in a hazardous program.
MO	HB 1144	FAILED. Would have required approval by the state board of education before a district could close its schools because of a shortage of funds.
MO	HB 1169	ENACTED. Junior college district trustees to be six elected at-large who may subdivide the district. Reduces the age limit.
MO	HB 1193	FAILED. Would have permitted any two school districts, regardless of size, to merge.
MO	HB 1597	FAILED. Would have required the state department of education to formulate plans for one school district in each county of the state.
MO	SB 17 HB 159	FAILED. Would have required the merger of school districts not offering an approved program of instruction through grade 12 for two consecutive years with that of an adjoining district that does offer such an approved program.
MO	SJR 22	FAILED. Would have submitted proposed constitutional amendment to the voters to have created one state board of education over all state institutions of higher education. HIGHER EDUCATION.
NB	LB 998	VETOED. Would have provided that all counties be included in an education service unit.
NB	LB 1015	ENACTED. Adopts the Interstate Agreement of Qualification of Educational Personnel; effective Jan. 1, 1973.
NB	LB 1177	ENACTED. Authorizes governing bodies of school districts, elementary secondary units and community colleges to provide insurance coverage for its members. HIGHER EDUCATION.
NB	LR 79	ADOPTED. Coordination of University of Nebraska at Lincoln and University of Nebraska at Omaha. HIGHER EDUCATION.



GOVERNANCE AND ADMINISTRATION  
1972

- NH TASK FORCE School reorganization task force, state department of education. Grades K-12, state support. Contact: Howard Kimball, Consultant, Secondary Services, 64 N. Main St. Concord, N.H. 03301.
- NJ A 326 CARRYOVER TO 1973. Increases from 9 to 11 the number of members of the board of trustees of state colleges; provides for one member to be from the graduating class, to serve for one year after graduation. HIGHER EDUCATION.
- NJ S 327 CARRYOVER TO 1973. Increases from 8 to 10 the number of members of the board of trustees of county colleges; provides for one member to be from the graduating class, to serve for one year after graduation. HIGHER EDUCATION.
- NJ A 345 CARRYOVER TO 1973. Designated the "Higher Education Emergency Control Act (1972)," provides 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.
- NJ A 346 CARRYOVER TO 1973. Designated the "Public Education Emergency Control Act (1972)," provides 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 education process.
- NJ A 454  
Ch 161 ENACTED. Regional school board organization—apportionment.
- 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.
- NJ S 43 CARRYOVER TO 1973. Regional districting incentive aid.
- NJ S 401 CARRYOVER TO 1973. Provides for a nonvoting student representative on the board of governors of Rutgers, the state university. HIGHER EDUCATION.
- NJ S 402 CARRYOVER TO 1973. Provides for a nonvoting student representative on the boards of trustees of county colleges. HIGHER EDUCATION.

