

DOCUMENT RESUME

ED 231 285

HE 016 271

TITLE Implementation of 1981 Reconciliation Act Repeal of Social Security Student Benefit. Hearing Before the Subcommittee on Social Security of the Committee on Ways and Means, House of Representatives. Ninety-Seventh Congress, Second Session. Serial 97-38.

INSTITUTION Congress of the U.S., Washington, D.C. House Committee on Ways and Means.

PUB DATE 5 Feb 82

NOTE 14lp.; Paper copy not available due to small print of original document.

PUB TYPE Legal/Legislative/Regulatory Materials (090) -- Tests/Evaluation Instruments (160)

EDRS PRICE MF01 Plus Postage. PC Not Available from EDRS.

DESCRIPTORS College Bound Students; *College Students; *Federal Aid; *Federal Legislation; Financial Policy; Hearings; Higher Education; Information Dissemination; *Information Needs; Public Policy; Records (Forms); *Student Financial Aid

IDENTIFIERS *Omnibus Reconciliation Act 1981; *Social Security Benefits

ABSTRACT

Hearings on the elimination of social security children's benefits for college students over age 18, as specified by the 1981 Omnibus Reconciliation Act, are presented. This provision eliminated benefits for children of retired, disabled, or deceased workers once the child reaches age 18 or finishes high school, effective for those not enrolled as a full-time student in a postsecondary school by May 1, 1982. Concerns are raised about whether present and potential beneficiaries who will be directly affected by the legislative change will be adequately informed of how the change affects them and whether they will be informed in sufficient time to allow them to effectively plan their future. Some attention is also directed to whether other federal student aid makes up for the losses in Social Security Administration (SSA) benefits. Testimonies are presented by Representatives of the U.S. Congress, officials of the Social Security Administration and the General Accounting Office, and representatives of professional associations. Sample SSA forms and other informational materials that provide explanations of the change in student benefits are presented, and the adequacy of the materials is discussed. (SW)

 * Reproductions supplied by EDRS are the best that can be made *
 * from the original document. *

DOCUMENT RESUME

ED 231 285

HE 016 271

TITLE Implementation of 1981 Reconciliation Act Repeal of Social Security Student Benefit. Hearing Before the Subcommittee on Social Security of the Committee on Ways and Means, House of Representatives. Ninety-Seventh Congress, Second Session. Serial 97-38.

INSTITUTION Congress of the U.S., Washington, D.C. House Committee on Ways and Means.

PUB DATE 5 Feb 82

NOTE 14lp.; Paper copy not available due to small print of original document.

PUB TYPE Legal/Legislative/Regulatory Materials (090) -- Tests/Evaluation Instruments (160)

EDRS PRICE MF01 Plus Postage. PC Not Available from EDRS.

DESCRIPTORS College Bound Students; *College Students; *Federal Aid; *Federal Legislation; Financial Policy; Hearings; Higher Education; Information Dissemination; *Information Needs; Public Policy; Records (Forms); *Student Financial Aid

IDENTIFIERS *Omnibus Reconciliation Act 1981; *Social Security Benefits

ABSTRACT

Hearings on the elimination of social security children's benefits for college students over age 18, as specified by the 1981 Omnibus Reconciliation Act, are presented. This provision eliminated benefits for children of retired, disabled, or deceased workers once the child reaches age 18 or finishes high school, effective for those not enrolled as a full-time student in a postsecondary school by May 1, 1982. Concerns are raised about whether present and potential beneficiaries who will be directly affected by the legislative change will be adequately informed of how the change affects them and whether they will be informed in sufficient time to allow them to effectively plan their future. Some attention is also directed to whether other federal student aid makes up for the losses in Social Security Administration (SSA) benefits. Testimonies are presented by Representatives of the U.S. Congress, officials of the Social Security Administration and the General Accounting Office, and representatives of professional associations. Sample SSA forms and other informational materials that provide explanations of the change in student benefits are presented, and the adequacy of the materials is discussed. (SW)

 * Reproductions supplied by EDRS are the best that can be made *
 * from the original document. *

**IMPLEMENTATION OF 1981 RECONCILIATION ACT
REPEAL OF SOCIAL SECURITY STUDENT BENEFIT**

HEARING
BEFORE THE
SUBCOMMITTEE ON SOCIAL SECURITY
OF THE
COMMITTEE ON WAYS AND MEANS
HOUSE OF REPRESENTATIVES
NINETY-SEVENTH CONGRESS
SECOND SESSION

FEBRUARY 5, 1982

Serial 97-38

Printed for the use of the Committee on Ways and Means

**U.S. DEPARTMENT OF EDUCATION
NATIONAL INSTITUTE OF EDUCATION
EDUCATIONAL RESOURCES INFORMATION
CENTER (ERIC)**

✓ This document has been reproduced as received from the person or organization originating it. Minor changes have been made to improve reproduction quality.

- Points of view or opinions stated in this document do not necessarily represent official NIE position or policy.



U.S. GOVERNMENT PRINTING OFFICE
WASHINGTON : 1982

91-402 0

ERIC
Full Text Provided by ERIC

ED231285

1
271
ME 016 271

COMMITTEE ON WAYS AND MEANS

DAN ROSTENKOWSKI, Illinois, *Chairman*

| | |
|-------------------------------------|----------------------------------|
| SAM M. GIBBONS, Florida | BARBER B. CONABLE, Jr., New York |
| J. J. PICKLE, Texas | JOHN J. DUNCAN, Tennessee |
| CHARLES B. RANGEL, New York | BILL ARCHER, Texas |
| FORTNEY H. (PETE) STARK, California | GUY VANDER JAGT, Michigan |
| JAMES R. JONES, Oklahoma | PHILIP M. CRANE, Illinois |
| ANDY JACOBS, Jr., Indiana | BILL FRENZEL, Minnesota |
| HAROLD FORD, Tennessee | JAMES G. MARTIN, North Carolina |
| KEN HOLLAND, South Carolina | L. A. (SKIP) BAFALIS, Florida |
| WILLIAM M. BRODHEAD, Michigan | RICHARD T. SCHULZE, Pennsylvania |
| ED JENKINS, Georgia | BILL GRADISON, Ohio |
| RICHARD A. GEPHARDT, Missouri | JOHN H. ROUSSELOT, California |
| THOMAS J. DOWNEY, New York | W. HENSON MOORE, Louisiana |
| CECIL (CEC) HEFTEL, Hawaii | |
| WYCHE FOWLER, Jr., Georgia | |
| FRANK J. GUARINI, New Jersey | |
| JAMES M. SHANNON, Massachusetts | |
| MARTY RUSSO, Illinois | |
| DON J. PEASE, Ohio | |
| KENT HANCE, Texas | |
| ROBERT T. MATSUI, California | |
| DON BAILEY, Pennsylvania | |
| BERYL ANTHONY, Jr., Arkansas | |

JOHN J. SALMON, *Chief Counsel*

JOSEPH K. DOWLEY, *Assistant Chief Counsel*

ROBERT J. LEONARD, *Chief Tax Counsel*

A. L. SINGLETON, *Minority Chief of Staff*

SUBCOMMITTEE ON SOCIAL SECURITY

J. J. PICKLE, Texas, *Chairman*

| | |
|---------------------------------|-------------------------------|
| ANDY JACOBS, Jr., Indiana | BILL ARCHER, Texas |
| RICHARD A. GEPHARDT, Missouri | BILL GRADISON, Ohio |
| JAMES M. SHANNON, Massachusetts | JOHN H. ROUSSELOT, California |
| WILLIAM M. BRODHEAD, Michigan | PHILIP M. CRANE, Illinois |
| CECIL (CEC) HEFTEL, Hawaii | |
| WYCHE FOWLER, Jr., Georgia | |

CONTENTS

| | |
|---|-----------|
| Press release of Friday, January 29, 1982, announcing hearing | Page 1 |
|---|-----------|

WITNESSES

| | |
|--|-----|
| Social Security Administration, Paul B. Simmons, Deputy Commissioner for External Affairs; Elliot Kirschbaum, Deputy Associate Commissioner for Operational Policy and Procedures; Nelson Sabatini, Executive Assistant to the Commissioner; and Gilbert C. Fisher, Director, Office of Information..... | 13 |
| General Accounting Office, Gregory J. Ahart, Director, Human Resources Division, and Joseph Kredatus, Evaluator, Philadelphia Regional Office | 68 |
| <hr/> | |
| American Association of Collegiate Registrars & Admissions Officers, Hazel E. Benn..... | 86 |
| American Association of Community & Junior Colleges, Herm Davis and Ginger Ackerman | 83 |
| American Association of State Colleges & Universities, John P. Mallan | 72 |
| American Personnel & Guidance Association, Patrick J. McDonough | 105 |
| Downey, Hon. Thomas J., a Representative in Congress from the State of New York..... | 3 |
| National Association of Secondary School Principals, Richard A. Kruse..... | 129 |
| National Association of Student Financial Aid Administrators, A. Dallas Martin, Jr..... | 101 |
| Solomon, Hon. Gerald B., a Representative in Congress from the State of New York..... | 7 |

SUBMISSIONS FOR THE RECORD

| | |
|---|-----|
| Ireland, Hon. Andy, a Representative in Congress from the State of Florida, letter and attachment | 135 |
| Mottl, Hon. Ronald M., a Representative in Congress from the State of Ohio, statement | 136 |
| National Association of Secondary School Principals, Scott D. Thomson, letter..... | 130 |
| Sarbanes, Hon. Paul S., a U.S. Senator from the State of Maryland, statement | 134 |
| School Board of Manatee County, Bradenton, Fla., Virgil Mills, letter..... | 135 |
| Volkmer, Hon. Harold L., a Representative in Congress from the State of Missouri, statement | 137 |

IMPLEMENTATION OF 1981 RECONCILIATION ACT REPEAL OF SOCIAL SECURITY STUDENT BENEFIT

FRIDAY, FEBRUARY 5, 1982

HOUSE OF REPRESENTATIVES,
COMMITTEE ON WAYS AND MEANS,
SUBCOMMITTEE ON SOCIAL SECURITY,
Washington, D.C.