GOVERNANCE AND ADMINISTRATION  
1972

- |    |                  |                                                                                                                                                                                                                                                                                                                                               |
|----|------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| NJ | S 403            | CARRYOVER TO 1973. Provides for a nonvoting student representative on the boards of trustees of state colleges. HIGHER EDUCATION.                                                                                                                                                                                                             |
| NJ | S 488            | CARRYOVER TO 1973. Provides for the recall of members of an elective board of education.                                                                                                                                                                                                                                                      |
| NJ | S 510            | FAILED. Would have provided that the chancellor of the department of higher education would be appointed by the governor, after consultation with the board of higher education, with the advice and consent of the senate and would serve at the pleasure of the governor during his term of office. HIGHER EDUCATION.                       |
| NJ | S 521            | CARRYOVER TO 1973. Would establish a 16-member permanent commission on the public schools, prescribe its duties and powers; appropriate \$15,000; inoperative unless and until the "Public School Financing Act" (S 522) is enacted (was withdrawn).                                                                                          |
| NJ | S 725            | CARRYOVER TO 1973. Would provide that, in counties of the second class with a population in excess of 580,000, in addition to the members of the board of education for a Type I, Type II and regional school district provided by law, there shall be an additional nonvoting member representing the board of each sending school district. |
| NJ | S 888            | CARRYOVER TO 1973. Would provide that the state board of education shall consist of the chancellor of higher education who shall be a member ex-officio, without vote, and the chairman of the board of higher education or his designee and 12 citizens.                                                                                     |
| NJ | S 1013<br>Ch 187 | ENACTED. Provides and appropriates \$350,000 for a state school district for institutions.                                                                                                                                                                                                                                                    |
| NJ | SCR 72           | CARRYOVER TO 1973. Would create an eight-member bipartisan commission: two senators, two assemblymen, the commissioner of education and three citizens of Newark to study the feasibility and advisability of decentralizing the administration of the Newark public school system.                                                           |
| NM | HB 34<br>Ch 89   | ENACTED. Places education requirement enforcement authority in the state superintendent instead of the state board.                                                                                                                                                                                                                           |
| NM | HB 150           | ENACTED. Regards apportioning the state board of education by population districts. Emergency.                                                                                                                                                                                                                                                |

*GOVERNANCE AND ADMINISTRATION*  
1972

NM	SB 16 Ch 96	ENACTED. Emergency capital outlay fund, to be used to meet school district capital outlay requirements which cannot be met by the district after it has exhausted all other sources. Includes a provision for consolidation of two or more schools or school districts to provide a savings in the distribution of funds after agreement by local boards, state superintendent, state board and chief.
NY	Ch 526	ENACTED. Advisory council on drug abuse: provides that the commissioner of education shall be a permanent ex-officio member of the advisory council.
NY	Ch 816	ENACTED. Drug abuse treatment programs: reappropriates the unexpended balance of \$51,100,000 for drug abuse treatment programs and permits in-kind contribution by school districts, provided the value of such contributions is excluded in computing state aid under the education law.
NY	A 10046 Ch 378	ENACTED. Repeals provisions permitting the formation of intermediate school districts (board of cooperative educational services now performs most of the anticipated functions).
NY	S 3163A	FAILED. Would have abolished all districts with fewer than eight teachers.
NY	S 7374 Ch 113	ENACTED. Allows board of cooperative educational services to provide education data processing services to nonpublic schools.
NC	Ch 1244	ENACTED. Consolidates the public institutions of higher education in the state. 1971.*
OH	HB 583	ENACTED. (Amended Substitute) Provides a permanent method for the election of members of the state board of education when the boundaries of their districts are changed due to congressional redistricting. 1971.*
OH	SB 329	ENACTED. (Amended) Authorizes the establishment of state general and technical colleges to replace state university branch campuses and technical institutes. HIGHER EDUCATION.
OH	SB 353	ENACTED. (Amended) Permits boards of trustees of technical college districts to increase their membership from five to seven. HIGHER EDUCATION.
OH	NOTE:	State department of education and auditor of state will adapt programming-planning-budgeting-evaluation systems to needs of Ohio schools. Contact: Robert Millis, Auditor of State Office, State House, Columbus, Ohio 43215.

*\*Not previously reported.*

*GOVERNANCE AND ADMINISTRATION*  
1972

- OK SB 451 ENACTED. Provides for membership of boards of education of independent school districts.
- OK SB 511 ENACTED. Relates to qualifications for county superintendent requires standard master's degree or administrator's certificate, but not both. Emergency.
- OK PROJECT Differentiated staffing is being implemented in Project New Design in selected schools in Tulsa. A basic staffing pattern for the elementary schools includes a team leader, two teacher members and two aides for the three divisions: math-science, communication skills and humanities. A kindergarten teacher, physical education teacher and principal complete this staffing pattern. Contact: Mrs. Dale Edmond, Project New Design, Tulsa Independent School District No. 1, P.O. Box 45208, Tulsa, Okla. 74145. ESEA Title III funding.
- PA ACT 224 ENACTED. Increases the powers of the state board of education to include budget review for institutions of higher education financed wholly or in part from state appropriations. The act additionally gives the state board the authority to develop and coordinate an effective system of publicly financed higher education in the Commonwealth by establishing policies to be implemented by the secretary of education regarding: establishment of branch campuses by state-financed institutions, establishment of new professional schools and applications for university status by state-owned schools. The board is further empowered to recommend enrollment levels, methods of governance and distribution of state funds among institutions financed in whole or in part by public funds. Makes changes in the relationship in membership between the state board of education and the council of basic education, makes the member designated by the governor as chairman of the state board also a member of the council of basic education and the council of higher education. HIGHER EDUCATION.
- PA PROJECT Special educational manpower development project. The School District of Erie, Pennsylvania, has two projects: (1) to train 35 substitute aides and (2) to train 10 teacher aides. Contact: Mr. Dalhart T. Dobbs, Project Director, the School District of Erie, Pennsylvania, 1511 Peach Street, Erie, Pa. 16401.
- PA NOTE: While the administration of the Vocational Education Act of 1968 and of the state plan for vocational education is a responsibility of the bureau of vocational, technical and continuing education in the department of education, evaluation has been delegated to the division of evaluation and is conducted according to evaluative criteria developed cooperatively by the professional staff of the division of evaluation and the bureau of vocational, technical and continuing education. The evaluation is conducted through self-evaluation and on-site visits. Grades 9-12. State support. Contact: Kenneth R. Miller, Bureau of Curriculum Development and Evaluation, State Department.

*GOVERNANCE AND ADMINISTRATION*  
1972

- PA     NOTE:            Guidelines for program development, employment and utilization of education paraprofessionals. Outlines a broad policy within which each local authority may develop its own policies, roles and job descriptions. The underlying intent is to provide guidance rather than minute details so that adequate flexibility and local autonomy may be permitted to meet local conditions. State support. Contact: Mr. M. Wayne Neff, Bureau of Curriculum Development and Evaluation, Division of Planning, State Department of Education.
- RI     H 2249A            ENACTED. Establishes a seven-member state commission on  
Ch 200                medical education for the purpose of approving any contract for state support of medical education. HIGHER EDUCATION.
- RI     H 5365A            ENACTED. Creates the Rhode Island state advisory council for  
Ch 284                technical-vocational education and enumerates its composition, functions and duties.
- RI     H 5525A            ENACTED. Authorizes the board of regents to appoint campus  
Ch 280                police and set regulations concerning property under its control. HIGHER EDUCATION.
- SC     H 3169                ENACTED. Creates the state board for technical and comprehensive education; provides for its powers and duties; repeals certain sections of the code. Board to have within its jurisdiction all two-year, state-supported postsecondary institutions and their programs that are presently operating and any created in the future. Excepted are the present university branches and centers, which shall continue the present programs. Other provisions. HIGHER EDUCATION.
- SC     H 3206                ENACTED. Relates to the state commission on higher education, so as to provide for the composition of the commission and to provide for the creation of the advisory council of private college presidents. HIGHER EDUCATION.
- SC     H 3309                ENACTED. Differentiated staffing for Department of Juvenile Corrections in regard to academic training.
- SD     HB 662                FAILED. Would have provided that nursery schools would be subject to jurisdiction of state board of education and state superintendent of public instruction.
- SD     SB 114                FAILED. Would have placed division of vocational education within department of public instruction.
- SD     SB 236                FAILED. Would have authorized the board of regents to have control over schools, departments and courses of study within an institution under their control and repealed laws in conflict.