The subcommittee met at 10 a.m., pursuant to notice, in room 1100, Longworth House Office Building, Hon. J. J. Pickle (chairman of the subcommittee) presiding.

[The press release announcing the hearing follows:]

(Press release of Friday, Jan. 29, 1982)

IMPLEMENTATION OF THE 1981 RECONCILIATION ACT REPEAL OF THE SOCIAL SECURITY STUDENT BENEFIT

The Honorable J. J. Pickle (D-Texas), Chairman of the Subcommittee on Social Security of the Committee on Ways and Means, U.S. House of Representatives, announced today that the Subcommittee will hold a hearing on Friday, February 5, 1982, beginning at 10:00 a.m. in Room 1100 of the Longworth House Office Building, on the implementation of the provision of the 1981 Omnibus Reconciliation Act that eliminated social security children's benefits for college students over age 18.

This provision eliminated benefits for children of retired, disabled, or deceased workers once the child reaches age 18 or finishes high school, effective for those not enrolled as a full-time student in a post-secondary school by May 1, 1982. Concerns have been raised about the timing of the provision, and the apparent lack of information about the provision available to those who will be affected by it. The hearing will focus on these concerns.

Commissioner of Social Security John A. Svahn, a witness for the General Accounting Office, and other invited witnesses will present testimony.

Chairman PICKLE: The subcommittee will come to order, and we will ask all of those visiting with us this morning to have a seat, so we may proceed.

We have several witnesses scheduled this morning. The leadoff witness originally was to have been those with the Social Security Administration.

We have two Members of Congress who have asked to testify because they have meetings starting in just a few minutes.

The Chair is going to proceed with the committee hearing and at this point I will read an opening statement.

I have got a Texas-size statement here that will take a few minutes and others may be gathering, and you can get set for the hearing.

I will now make this the opening statement of the record.

For some years various organizations have recommended the elimination of the social security student benefit. These organizations have included the Government Accounting Office, the Congressional Budget Office, and the Ford, Carter, and Reagan administrations. The National Commission on social security recommended a partial reduction in these benefits.

The student benefit is actually a continuation of the child survivor benefit in recognition of the fact that while the child is in college he or she is likely to maintain the same dependency status with the family as in high school. However, since the social security student benefit was passed in 1962, several other Government student assistance programs have been created.

It was this duplication more than anything else which suggested a need to review the necessity of the student benefit.

In reconciliation last year, the social security student benefit was eliminated phased out over a 3 year period. The phase out approved in the law was less rapid than that requested by the Reagan administration, which wanted to end new entrants into the program as of August 1981, excluding from the program those who are right now freshmen in college. It was more rapid than that approved by this committee, which wanted to protect both current freshmen and those who are now seniors in high school. As passed, the phaseout also will include a 2 1/2 percent annual reduction in benefits for those remaining in the program and will limit benefit payments to only 3 months a year, paying no benefits for May, June, July, and August.

The amendment became law last August, and the effects of the amendment will begin to be felt this May when new entrants are cut off from the program.

Given the administration's proposals to cut back both the student benefit and other student aid programs, Congressman James Shannon of Massachusetts in hearings before this subcommittee February 19, 1981, asked about the eventual availability of aid to students overall.

Health and Human Services Secretary Richard Schweiker answered, and I quote:

I think there is a good point, and I think this is true not only in the area that you mentioned but I think some other areas. I think we are going to take a hard look at how the interrelated parts, and if you noticed there is a statement in the paper about the President's interrelating forming Cabinet councils by certain groups. One of the proposals would include forming a council including education, for example, so we will have a vehicle to go back and look at whether we interfere in a way we did not intend to have your concern. There may be areas where the President and everyone else would want to look at these kind of interrelations and I would certainly want this is an area that we should look at to make sure that people do not fall through the cracks and get hurt by what we have done.

This member is very concerned that that overview has not been taken and that the administration is now facing us with more education cuts before we have had a chance to find out if the current programs can handle the influx that must come from the elimination of the social security benefits.

Although it is not totally within the jurisdiction of this subcommittee, any insight the witnesses can give us today on the effect of the cutbacks in other student aid programs on social security beneficiaries will be of use to this committee and this Congress.

Although there have been changes in the social security law in the past affecting benefits, this is one of the few and one of the more dramatic changes which will affect both individuals already on the rolls - the students who will suffer a loss of summer benefits and a 2 1/2 percent annual reduction - and individuals who had anticipated receiving student benefits in the future. Notification of these individuals is vital, as many must make other arrangements for the financing of their education.

The Congress has not yet given direction to the SSA regarding notification of either those now in school or those who expected to receive these benefits in the future. What has been done the SSA has done on its own initiative. However, this is a large and important change which has been in effect since last August and it does require an aggressive outreach effort. To date, the SSA has relied mainly on news articles and other general public relations tools. Official notification will not go to current students until the end of this month - which may be too late to apply for other forms of aid - and will not go to upcoming students until 3 months before they turn age 18.

Additionally, much attention had been given to the May cutoff date. It was the intent of the Senate and the Gramm-Latta authors, whose version of this amendment is now law, to cut off from the program those who are now seniors in high school. Therefore, the SSA has not been in a position to urge people to circumvent this deadline.

Nevertheless, I would hope we could have an aggressive program that will alert all affected families as soon as possible of the impending changes.

That completes the chairman's opening statement and we are going to proceed now to hear the various witnesses.

As I said a few minutes ago, we are going to ask that the Members of Congress be allowed to testify, because they have meetings starting in a few minutes.

We will ask you to summarize your statement so that we might have it for the record and for you to make any statement you wish. I will recognize first the Honorable Tom Downey, a Member of Congress from New York, and we are pleased to recognize you.

STATEMENT OF HON. THOMAS J. DOWNEY, A REPRESENTATIVE, IN CONGRESS FROM THE STATE OF NEW YORK

Mr. Downey: Thank you, Mr. Chairman.

I want to commend you for the prompt attention that you are giving this issue. I am delighted to see the eminent defender of the second amendment here as well. Mr. Martin, from North Carolina.

Mr. Chairman, I ask that my statement be considered as read and entered into the record.

Chairman Pickett: The gentleman's statement will be included in the record.

Mr. Downey: Mr. Chairman, I have been very active in this particular area, although not by design. As you know, I have not supported the President's efforts to cut the student benefit program, and I am not excited at the notion that we are making it more difficult for people to go to college.

...the work of the ... the work and ... We can ... the program ... It is ... going to be eliminated ... We must determine the ... and ...

...who were eligible ... started ...

...started ... May ...

...and ...

...and ...

...and ...

...and ...

...and ...

...and ...

...and ...

...and ...

...and ...

...and ...

...and ...

The first part of the report deals with the general situation of the country and the position of the various groups. It is a very interesting and informative study of the country and its people. The author has done a great deal of research and has written a very clear and concise report. It is a very good read and is highly recommended.

The second part of the report deals with the economic situation of the country. It is a very detailed and thorough study of the economy and its various aspects. The author has done a great deal of research and has written a very clear and concise report. It is a very good read and is highly recommended.

The third part of the report deals with the social situation of the country. It is a very detailed and thorough study of the social structure and its various aspects. The author has done a great deal of research and has written a very clear and concise report. It is a very good read and is highly recommended.

The fourth part of the report deals with the political situation of the country. It is a very detailed and thorough study of the political system and its various aspects. The author has done a great deal of research and has written a very clear and concise report. It is a very good read and is highly recommended.

[The body of the document contains extremely faint and illegible text, likely due to low contrast or poor reproduction quality. The text appears to be organized into several paragraphs, but the specific content cannot be discerned.]

The first part of the report deals with the general situation of the country and the position of the various groups of the population. It is a very interesting and well-written study of the social and economic conditions of the country.

The second part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The third part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The fourth part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The fifth part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The sixth part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The seventh part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The eighth part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The ninth part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The tenth part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The eleventh part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The twelfth part of the report deals with the various groups of the population and their position in the country. It is a very interesting and well-written study of the social and economic conditions of the country.

The first part of the report deals with the general situation of the country and the progress of the work done during the year. It is followed by a detailed account of the work done in each of the various departments.

The second part of the report deals with the financial position of the country and the progress of the work done during the year. It is followed by a detailed account of the work done in each of the various departments.

The third part of the report deals with the administrative and legal aspects of the work done during the year. It is followed by a detailed account of the work done in each of the various departments.

The fourth part of the report deals with the social and economic aspects of the work done during the year. It is followed by a detailed account of the work done in each of the various departments.

The fifth part of the report deals with the cultural and educational aspects of the work done during the year. It is followed by a detailed account of the work done in each of the various departments.