GOVERNANCE AND ADMINISTRATION  
1972

SD	NOTE:	Legislative research council interim committee on education has begun complete recodification and revision of all South Dakota Education Laws. Contact: Mike Ortner, Legislative Research Council.
TN	HB 104 SB 203 Ch 112	ENACTED. Provides that at least one member of the board of trustees of the University of Tennessee shall be a woman. 1971.* HIGHER EDUCATION.
TN	HB 275 SB 237	FAILED. Would have abolished higher education commission and vested its powers in state board of education. 1971.* HIGHER EDUCATION.
TN	HB 551 SB 532 Ch 155	ENACTED. Authorizes higher education commission to contract with Ohio State University to train Tennessee students as doctors of veterinary medicine. 1971.* HIGHER EDUCATION.
TN	HB 796 SB 970 Ch 764	ENACTED. Authorizes contracts for financial payments to private medical colleges for increasing enrollment of Tennessee students. 1971.* HIGHER EDUCATION.
TN	HB 1490 SB 1357 Ch 482	ENACTED. Provides for school census every 10 years instead of every 4 years.
TN	HB 1744 SB 1570 Ch 838	ENACTED. Provides for creation of state board of regents for a state university and community college system. HIGHER EDUCATION.
TN	HB 2053 SB 1906 Ch 839	ENACTED. Provides that \$100,000 of the funds appropriated for special education may be used to create a division for the education of the handicapped within the state department of education, an advisory council for the education of the handicapped, a special education services association, requirements for the commissioner of education in making plans for the implementation of special education and a requirement for a three-phase incremental program, a special education materials and training unit; provisions for training of special education personnel, requirements for special education facilities and provisions for financial aid; and to provide for other necessary administrative procedures. This is the model law that was proposed on a national level by those interested in education of the handicapped.
TN	HB 2174 SB 1789	FAILED. Would have made it unlawful for guest speakers at education institutions to advocate certain specified violent action on campuses; provided penalty for violation. HIGHER EDUCATION.

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\*Not previously reported.



GOVERNANCE AND ADMINISTRATION  
1972

- TN HJR 205 ADOPTED. Directs legislative council committee to study the governance of education. The study is to recommend whether to maintain the present boards, to better coordinate the present boards or to have a single board to govern the state's total education program, and to clearly define the authority, duty and relationship of each board or agency. Report to legislature Jan. 20, 1973.
- TN HJR 227 ADOPTED. Directs commissioner of education to develop a new formula for evaluating elementary and secondary teachers.
- TN SB 249 FAILED. Changes composition of state school bond authority by deleting commissioner of education and president of University of Tennessee and adding chairmen of state and local government committees of general assembly. 1971.\*
- TN SJR 105 ADOPTED. Directs department of education to designate an office to handle environmental education funds under PL 91-515.
- TX HB 186 ENACTED. Any person who, on school property or on public property within 500 feet of school property, shall alone or in concert with others willfully 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.\*
- UT HB 9 ENACTED. A bill to reapportion local board election precinct on the one man—one vote concept and to reduce the size of boards of education of cities of the first class from 11 to 7 members.
- UT SB 1 ENACTED. Reapportions the state board of education election districts and increases the size of the board from 9 to 11 members. The election districts are established to be continuous with local school district boundaries as population requires. 1971.\*
- UT SJR 4 ADOPTED. Permits the introduction of legislation calling for a change in the constitution to eliminate the requirement that cities of the first and second class have their own school districts. The resolution passed and the proposition to amend the constitution was placed on the general election ballot in November 1972 and was passed. The way was cleared for possible subsequent legislation to consolidate one or more of the existing city districts with the county district. It removes the requirement that new city districts be formed as their population growth establishes them as cities of the first or second class.

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\*Not previously reported.