The sixth part of the report deals with the military and naval aspects of the work done during the year. It is followed by a detailed account of the work done in each of the various departments.

sharp increase in requests for early admissions and a rapidly escalating dropout rate among high school seniors were events for which neither high school counselors nor college admissions officials were even remotely prepared.

Two days ago, I testified before two House education subcommittees on this matter. Nearly all of the members of the subcommittees present at that joint hearing indicated that a great many students in their home States are also greatly alarmed by the May 1 eligibility deadline. The large number of telephone calls my office has received from similarly situated individuals from all across the Nation has served to underscore the national impact of this rapidly approaching deadline.

On January 26, I introduced legislation (H.R. 5357) to address this immediate problem—legislation which is now before this committee.

This legislation works within the basic fiscal parameters of the Budget Reconciliation Act, and was drafted with the concerns of the students as well as education officials in mind. H.R. 5357 would simply postpone the eligibility deadline for these social security education benefits for an additional 61 days—until July 1, 1982. This course of action would alleviate much of the existing confusion by providing ample time for seniors who only learned of these eligibility changes very recently to graduate with their classmates and properly enroll in a college summer session study program in order to protect their eligibility.

Estimates of the cost associated with the passage of H.R. 5357 in-crease—and I would point this out to the committee because it is important—a maximum cost factor of \$245 million for the entire 4-year period, and this estimate is based on the rather implausible assumption that all potential eligibles are able to meet this July 1 deadline.

In light of the pending May 1 deadline, I urge the members of the committee to act upon my proposal as soon as possible.

Thank you once again.

Mr. Dewey recommended an extension of time to October 1, but we are talking about a fiscal impact by changing the date of July 1 of a maximum of \$245 million.

If we were to extend that date of October 1, we would be opening up the possible use of this program to the entire graduating class of 1982, not 1981. So you would be in effect doubling the fiscal impact of the legislation by changing that date to October.

I think when you look at the maximum impact of \$245 million, realistically we could expect less than half of those eligible students presently eligible for those benefits to matriculate in college, therefore, you are talking about perhaps half of that \$245 million and spread over a period of 4 years, you are talking about an average fiscal impact of perhaps \$25 million to \$30 million.

I have four children in college, none of which take advantage of these benefits, but I do know the problems students have in saving in order to go to college.

If these students had known about this cutoff with sufficient time, they could have been working. They could have worked this summer and could have gone ahead and matriculated for the fall semester.

We in Government are responsible for not having given these students the proper notification which is why I personally am so concerned about it because I have supported the cutoff of this program and I still do.

We owe it to these students simply because of our intentional or unintentional negligence in extending this date.

My bill simply extends the date and makes no other provision. However, under my bill by extending the date, it means these students would have to enroll in a summer full-time course and actually be attending full time, and I would think perhaps for those students who were not able to or were interested in going to a summer curriculum that we might also add an amendment to my bill which would say that they were enrolled and must attend for the fall semester in order to be eligible for these benefits.

Mr. Chairman, I really do appreciate the opportunity to appear before your committee and I do hope that you will give this strong consideration, and I will again do everything I can to see that the administration would support something similar to the proposal that I have offered and I feel very confident that we will be able to obtain their support.

[The prepared statement follows:]

STATEMENT OF HON. GERALD B. SOLOMON, A REPRESENTATIVE IN CONGRESS FROM THE STATE OF NEW YORK

Thank you, distinguished committee members, for providing me with the opportunity to address this joint hearing on an issue of great importance and urgency.

I will be brief in my remarks this morning, as I am certain we are all aware of the immediate impact of the phase out of the social security educational benefits program upon this year's high school senior class.

With the passage of the Budget Reconciliation Act last summer, the Congress agreed to phase out the postsecondary education benefits program administered by the Social Security Administration, for an estimated total savings of \$2.3 billion. Those students who would otherwise have been eligible to participate in the program will not qualify for eligibility unless they are enrolled in and attending classes as full time students at a postsecondary education institution before May 1 of this year. My purpose in appearing before you here today is not to debate the merits of our decision of last summer, but merely to report on the current situation with respect to our Nation's high school classes of 1982, and to urge the committee's favorable consideration of legislation I have introduced to alleviate this problem.

An estimated 100,000 to 150,000 high school seniors are affected by this change in eligibility for social security education benefits, and because of this large number, one might understandably assume that the Social Security Administration would take every step necessary to inform these students of the impending phase out of the program many of them had been counting upon to attend college. However, this unfortunately is not the case.

During the January congressional recess, my district offices received many calls from students, parents, and high school guidance counselors who were shocked to learn only in January of a major change in the social security laws enacted several months earlier. In virtually no case had information about these eligibility changes been issued by the Social Security Administration in the form of official notification, but rather word of mouth had altered them to the phasing out of the program. In some cases, even the employees of local social security offices were not fully informed of the nature of these changes, and much misleading information was passed along to bewildered and confused students and school officials. The negligence on the part of the Social Security Administration in not properly notifying affected individuals about these changes is incomprehensible.

Even without official notification, word gradually spread informing frightened high school seniors that unless they were attending college classes as full time students by May 1, their social security education benefits would disappear.

Nearly every high school in my home State of New York holds commencement exercises in late June; obviously, the May 1 deadline would prevent these students from participating in the program.

After a series of meetings I conducted with many high school and college officials, the true impact of this lack of timely notification was apparent. Many seniors were dropping out of high school and enrolling in joint programs in local community colleges. The sharp increase in requests for early admissions and a rapidly escalating drop out rate among high school seniors were events for which neither high school counselors nor college admissions officials were even remotely prepared.

Two days ago, I testified before two House education subcommittees on this matter. Nearly all of the members of the subcommittees present at that joint hearing indicated that a great many students in their home States are also greatly alarmed by the May 1 eligibility deadline. The large number of telephone calls my office has received from similarly situated individuals from all across the Nation has served to underscore the national impact of this rapidly approaching deadline.

On January 26, I introduced legislation (H.R. 5357) to address this immediate problem—legislation which is now before this committee.

This legislation works within the basic fiscal parameters of the Budget Reconciliation Act, and was drafted with the concerns of students as well as education officials in mind. H.R. 5357 would simply postpone the eligibility deadline for these social security education benefits for an additional 61 days—until July 1, 1982. This course of action would alleviate much of the existing confusion by providing ample time for seniors who only learned of these eligibility changes very recently to graduate with their classmates and properly enroll in a college summer session study program in order to protect their eligibility.

Estimates of the cost associated with the passage of H.R. 5357 indicate a maximum cost factor of \$245 million for the entire 4-year period, and this estimate is based on the rather implausible assumption that all potential eligibles are able to meet this July 1 deadline.

In light of the impending May 1 deadline, I urge the members of the committee to act upon my proposal as soon as possible.

Thank you once again.

Chairman PICKLE. I am very impressed with your concluding statement, Mr. Solomon, when you say you are encouraged that they would agree to this change. Have you talked to someone in the administration? Are you led to believe by virtue of conversation that they would commit themselves to extending this to July?

Mr. SOLOMON. Mr. Chairman, as I mentioned before, I have been a very strong supporter of the administration and sit well with them, if that is what you want to say.

I have talked to a number of people and let them know my concerns, and I get the feeling, without getting any specific affirmative answer, that we could look to the support.

I don't think that we could, if we were trying to reinstate the program, I don't think we could gain the support if we were to include the graduating class of 1983 which would happen if we simply extended the date from May 1 to October 1, but if we had a bill which would guarantee these students of the graduating class of 1982 that they could be eligible for the benefits for the fall semester, I think we could look to their support.

Chairman PICKLE. As you know, Mr. Solomon, and we will go into this in greater detail at another hearing, but as a matter of review, the administration originally had recommended to the Congress to cut off the student benefits, all of them, as of August 1, or August in 1981, all of them.

This subcommittee had recommended in an effort to try to accommodate the administration to save some funds that we could phase out the student benefit program over a period of 6 years, including the 4 years of those in college at this time and juniors and

seniors, so that in all fairness we would give sufficient notice to parents and they could plan.

It was not successful because this amendment was passed in the Senate and Gramm-Latta prevailed later, and that is the present situation now.

It is difficult for me to see that the administration would now have a change of heart, and say that we would be willing to consider postponing the date and roll it back to July 1 instead of May 1, in view of their earlier recommendation that they are cutting it all off in 1981, but if you have had conversations with them, and I know you have received an affirmative action, I assume a nod or head shake or something.

Can you tell me more? We have got to determine, do we want to get into the budget aspect of it, and we will be hearing from the SSA witnesses, and I hope you can stay and hear them.

The immediate thing we must do is to have it handled, and look to the future and see what we can determine.

If you could give me some information as we go along, who you talk to, it would be very important to this committee.

Mr. SOLOMON. Mr. Chairman, you know, the administration was interested in cutting off the program entirely in one fell swoop, did compromise to the phaseout of 25 percent over the period of time, so that they were interested in compromising, and I don't think that the administration was aware of how this was handled by the Social Security Administration, and I don't mean to really point too much of a finger at them, but it was mishandled, and the administration will certainly take that into consideration.

If the administration, and face it, the Social Security Administration is a part of the administration, if they have erred, then the administration is certainly interested in correcting an error.

I will stay as long as I can.

Chairman PICKLE. I thank you.

Mr. SOLOMON. I thank the chairman.

Mr. JACOBS. The chairman has already indicated to you what the position of this subcommittee has been with respect to that subject, that it might be somewhat less cold blooded if this program were to be phased out, to phase it out in such a manner as to give sufficient notice for families to make other plans, because there is a doctrine, I believe, in the law called "detrimental reliance," and the Government, particularly in the case of the social security system, would like to at least feign some sort of quasi contractual relationship with the people who pay the social security taxes.

My question is in a general nature. On reflection, do you think that these omnibus reconciliation approaches are a wise way to proceed to legislate, particularly in the case of the Gramm-Latta vehicle last summer which I believe a member of our committee, Mr. Jenkins, criticized during debate and held up his family Bible and said, "This is the only document that I will take on faith."

There were not very many people in the House who knew what was in the vehicle, were there? It was taken on faith.

Mr. SOLOMON. It was taken on faith, and unfortunately the Congress does move very slowly.

Sometimes it can be helpful or a great hinderance, but considering the fiscal restraints that we are under today, I think it was

necessary. I supported the Gramm-Latta Reconciliation Act as many members of this committee did, and I think it was necessary and it has us heading in the right direction.

Now, I would not prefer to see us do it that way, but on the other hand, when you run as late in the session as we have, and we really have not done our job, then perhaps it might be the only way.

Mr. JACOBS. How late in the session was it when we passed that? Wasn't that July?

Mr. SOLOMON. Yes.

Mr. JACOBS. Not terribly late in the session.

Wasn't that the vehicle that they passed a young woman's name and phone number as part of the law in the House?

They didn't even notice that was there. I read that in the newspaper.

Mr. SOLOMON. I remember reading something about that.

Mr. JACOBS. It seems to me there is rather clearly some pork in the poke that the House swallowed on faith.

It might lead to jibes, that the Congress does not notice what it was doing, because Congress did not know what it was doing when it passed that bill.

As I recall, the House measure knocked out all the U.S. weather stations from coast to coast.

Did you know that?

Mr. SOLOMON. Yes, I did.

Mr. JACOBS. Maybe it is best to look before you leap and wise legislation is the product of those who are informed rather than taken on faith.

I think that the gentleman has made a useful contribution. There will be more rejoicing when one sinner repents, and I respect you for coming here and doing just that.

Mr. SOLOMON. Thank you.

Chairman PICKLE. The Chair now would ask the representatives from the Social Security Administration to come forward, Mr. Paul Simmons, and Mr. Elliot Kirschbaum, and any others.

Mr. Simmons is the Deputy Commissioner for External Affairs and I presume he is accompanied by Mr. Elliot Kirschbaum, who is the Deputy Associate Commissioner for Operational Policy and Procedure.

I see you have Mr. Sabatini with you.

STATEMENT OF PAUL B. SIMMONS, DEPUTY COMMISSIONER FOR EXTERNAL AFFAIRS, SOCIAL SECURITY ADMINISTRATION, ACCOMPANIED BY ELLIOT KIRSCHBAUM, DEPUTY ASSOCIATE COMMISSIONER FOR OPERATIONAL POLICY AND PROCEDURES; NELSON SABATINI, EXECUTIVE ASSISTANT TO THE COMMISSIONER; AND GILBERT C. FISHER, DIRECTOR, OFFICE OF INFORMATION

Mr. SIMMONS. I am also accompanied by Gilbert Fisher, who is the Director of our Office of Information, and he can answer any questions on the technicalities of the kinds of things that we have done.

I would like to summarize the formal statement that I have and skip over some parts of it, but enter it for the record.

Chairman PICKLE. Mr. Simmons, you don't have a long statement. You may follow it if you wish.

Mr. SIMMONS. As you pointed out in your statement, sir, there were few student aid programs available when social security student benefits were first provided in 1965, and as the Senate Finance Committee pointed out in its report on the Omnibus Reconciliation Act bill, at that time there were probably fewer than \$300 million in Federal money out there, in spite of it being the post-Sputnik era.

Now, there are more than \$7 billion out there which in turn is generating more than \$20 billion in other forms of student aid.

I am no expert on the other education programs and for that I would refer you to the General Accounting Office and the relevant committees of the Congress, but there is a considerable growth in benefits, and those are in the means tested programs which are aimed at helping those who truly need the money to find money in order to finance higher education.

Since 1965, there has also been erected in this Nation a network of relatively low cost community colleges. In recognition of all of these programs, and of the fact that the social security student benefit was not efficiently targeted towards students needing financial assistance and in recognition of the growing problem with the trust funds in the mid-1970's, three Presidents have tried to eliminate the student benefit or phase it out.

The Ford administration proposed phasing out student benefits as part of its budget for fiscal years 1977 and 1978, and in 1978 and 1979 the Carter administration also offered a similar proposal. In 1981 the Reagan administration proposed this move and the Congress finally agreed to the principle. Both the House of Representatives and the Senate passed provisions in 1981 as part of the budget reconciliation process.

The Reagan administration proposed phasing out the benefit for the same reason that the two previous administrations proposed phasing it out, and while other fundamental reforms are going to be needed to provide for the longer term solvency of the social security system, enactment will result in significant savings and better management of the program.

When the social security student benefits program was added in 1965, the old age and survivors insurance trust fund had more than a 100 percent reserve ratio on hand at the beginning of the year. At the beginning of 1982, the reserve ratio for that one trust fund, which is the biggest of the trust funds, is now down to 15 percent, barely a month and a half's benefits, excluding the possible effects of interfund borrowing.

The OASI and DI trust funds combined last year had a deficit of a little less than \$2 billion. If Congress had phased out the student benefit back when President Ford suggested it—or when President Carter suggested it—that deficit would probably have been nearly eliminated.

The enactment of Public Law 97-123 last December restored the minimum benefit for people eligible for social security before January 1982, and, beginning January 1, 1982, covered the first 6

months of sick pay as wages. The combined effect of these two provisions is an estimated net loss to the trust funds of about \$1.9 billion to \$2.6 billion for the period calendar years 1982-86.

We are living close to the edge on those trust funds.

The student benefit phaseout provision, as it now stands, is expected to save approximately \$10 billion in the calendar years 1982 through 1986. This year alone, according to our estimates now, this should reduce our deficit by \$915 million.

We have heard very little criticism of the phaseout provision since its passage in August. However, in recent weeks questions have been raised about the adequacy of SSA's efforts to notify beneficiaries affected by the phaseout. The fact of the matter is that we have made extraordinary efforts to publicize the social security provisions of the Omnibus Budget Reconciliation Act of 1981.

It is also important to keep in mind that newspapers across the country gave a great deal of coverage to the reconciliation process at all stages, reporting all the major social security provisions both during their congressional consideration and when the bill was signed by President Reagan. Even though there was no specific requirement from the Congress that SSA do so, we have conducted a nationwide public information campaign to alert the public of changes in the law.

We are doing what we always do to acquaint people with changes in the benefit structure, and in this case I think we have done a little more than that.

Our public information campaign has included revising and distributing through local social security offices 4 million leaflets containing explanations of the student benefit changes, distribution as early as September to our district offices throughout the country of news releases, radio announcements, draft articles and news columns for distribution to local newspapers, radio and television stations. Since September a monthly newsletter to 5,000 groups and organizations, including many in the field of education, has carried a number of stories on the student benefit change.

If there is any high school counselor who does not know about this, then he is not reading his mail.

In addition, we are continuing our normal practice of contacting all child beneficiaries 5 months before their 18th birthday to find out if they plan to continue in school; at the time of that contact, the students are informed of the changes in the law. In 3 weeks we will be sending to all student beneficiaries aged 18 and over direct notification of the changes in the law as part of our annual school attendance reporting process.

I would like to interpolate here. In the hearing 2 days ago, the committee found, as we had found earlier in the week, that we made a mistake apparently in two of our program service centers and had been sending out some outdated pamphlets.

To correct that mistake, which would probably affect fewer than 100,000 of these 18-year-old students, we decided last night—and I talked to the Commissioner last night—he agreed to a special printing of the student benefit pamphlet, a total of 800,000. When the normal notification goes out, each one of those students will be getting the pamphlet and by doing that we hope to correct the problem that we have inadvertently created.

There will be 800,000 of these pamphlets going out to all students at the end of this month.

Chairman PICKLE. To all districts through the United States.

Mr. SIMMONS. Yes, even though the mistake was confined to two program service centers, we believe, and possibly a little bit of a third. Students should be receiving them at the latest probably by the middle of the second week in March.

Several practical considerations weighed against either sending check stuffers or separate notices to potentially affected beneficiaries. For example, mechanical limitations at the Treasury Department limit us to two-sided check stuffers that are only the size of the checks and must be sent to all 36 million beneficiaries, not just a select group. This simple check stuffer would cost, including the cost of mailing to 12 million direct deposit beneficiaries, about \$1 million in direct printing and mailing costs.

Since there would not be enough space on such a stuffer to provide adequate information, needless alarm would be caused for social security beneficiaries, with the likely result that both social security offices and congressional offices would have been swamped with questions and complaints.

Chairman PICKLE. You would get a lot of phone calls to try to get information. Is that bad?

Mr. SIMMONS. You are trying for a target population of 200,000 and what you are reaching are 36 million, many of whom become confused.

We had an incident like that with a certain political party committee which has been sending out a brown envelope saying "Important Social Security Notice Enclosed," and people open it up and find out it is a fund raising letter and call up the district office anyway and wonder: "Why is the government sending me this?"

Many among our population, the beneficiaries, are not sophisticated or otherwise up to date with current events, et cetera, and when they see this, the first thing they think is, there is a problem with their check or their account.

We anticipated some problem when the Treasury did a simple thing like change the color on the back of their check.