GOVERNANCE AND ADMINISTRATION  
1972

- UT      RESOLUTION    FAILED. Proposed a constitutional amendment to redefine the constitutional role of the state board of education. Would have limited the constitutional role to kindergarten through high schools and provided for the legislature to establish the governance by law of all other schools, colleges and universities. A suit is pending in the Utah Supreme Court in which the state board of education is challenging the constitutionality of the legislation establishing a state board of higher education. The legislation proposing a constitutional amendment was initiated to make the court challenge a moot question.
- VA      H 532  
         S 22-61      ENACTED. (Statute) Number of county school board members shall equal the number of members of the board of supervisors from each district in the county.
- VA      H 972  
         S 22-68  
         S 22-89  
         S 22-95      ENACTED. (Statute) School board members must be a resident of the district or town at time of appointment and must be a registered voter.
- WV      S 183  
         Ch 18      ENACTED. Establishment of multicounty regional education service agencies.
- WV      PROJECT      Experimental program in teacher preparation. The West Virginia Board of Education approved an experimental program in teacher preparation involving Preston County, Mineral County and West Virginia University. The program includes training experiences for both preservice and inservice teachers within patterns of differentiated staffing. Undergraduate, graduate, fulltime county teachers, college instructors, teachers of elementary and secondary pupils included. County and university funding. Contact: Dr. John Carline, College of Human Resources and Education, West Virginia University, Morgantown, W. Va. 16506; or Mr. Ernest Page, Superintendent, Mineral County Schools, Keyser, W. Va. 27626; or Dr. John Miller, Superintendent, Preston County Schools, Kingwood, W. Va. 26537.
- WI      Ch 100      ENACTED. A complete revision and consolidation of the board for higher education, including all of higher education without vocational schools, under a single board of regents. HIGHER EDUCATION.
- WI      AB 1470      FAILED. Would have provided for development of an open education plan and made an appropriation.
- WI      PROJECT      Program-planning-budgeting-systems: study and pilot projects among selected school districts in Wisconsin. Grades K-12. State support. Contact: Mr. Alan Kingston, Assistant State Superintendent, State Department of Public Instruction.

*GOVERNANCE AND ADMINISTRATION*  
*1972*

- WI     PROJECT     An extensive project on the organization of public education in the state of Wisconsin performed by a special task force on education. K-post-high school. State support. Contact: Kellogg Task Force on Education, State Office Building, One West Wilson St. Madison, Wis. 53703.
- WY     PROJECT     District Evaluation and Accreditation Program. A new evaluation and accreditation program modeled after the North Central Approach. K-12. State support. Contact: Mr. Jack Mueller, State Department of Education.
- WY     NOTE:         School district reorganization in Wyoming is to be completed by January 1973. There will undoubtedly be several bills introduced in 1973 to repeal the work done by the state reorganization committee and others to continue the process.

## *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  
October 1972

STATE

## Page 1 of 2-part form

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

TOPICS: (See list, preceding page)

## BRIEF DESCRIPTION OF LEGISLATION

## NUMBER OF BILL OR STATUTE CITATION

Please enclose copies if possible

## Page 2 of 2-part form

INSTRUCTIONS: Please list any projects, commissions or studies which are under way or have been completed in the area of (see list, preceding page) or a related subtopic since September 1971. Use reverse side and/or additional pages as necessary.

TOPICS: (See list, preceding page)

## BRIEF DESCRIPTION OF PROJECT, COMMISSION OR STUDY

## EDUCATION LEVEL

## FUNDING SUPPORT (Federal, State, Local, Foundation)

## NAME AND ADDRESS of Person to Be Contacted for Additional Information



## STATE EDUCATION AGENCIES

### ALABAMA

LeRoy Brown  
Superintendent of Education  
State Department of Education  
Montgomery 36104

### ALASKA

Marshall L. Lind  
Commissioner of Education  
State Department of Education  
Alaska Office Building  
Juneau 99801

### ARIZONA

Weldon P. Shofstall  
Superintendent of Public Instruction  
State Department of Education  
Phoenix 85007

### ARKANSAS

A. W. Ford  
Commissioner of Education  
State Department of Education  
Little Rock 72201

### CALIFORNIA

Wilson Riles  
Superintendent of Public Instruction  
State Department of Education  
Sacramento 95814

### COLORADO

Calvin M. Frazier  
Commissioner of Education  
State Department of Education  
Denver 80203

### CONNECTICUT

William J. Sanders  
Commissioner of Education  
State Department of Education  
Hartford 06115

### DELAWARE

Kenneth C. Madden  
Superintendent of Public Instruction  
State Department of Public Instruction  
Dover 19901

### FLORIDA

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State Department of Education  
Tallahassee 32304

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State Department of Education  
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### HAWAII

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State Department of Education  
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### ILLINOIS

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State Department of Public Instruction  
Springfield 62706

### INDIANA

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Superintendent of Public Instruction  
State Department of Public Instruction  
Indianapolis 46206

### IOWA

Robert Benton  
Superintendent of Public Instruction  
State Department of Public Instruction  
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### KANSAS

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State Department of Education  
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### KENTUCKY

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Superintendent of Public Instruction  
State Department of Education  
Frankfort 40601

### LOUISIANA

Louis Michot  
Superintendent of Education  
State Department of Education  
Baton Rouge 70804

### MAINE

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Commissioner of Education  
State Department of Education  
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State Department of Education  
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State Department of Education  
Lansing 48902

### MINNESOTA

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State Department of Education  
St. Paul 55101

### MISSISSIPPI

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State Department of Education  
Jackson 39205

*MISSOURI*

Arthur L. Mallory  
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State Department of Education  
Jefferson City 65101

*MONTANA*

Dolores Colburg (Mrs.)  
Superintendent of Public Instruction  
State Department of Public Instruction  
Helena 59601

*NEBRASKA*

Cecil E. Stanley  
Commissioner of Education  
State Department of Education  
Lincoln 68509

*NEVADA*

Kenneth H. Hansen  
Superintendent of Public Instruction  
State Department of Education  
Carson City 89701

*NEW HAMPSHIRE*

Newell J. Paire  
Commissioner of Education  
State Department of Education  
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*NEW JERSEY*

Edward W. Kilpatrick  
Acting Commissioner of Education  
State Department of Education  
Trenton 08625

*NEW MEXICO*

Leonard J. DeLayo  
Superintendent of Public Instruction  
State Department of Education  
Santa Fe 87501

*NEW YORK*

Ewald B. Nyquist  
Commissioner of Education  
State Education Department  
Albany 12224

*NORTH CAROLINA*

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Superintendent of Public Instruction  
State Department of Public Instruction  
Raleigh 27602

*NORTH DAKOTA*

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State Department of Public Instruction  
Bismarck 58501

*OHIO*

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State Department of Education  
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*OKLAHOMA*

Leslie R. Fisher  
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State Department of Education  
Oklahoma City 73105

*OREGON*

Dale P. Parnell  
Superintendent of Public Instruction  
State Board of Education  
Salem 97310

*PENNSYLVANIA*

John C. Pittenger  
Secretary of Education  
State Department of Education  
Harrisburg 17126

*RHODE ISLAND*

Fred G. Burke  
Commissioner of Education  
State Department of Education  
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*SOUTH CAROLINA*

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*SOUTH DAKOTA*

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Pierre 57501

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State Department of Education  
Nashville 37219

*TEXAS*

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Commissioner of Education  
Texas Education Agency  
Austin 78711

*UTAH*

Walter D. Talbot  
Superintendent of Public Instruction  
State Board of Education  
Salt Lake City 84111

*VERMONT*

Robert A. Withey  
Commissioner of Education  
State Department of Education  
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The Education Commission of the States is a nonprofit organization formed by interstate compact in 1966. Forty-seven states and territories are now members. Its goal is to further a working relationship among state governors, legislators and educators for the improvement of education. This report is an outcome of one of many Commission undertakings at all levels of education. The Commission offices are located at 300 Lincoln Tower, 1850 Lincoln Street, Denver, Colorado 80203.