There are people out there who just do not understand.

Chairman PICKLE. Go ahead with your statement.

Mr. SIMMONS. A separate mailing of leaflets to all beneficiaries, on the other hand, would have taken over 2 months and cost about \$7 million to accomplish. Aside from questions of whether such kinds of undertakings would be appropriate without specific congressional authorization, the limitations of funds, staffing, and computer capacity already make it difficult for SSA to implement all of the changes recently enacted in SSA programs.

Finally, our records do not contain enough information to target a separate mailing any earlier than we are doing to high school seniors who are beneficiaries.

While recent criticisms suggest that SSA has not done enough to notify students of the changes in the law, I would submit that the reactions we in SSA and you in the Congress have received prove the opposite. On the contrary, the message has been heard loud and clear.

At this point I would like to stress that we have got to put this matter in perspective. The situation with the trust funds is critical. After 6 years of considering the issue, Congress has now changed a policy that has been in effect only 17 years and which affects only a few hundred thousand people, who have other sources of aid to turn to if they truly need money. They have done this in order to help to preserve the social security system itself which has been in effect for 47 years, and which affects 36 million people, many of whom have no other sources to turn to.

Mr. Chairman, we believe that the provision enacted as part of the 1981 Reconciliation Act is a reasonable one and that SSA has made and is continuing to make every reasonable effort to get the word out to people who are affected by it. With your permission, I would like to enter into the record along with this statement, letters concerning these student benefit issues from Chairman Rostenkowski of the Committee on Ways and Means and Mr. Pickle, chairman of the Social Security Subcommittee, and a memorandum detailing the savings under the Omnibus Budget Reconciliation Act of 1981 as enacted.

[The prepared statement follows:]

STATEMENT OF PAUL B. SIMMONS, DEPUTY COMMISSIONER FOR EXTERNAL AFFAIRS,
SOCIAL SECURITY ADMINISTRATION, DEPARTMENT OF HEALTH AND HUMAN SERVICES

Mr. Chairman and members of the committee, I want to thank you for this opportunity to submit a statement about the phase-out of the Social Security student benefits program, enacted into law as part of the 1981 Omnibus budget Reconciliation Act last August 13, 1981.

In 1965, Social Security benefits were added for children age 18-22 of retired, disabled, or deceased workers if the children were full-time students at an educational institution. Student benefits were provided on the presumption that a student age 18-22 is dependent on his or her parent for support and loses a source of support when the parent retires, becomes disabled, or dies. Like other Social Security benefits, student benefits are paid regardless of individual need, with the level of benefits related to the parent's past earnings.

In December 1981, about 761,000 children received Social Security student benefits. Approximately \$2 billion was paid to student beneficiaries in fiscal year 1980.

Serious questions have been posed for a number of years regarding the growth and lack of coordination of benefit programs for students, particularly whether it is necessary for the Social Security program to help finance postsecondary education. Few student aid programs were available when Social Security student benefits were provided in 1965. Since then, other public programs have been enacted or substantially expanded to provide financial assistance for students. These programs more directly relate student assistance to family income and educational cost. For example, the Pell Grant program (formerly Basic Educational Opportunity Grant Program - BEOG), provides aid to needy students, and Federal loans are available to other eligible students at low interest rates. As this committee knows, in addition to the Federal funds, there are also several billion dollars available for students from State-sponsored scholarships and low-income supplements as well as from private lending institutions. There is also an extensive network of relatively low cost community colleges.

In recognition of the fact that Social Security student benefits were not efficiently targeted toward students needing financial assistance and in light of the growth of education aid program in the late 60's and early 70's, the Ford Administration proposed phasing out student benefits as part of its budgets for fiscal years 1977 and 1978. In 1978 and 1979, the Carter Administration offered a similar proposal to phase out the student benefits program. In 1981, the Reagan Administration proposed that the student benefits program be phased-out.

Both the House of Representatives and Senate passed provisions in 1981, as part of the budget reconciliation process, to phase out the program.

The Reagan Administration proposed phasing out Social Security student benefits to help restore the fiscal soundness of the Social Security system. While other fun-

Mr. ...

... with ...

Washington, D.C.

Dear ...

... I am ...

... I ...

... I ...

... I ...

... I ...

... I ...

Very ...

Respectfully,
...

Mr. ...

Dear Mr. ...



Chairman PERKINS: The first question is whether we should state that we are not to make

Mr. SIMMONS: No, sir.

Chairman PERKINS: I would, in those first, I have included both those letters and they will be made a part of the record.

I spoke and asked and we asked that that be put in the record in order to show that we endorse the administrative bill of law and that is being appropriate and proper.

Now we are asking why we are introducing these letters. That does not represent my full intent.

Mr. SIMMONS: It is important, I would prefer that not be in the record and that they may be taken out of context that is why I put it in my report.

Chairman PERKINS: Let me ask a second question.

First I suppose we are not satisfied with the effect of that vote state that it was the intent of the Congress to phase out these activities and that it was impossible and to discontinue May 1954.

The question is that New York Congressman Solomon testified that the intent of the Congress was the intent of the Congress that that was the intent and he said that and that he thought perhaps the intent would want to make a change in this.

That is what I am asking from the administration that they would be willing to make a re-examination of the effective date of the intent of the bill.

Mr. SIMMONS: He is right in that regard. It is to be decided with the committee.

Chairman PERKINS: I would like to know if you were the intent of the Congress to phase out these activities gradually.

Mr. SIMMONS: The intent of the Congress was that the activities should be phased out gradually. I am not sure that the intent of the Congress was that they should be phased out gradually. I am not sure that the intent of the Congress was that they should be phased out gradually.

Chairman PERKINS: I would like to know if you were the intent of the Congress to phase out these activities gradually.

Mr. SIMMONS: The intent of the Congress was that the activities should be phased out gradually. I am not sure that the intent of the Congress was that they should be phased out gradually.

Chairman PERKINS: I would like to know if you were the intent of the Congress to phase out these activities gradually.

Mr. SIMMONS: The intent of the Congress was that the activities should be phased out gradually. I am not sure that the intent of the Congress was that they should be phased out gradually.

Chairman PERKINS: I would like to know if you were the intent of the Congress to phase out these activities gradually.

Mr. SIMMONS: The intent of the Congress was that the activities should be phased out gradually. I am not sure that the intent of the Congress was that they should be phased out gradually.

Chairman PERKINS: I would like to know if you were the intent of the Congress to phase out these activities gradually.

Mr. SIMMONS: The intent of the Congress was that the activities should be phased out gradually. I am not sure that the intent of the Congress was that they should be phased out gradually.

Chairman PERKINS: I would like to know if you were the intent of the Congress to phase out these activities gradually.

Mr. SIMMONS: The intent of the Congress was that the activities should be phased out gradually. I am not sure that the intent of the Congress was that they should be phased out gradually.

The first part of the document discusses the importance of maintaining accurate records of all transactions. It emphasizes that proper record-keeping is essential for the integrity of the financial system and for the ability to detect and prevent fraud. The document also notes that records should be kept for a sufficient period of time to allow for a thorough audit.

The second part of the document outlines the specific requirements for record-keeping. It states that all transactions must be recorded in a clear and concise manner, and that the records must be accessible to all authorized personnel. The document also discusses the importance of maintaining the confidentiality of the records and the need to implement appropriate security measures.

The third part of the document provides a detailed description of the record-keeping system. It explains how the system is designed to ensure the accuracy and reliability of the records, and how it is used to generate reports and conduct audits. The document also discusses the role of the system in the overall financial management process.

The fourth part of the document discusses the challenges of record-keeping and the steps that can be taken to overcome them. It notes that record-keeping can be a time-consuming and costly process, but that the benefits of accurate records far outweigh the costs. The document also provides a list of best practices for record-keeping, including the use of standardized procedures and the implementation of a robust internal control system.

The fifth part of the document concludes with a summary of the key points discussed in the document. It reiterates the importance of record-keeping for the integrity of the financial system and the need to implement a robust record-keeping system. The document also provides a list of resources for further information on record-keeping, including books, articles, and websites.

Mr. SIMMONS. That particular approach may not confuse people, but there are several broader considerations here.

We now have 2,000 hours or more of back logged computer time because of the sad state of our systems.

The broader question is that the sole purpose in that, from a legalistic point of view, would be to notify people to give them an opportunity to circumvent the intent of the law, the intent of the law being people will be cut off effective on May 1.

Take the IRS, for a parallel example. The Congress makes dozens of changes every years in the tax law which affect all of its taxpayers. The only time most taxpayers ever hear from the IRS is when they are being summoned for an audit, or when the forms come at the end of the tax year.

You have the same kind of a problem here. This is a notification process that we think should operate through normal channels. This is the way we normally notify people of change in the law. They get it through association with their district office, the national media, and through word of mouth, through professional associations such as the guidance counselors and the high school and financial aid officers in colleges, and the banking industry when they go to the banks.

Chairman PICKLE. When you say that you could put out the mailing and could target another larger group but it might circumvent the intent of the law. that shocks me in a sense to say that in trying to get a notice out that you are trying to circumvent the intent of the law.

Surely you don't mean that. Those students will be eligible. They have expected it all their lives. To just infer that that might be circumventing the intent of the law is amazing.

Mr. SIMMONS. I was talking about that category of students, those who are high school seniors this spring and rushing to enroll in colleges before the May deadline. We have had the phenomenon of State legislatures considering changing State laws to permit colleges to contract with high schools to make the high school a "college."

Chairman PICKLE. I don't want to dwell on this. I think it is worth nothing that when you say you have mechanical limitations which would preclude you from selecting out certain beneficiaries to send them this special notice, perhaps that is so, but if that is so, how could the SSA have told us that they could have selected the minimum beneficiaries for notice when that issue was before us?

If you could do it for the minimum, you ought to be able to do it for the student beneficiaries. Is that basically correct?

Mr. SIMMONS. As you may recall, we pointed out it would cost 7,000 man-years of work. There was a task force that would have to be assigned due to the limitations of the system. There was no way to push a button and receive that information.

In this case, we would have to design a program and run it. It would take a bit of time and effort to do this because of the state of our system.

Chairman PICKLE. There is a difference because when we dealt with the minimum benefit amendment, we were talking about recalculating benefits. Here we are talking only about sending out a notice.

Mr. SIMMONS. Even something as simple as that, sir, is a systems problem to us.

Chairman PICKLE. If you can do it on the one hand, you can do it on the other, if you want to do it.

Let's get at that point. Let's proceed from there.

Mr. Jacobs, I will yield to you in a minute.

First, as a matter of record you have sent to the SSA offices a bulletin and a listing of some questions and information about how they would rule on these benefits. That is to the SSA offices. You also put out mailers, pamphlets, publications. You also state that you have put out erroneous information in two of your central U.S. offices.

What do you have, five? How many district offices do you have?

Mr. SIMMONS. There are six program service centers.

Chairman PICKLE. A relatively small number. If that is two out of the six, that is not small. That is one-third of the whole United States.

In correcting that, are you sending it to all district offices, to all people around the country that that information was wrong?

Mr. SIMMONS. Every single one of the people who may have gotten that erroneous brochure through that mechanism, which is probably fewer than 100,000 now, will receive new information in about 4 weeks from now at the latest.

Chairman PICKLE. Let's get to the students. First, with respect to those who are in school now, you will send out a notice, as I understand it, to all the students who are current beneficiaries the last of this month or the first of March notifying them about these changes?

Mr. SIMMONS. That is correct. Those who are 18 and over.

Chairman PICKLE. This form is the form SSA-1388, is that correct?

Mr. SIMMONS. Yes, sir. That form, on the back, has an explanation of the change and along with it will go a pamphlet, also; so they will be doubly notified in that mailing. The pamphlet is very clear, very direct on what the situation is.

[The form follows:]

DEPARTMENT OF HEALTH AND HUMAN SERVICES
Social Security Administration

TOE243

Form Approved
OMB No. 1545-0048

REPORT OF STUDENT BENEFICIARY AT END OF SCHOOL YEAR

Social Security Claim Number

TID STR CAN

Please read the 1981 Amendment information in the reverse of this form.

Section A - This item must ALWAYS be completed

Enter the name of the school you are now attending (or most recently attended) include branch campus or division

This report applies to

CLN

Refers to school year ending

RETURN FORM BEFORE

Name and Address

Social Security Administration 1388
Program Service Center

If you have a new address or a three digit zip code address and insert the new address

Please return form to the above address

SECTION B - Items 1, 2, 3, 6 AND 7 MUST ALWAYS be completed

| | | | | |
|--|--|---|--|-----|
| 1 | a. Are you married? b. Enter the date of your marriage (Month-Year) | if Yes answer (b) (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | MRR |
| 2 | 3. Are you presently in school on a full-time basis? 4. If you are not in school, enter the last month and year you were enrolled on a full-time basis (Month-Year) | if No answer (b) (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | CAT |
| 3 | 5. Are you presently in school as a full-time student after the end of this school year? 6. If you are not in school next year, enter the last month and year you last finished school (Month-Year) | if No answer (b) and go on to item 8 (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | FAT |
| 4 and 5 ONLY | 7. Enter the month and year your NEXT school year begins and ends (Month-Year) | a. BEGINS (Month-Year) b. ENDS (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | NSY |
| 8 | 9. If you plan to continue school on a full-time basis next year, do you plan to attend the same school, school or section A next year? 10. Name of new school 11. Type of new school 12. Secondary (High school level or below) 13. Post-secondary (College, Junior College, Trade or Vocational, etc.) | if No answer (b) and (c) (Type of new school) | <input type="checkbox"/> Yes <input type="checkbox"/> No | NEW |
| 6 | 14. Do you expect to earn more than \$4,440 in 1982? 15. Enter the month and year you expect to start earning (Month-Year) | if Yes answer (b) and (c) (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | AET |
| 7 | 16. Do you expect to receive more than \$175 in 1982? 17. Enter the month and year you expect to start receiving (Month-Year) | if Yes answer (b) (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | FEE |
| 8 | 18. Do you expect to receive more than \$175 in 1982? 19. Enter the month and year you expect to start receiving (Month-Year) | if Yes answer (b) (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | FWR |
| 9 | 20. Do you expect to receive more than \$175 in 1982? 21. Enter the month and year you expect to start receiving (Month-Year) | if Yes answer (b) (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | PBA |
| NOTE: We never make a false statement in connection with this report is liable to a penalty of a fine or imprisonment or both. | | | | |
| SIGNATURE OF STUDENT BENEFICIARY: To be completed and signed by an official of the school in Section A | | | | |
| NAME AND REVERSE FOR IMPORTANT MESSAGE FOR SCHOOL OFFICIALS | | | | |
| 1 | 22. Do you have a Social Security Agreement with your school? 23. Do you have a Social Security Agreement with your school? 24. Do you have a Social Security Agreement with your school? | if No answer (b) (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | VAT |
| 2 | 25. Do you have a Social Security Agreement with your school? 26. Do you have a Social Security Agreement with your school? | if Yes answer (b) (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | |
| 3 | 27. Do you have a Social Security Agreement with your school? 28. Do you have a Social Security Agreement with your school? | if Yes answer (b) (Month-Year) | <input type="checkbox"/> Yes <input type="checkbox"/> No | TOS |
| SIGNATURE OF STUDENT BENEFICIARY: To be completed and signed by an official of the school in Section A | | | | |
| RETURN TO THE SOCIAL SECURITY ADMINISTRATION | | | | |



PRIVACY ACT NOTICE

The following information is given pursuant to the Privacy Act of 1974. The Social Security Administration is authorized to collect information about your school enrollment under sections 202(d) and 205(a) of the Social Security Act, as amended (42 U.S.C. 402 and 405). While completing this report form is voluntary, the information you provide all or part of this information is cause for suspension of benefit payments. The information you provide may be disclosed by the Social Security Administration to another person or agency for the following purposes: (1) to assist the Social Security Administration in establishing the right of the student beneficiary to Social Security benefits; (2) to facilitate statistical research and audit activities necessary to assure the integrity and improvement of the Social Security programs; and (3) to comply with existing laws authorizing the exchange of information between the Social Security Administration and another agency.

IMPORTANT MESSAGE FOR STUDENTS RECEIVING SOCIAL SECURITY BENEFITS

Instructions to Form SSA 1388-C2

This form is required so we can have the benefits you have received continue as long as you are eligible for continued school enrollment.

Here is what you will need to do:

1. Get the name and address of the school you are attending for the next year, attend in September. A Beneficiary Completion Questionnaire (BCQ) and a Social Security Bureau date and enter your telephone number in the correct space. Questions 4 and 5 on the form need not be completed if you do not plan to return to school next year.
2. Have an official of the school you are now attending certify that you are attending complete-time school for the next year, whether you are attending in the United States or abroad. Request the official to send you a copy of the Social Security card he used to certify your enrollment. It is important that the name and address on the envelope provided by the school be the same as your checks. You do not have to sign the form if you do not have the form. If you do not have the form, attach a letter to the envelope stating that you do not have the form. If you do not have the form, you must also attach a letter from the Social Security Office with you on the upper right-hand corner of the envelope stating the name of the school you are attending for the next year. If you do not have the form, you must also attach a letter from the Social Security Office with you on the upper right-hand corner of the envelope stating the name of the school you are attending for the next year. If you do not have the form, you must also attach a letter from the Social Security Office with you on the upper right-hand corner of the envelope stating the name of the school you are attending for the next year.

IMPORTANT CHANGES IN STUDENT BENEFITS

Changes in the Social Security law in 1981 will reduce or eliminate monthly benefits for many students. How you may be affected depends on whether you attend secondary school (high school level or below) or post-secondary school (such as college). It also may depend on when your benefits started.

1. If you attend a secondary school

Benefits can continue for all months you attend school through July 1982. But effective August 1982, benefits cannot be paid for months in school terms after you reach age 19 (except that benefits may be paid for up to two months beyond age 19 if you reach age 19 during the school year).

2. If you attend post-secondary school

a. And you were entitled to a Social Security benefit for August 1981. If you are enrolled before May 1982, benefits can continue until you finish school (reach age 22, marry, or through April 1985, whichever comes first). However, there will be reductions in your benefits:

- starting in 1982, no payments will be made for May, June, July, and August even if you attend school these months;
- you will receive no cost-of-living increases in benefits; and
- your benefit will be reduced by as much as 25 percent a year, starting with the September 1982 check (due in early October).

b. And you became entitled to a Social Security benefit for September 1981 or later. Payments can be made only for months you attend school full-time through July 1982.

If you have any questions about how these changes affect you, contact a Social Security Office.

IMPORTANT MESSAGE FOR SCHOOL OFFICIALS

This form is a part of the post-paid Social Security Form and return privately sealed envelope to the Social Security Office. This form should not be returned to the school.

When returned to the Social Security Office in the postage paid envelope which accompanies the form, the student's name and address on the envelope provided by Social Security Office must be the student's name and address. If you do not have the return envelope, the student filed to file the form with the Social Security Office shown in the upper right portion of the form. If you do not have the form, attach a letter to the form stating that you do not have the form. If you do not have the form, you must also attach a letter from the Social Security Office with you on a carbon copy of the form. If you do not have the form, you must also attach a letter from the Social Security Office with you on a carbon copy of the form. If you do not have the form, you must also attach a letter from the Social Security Office with you on a carbon copy of the form.

If you do not have the form, you must also attach a letter from the Social Security Office with you on a carbon copy of the form. If you do not have the form, you must also attach a letter from the Social Security Office with you on a carbon copy of the form. If you do not have the form, you must also attach a letter from the Social Security Office with you on a carbon copy of the form. If you do not have the form, you must also attach a letter from the Social Security Office with you on a carbon copy of the form.

Chairman PICKLE. Let's look at that. I have here this form 1388. The first sheet says report to the student beneficiary at the end of the year. He is asked questions to fill out. This goes to the student, I presume?

Mr. SIMMONS. That is correct.

Chairman PICKLE. Do you think that the student will know just what this form means when he gets that?

Mr. SIMMONS. On the back of the form, sir, is the explanation, the important changes in student benefits, and so forth. This pamphlet will be included with it, which calls his direct attention to the student benefit program itself.

That is the mechanism we are going to use to notify them to correct those 80,000 or 90,000, whatever the number was—we can't be sure. That is the mechanism we are going to use to correct that.

Chairman PICKLE. Do you think the average student, freshman in a university or college, is going to immediately know you are going to cut his benefits in this program change when he gets this form?

Mr. SIMMONS. This form is designed also for the parents, of course, to work with the student on.

Chairman PICKLE. Well, it is designed for the parent, but that student is at the State university. That parent lives 300 miles away. Now that student may send it to the parent, but the mailing goes to the individual.

I am concerned that this is a form sufficiently clear to that student. I have the feeling you ought to be preparing this more for a student with the freshman education level rather than the bureaucrat who lives in St. Louis who is interpreting a regulation.

I have read it. I looked it over. I think if the student read it, got it, studied it, it will dawn on him he will lose all his benefits within 3 years' time if he can read it.

Mr. Jacobs says you have to assume the freshman will be able to read.

Mr. SIMMONS. With all due respect to the education establishment, I would like to think anyone who is a freshman in college or a high school senior will be able to read that form.

Mr. JACOBS. If the chairman will yield, I was misquoted. I looked at the form and said if he can read it in 3 years.

Mr. SIMMONS. I can speak for the quality of this publication, which is the one that is going along with the form. This is designed expressly to be read at the high school level.

Mr. Fisher can speak to the techniques. I can't vouch for them, but experts tell us that this is eighth grade or high school language.

Chairman PICKLE. Mr. Commissioner, I can't tell you the exact form you ought to use, the language you ought to use. I think you are beaming this for a parent level or for an interpretive level more than you are the student.

I don't think it is really going to dawn on him, regardless of this multitudinous type of notice you send out. He has to read down further in the print that, one, starting in 1982 no payment will be made to the students in May, June, July and August, if you attend these schools these months. He will get no cost or benefit.

The third point, way down there, is that your benefit will be reduced as much as 25 percent a year starting in September. It just seems to me you ought to lead off and say: "Notice: The Congress has made changes in the social security student aid program and student benefits are going to be phased out at a level of 25 percent and be eliminated entirely by 1985."

It seems to me that message ought to be set out in bold letters out in front so they will know that and not have to read and dig it out.

Mr. SIMMONS. That is part of the reason why this is going in. Also, this same student will receive a notice in May that the check is being eliminated for the summer months and when it will be restored, et cetera, which is another opportunity to communicate with him.

I would still think that if financial aid is a consideration in almost any family situation, the parent is certainly intimately involved with that. It is the family unit we are talking about that is financing all or part of that student's education.

Chairman PICKLE. He is going to have his benefits cut. That means that student will have less money to go to school on. That means he is going to be looking for other sources of income, is he not?

Mr. SIMMONS. Correct, sir.

Chairman PICKLE. This ties into another question, If he gets this notice now a lot of these students will not have time to go to student loan programs, perhaps, to get loans. Is that correct?

Mr. SIMMONS. In some cases that may be true, but I would submit that no matter what cutoff date you use, there is always going to be the situation where, well, "that is a bad time." You are going to be back here again next year with more complaints about the cutoff.

Chairman PICKLE. I am going to go one more step. Your other notice, SSA-1387, this is a notice concerning the child beneficiary who will soon attain 18. You are going to send out this notice together with a copy of the student pamphlet. You are going to send this to all child beneficiaries approximately 5 months prior to the month the child attains 18.

Mr. SIMMONS. That is correct, sir. That is the notice that carried the erroneous information to some of that group of students.

Chairman PICKLE. I notice your statement said—and you give me a copy of these particular forms—you said they have not been—as I understand it, those two forms have not been revised. Are you going to send them the form you sent to me? Are you going to send out the old form that had not been revised?

Mr. SIMMONS. No, sir. It goes with the pamphlet. The pamphlet is the notification.

Chairman PICKLE. This revised form you are going to send out is the pamphlet or the form? You said that the SSA-1387 and 1872 have not yet been revised. If they haven't been revised, are you going to send out the old form? You don't mean to do that?

Mr. SIMMONS. No, sir. The form you have was revised in January 1982, last revised in January 1982.

Chairman PICKLE. The SSA-1387 has been revised as of 1982. It is the new revised form. Is that correct?

Mr. SIMMONS. With this goes this pamphlet.

Chairman PICKLE. I am talking about the form, not the pamphlet.

Mr. SIMMONS. The form itself does not contain greatly detailed information, I don't believe.

Chairman PICKLE. Is it the revised form? We have all the changes made. Is it the revised form? I am trying to ask you, are you sending me an old form, together with this new pamphlet, or are you going to have a new revised form to use? Your statement says they have not been revised. Is that correct, or is that not correct?

Mr. SIMMONS. Just a moment, sir.

This is just a notification form, part of the package that they get. It includes the pamphlet, which is also a notification. This form has not been used traditionally to carry great detail. It refers you immediately to your social security office and to other pamphlets, other forms that are available.

Chairman PICKLE. Mr. Secretary, I don't want to prolong this discussion by trying to infer or dictate to you the wording of these forms. Surely if you are going to send out a form to these students who will be coming on the program, who would have been eligible, that you will use a revised, up-to-date form, as well as a new pamphlet. To me that goes without saying. I hope we don't have to belabor that point.

Let me make one additional statement. Then I will recognize Mr. Jacobs.

Were you here when I read the statement made by Secretary Schweicker in a hearing last fall?

Mr. SIMMONS. Yes, sir.

Chairman PICKLE. Mr. Shannon, who is with us now, raised that question. He said, if we cut, if we phase out student benefits, even though it has been recommended by the Ford, Carter and now the Reagan administration, if we enter into a phased out program, will the administration keep the student loan and the grant program strong.

Secretary Schweicker said, you raised a very good point that we must study that and be careful that we do, that by whatever program we advance we have a sufficient interaction between these committees so that you don't cut out student aid programs, student benefits, survivor's benefits and then cut out the loan and the grant program at the same time.

It concerns me that we have adopted the phaseout of student benefits under social security at a very rapid rate and, at the same time, the administration, last year, made cuts in the student loan benefit program and now is recommending apparently cuts of 20 to 30 percent additional.

The students are now being given a double whammy. If you cut out all of their survivor's benefits in a very short time, and none after 1985, then you cut the student loan and grant program down in half, then aren't we doing insufferable damage to the American educational system?

Mr. SIMMONS. Of course, I cannot speak to the whole welter of aid programs out there. I can speak to the philosophy of this particular action, which was to take a nonessential part of social security

and a duplicatory program out of the trust funds, which are in a precarious situation, and refer children who really need the money to programs that are needs tested.

I do know that most of the cuts enacted last year in the student aid programs were designed to bring those more into the needs tested system than they were, so that the \$17,000 a year steel worker is not subsidizing a guaranteed student loan for the children of doctors and lawyers with incomes of over \$100,000.

I do know under the old system the abuses—and you see this in the newspapers every day and in GAO reports—of upper middle class people going out to borrow money at 9 percent before the cutoff last year and investing it in money market accounts at 14 percent and not needing the money in the first place, but being able to get it because it was just there.

I think it is a matter of spending priorities. If we have a finite resource system—meaning the national budget—how much are we going to spend for something that people can take care of themselves and how much do we target the resources to those who need it?

Chairman PICKLE. I think it is a bit ironic almost that—I read a congressional insert the other day, put in the Congressional Record by Congressman Paul Simon. Now I am hearing from Mr. Paul Simmons. There is a good bit of difference in the viewpoint of Congressman Paul Simon and Mr. Paul Simmons. But in his statement he included an insert from a president of a college, Hartford College.

He made this statement, and I quote Dr. Traxenberg:

Education is mistakenly being perceived of by the Reagan Administration as a national expense. Nothing could be further from the truth. Properly seen Federal and state programs in support of student aid are investments in American young people and in ourselves.

I would hope that we not get too bogged down in what is a needs test and whether it is philosophically something that we ought to be doing or not. The Congress has agreed to phase it out, but I do not think the Congress intends to phase out student benefits under the social security program and reduce loans and aid programs in half at the same time.

Do you think we intend to do that?

Mr. SIMMONS. I cannot of course speak for congressional intent. I can say that I would agree with the statement that you have just read, except for the first adverb in the first sentence, that yes, a well-trained student, education, is an asset to the country.

It is our economic underpinning. The question is, are we going to tax people to spend money for education, to subsidize education, for people who don't need the subsidy. That is the question in a finite resource system.

I think there is a basic philosophical argument here on the level of spending that comes from the public purse as to what we expect to come—I paid my own way through college. I did take advantage of a student loan program. My parents were not wealthy enough to put me above the cutoff point that is now in effect.

Because my parents were not wealthy, I did have a reduced amount of money and had to go earn money on the side myself. I don't think that is necessarily a bad thing to expect of people. I

don't think it is a good thing to expect that someone who chooses to go to a very expensive school as opposed to one who chooses to go to a less expensive school should have the difference made up totally out of the public purse. This is what was happening.

If you look at the GAO reports, the student loan program delinquency rates in some colleges are very high because they weren't even policing them because the programs were so loose. That is not a good use of money. I can't speak for the Education Department. I suspect if they were here, they would be saying something like that.

Chairman PICKLE. They will be given a chance to make their statements on it.

The Chair recognizes Mr. Jacobs.

Mr. JACOBS. Mr. Simmons, did you say you worked your way through college?

Mr. SIMMONS. Mostly through college through a combination of getting an academic scholarship and working summers and evenings and weekends and a small amount of student loan, which I did pay back.

Mr. JACOBS. I guess you know under present circumstances it isn't too easy to work your way through life. It is pretty hard to get a job now, isn't it? So, the situation could be slightly different.

I guess I enjoyed patting myself on the back. I worked my way through law school, not working summers, but working winters and summers. I also worked my way through undergraduate school.

In those days it was a lot easier than it is now to find work. I think that is a factor that ought to be taken into consideration.

You said a moment ago the question is whether a student assistance program ought to be somewhat related to the need. You might have added the scholarship, the individual industry of the student. I don't believe that is the question. I think that is one of the questions.

For example, if Nelson Rockefeller were in some kind of covered work, let's say he did some moonlighting—in fact, some people say he did, in a way—

Mr. SIMMONS. I used to work for him, but I couldn't attest to that, sir.

Mr. JACOBS. All I know is what I read in the newspapers, and I am not nearly as funny as Will Rogers. Anyhow, it would be a pretty reprehensible situation if, as you say, the guy running the lathe ends up helping to pay Rockefeller's son or daughter through college. I don't know anybody that can quarrel too much with that.

Another question is, the one I raised a moment ago with Mr. Solomon, how much leadtime? What about detrimental reliance, or what they call promissory estoppel?

Mr. Pickle has made that point, a little more leadtime might be more consonant with the principles of a quasi contract with the people who paid social security taxes. But other than this administration's attitude toward the oil companies, I really do see a kind of shell game here going on with this student aid business.

Now, you said that is the next window. You go over there. If it is closed, that is not my responsibility, and I suppose by the time we get the fellow at the next window here he will say that you guys

cut these kids off too fast and then you will be gone, too. But it is one administration. It is one policy.

Mr. SIMMONS, you also said that anyone ought to be sophisticated enough to read the newspapers, see the general—

Mr. SIMMONS. No, sir, I didn't. I am sorry. I don't believe I said that. I said that you would assume that those who are more sophisticated, the college aid community, et cetera, who are following these developments because it is their livelihood are getting it by word of mouth.

Anyone who is thinking ahead of going to college has probably been talking to people like that since the junior year in high school. That is when you start shopping for a college, taking the SAT exam, all the things like that.

Mr. JACOBS. Would you assume anyone who is above college age and a member of Congress be sophisticated enough to know when this cutoff would take place if he or she were required to vote on it?

Mr. SIMMONS. I assume the cutoff date was the result of a compromise by that very phenomenon. We proposed August of 1981. This committee proposed January 1983. The May cutoff was to assure that last year's seniors and this year's freshmen were not hurt.

Mr. JACOBS. Is the answer yes or no? Would you assume a member of Congress—

Mr. SIMMONS. You would assume.

Mr. JACOBS. Yet you just heard a man who quite literally has the wisdom of Solomon testify that he really didn't understand when the cutoff would be, even though he gets—what do they pay?—\$60,000 a year to study up on things like that before he votes for it.

I think Mr. Pickle's point is well-taken. I hope you will take that into consideration when you estimate the effectiveness of putting messages in bottles and where they, in fact, arrive.

Some people say when a fellow like yourself is up to here, to the eyebrows in it, the general public is just getting the soles of their shoes wet. I think that is true. Communication isn't all that easy.

I just have one more thing I want to ask you. Is the Social Security Administration using some Air Force computer equipment down in Texas now?

Mr. SABATINI. Yes, we are, sir.

Mr. JACOBS. Yes?

Mr. SABATINI. Yes, in San Antonio.

Mr. JACOBS. Why do you suppose the Air Force has extra time in computer capacity and you don't have enough?

Mr. SABATINI. Probably because they run their computer systems more efficiently than we can and therefore don't need—

Mr. JACOBS. What is so efficient about buying more equipment than you need no matter how efficient you are?

Mr. SIMMONS. As we understand the way the systems work in some of the Armed Forces, they have excess capacity that is used in some conditions of readiness, but not in others. Hence they must maintain large capacity. We have a several thousand hour backlog, which is growing by the month now.

Until and unless we can get the help we need to revise that system, which is going to be a 5-year project, we have to go shopping sometime just to get share time to be able to run our tapes.

Ours is a linear tape-oriented system with half a million roles of tape sitting in the library. It is—

Mr. JACOBS. Not quite as sophisticated as the Air Force one, is it?

Mr. SIMMONS. I am told some of the other systems that we do use have capacity that is almost as bad as ours, but at least there is time available in some places.

Mr. JACOBS. Some is a lot better—we have had testimony to that effect before this committee—a whole lot better. Somehow or the other the word "priorities" comes to mind which you, sir, mentioned a moment ago.

Do you suppose if we required Social Security employees to wear uniforms, we would deal a little better—not the social security program but the tank program or the B-1 program—we would stay up to date better with this administration?

Mr. SIMMONS. With all due respect to the Congress, I have to say I cannot speak for the priorities of my predecessors or the Commissioner's predecessors. We did not create this problem. It has been there since 1962. We are state of the art 1962 and have done nothing about it.

Resolving the computer systems problem is our No. 1 management priority. It is probably going to cost half a billion dollars over a period of years. It has to be done. There is going to come a point some day where we won't be able to get the checks out unless we do it.

We are going to do it, but I cannot speak for the priorities of the previous administration or the one before that, why they didn't start the project.

Mr. JACOBS. But you are willing to speak for the priorities of this administration?

Mr. SIMMONS. The management priority is to get the checks out on time, to get enforcement runs done so people get the benefits that they are due. We are now behind even in adjusting people's benefits who were still working after retirement, so we can't adjust their benefits upward. We can't get that on the computers in time.

Mr. JACOBS. As I understand it, it is also the priority of this administration to cut merit student assistance programs, to cut the title I of the Elementary and Secondary Education Act, and according to the newspaper yesterday or the day before, to cut immunization of children from polio and so on and so forth and, at the same time, to spend \$5 billion to take World War II battleships out of mothballs.

I know when you said you would speak for the priorities of this administration you would at least venture an opinion as to whether those are the best priorities you ever heard of, wouldn't you?

Mr. SIMMONS. No, sir, I would not.

Mr. JACOBS. You would rather decline.

I yield to Mr. Shannon.

Chairman PICKLE. The Chair recognizes Mr. Shannon.

Mr. SHANNON. Thank you, Mr. Chairman. I will try not to take too much time.

I have a more specific kind of question, I guess, for Mr. Simmons, although I want to say that I share Mr. Jacob's concerns about the priorities.

I have been told by constituents that as late as last week Social Security district offices have refused to explain to certain high school seniors who are receiving survivor's benefits how they can under present law keep receiving those benefits while in college.

In fact, people have come to me and said that, as late as last week, Social Security offices have in some instances denied there has been any change in the law at all.

Can you give me some enlightenment as to why that vital information is being denied?

The following response was subsequently received:

The following is a copy of the letter which contains updating instructions regarding the new provisions of the Social Security Act for field offices. As new issues were being raised by constituents, it was decided to clarify. However, the possibility of confusion was a concern, which new questions created in an organization which is so large. We realize that this is especially so when the changes are made by the law. We would like to be able to provide additional clarifying information to our constituents. We believe that adequate instructions have been provided to the field offices, but we must also be sure that the possibility of confusion is minimized. A new letter to the field offices on February 3, 1962, regarding the new provisions of the law, as well as the need to respond to inquiries about the provisions of the law, has been sent to the field offices of the law and to the field offices of the law.

Mr. SIMMONS: I would ask you first for the names and locations of these offices. If any office is refusing to explain what the situation is on the law, then we would certainly want to know because we pride ourselves in our offices' ability to keep track of the incredibly complex changes that happen in the system.

In an organization with over 75,000 people and 1,350 field offices, obviously you are prone to have slips in communication. This could happen in anything.

I think the broader part of your question is you are saying that we are refusing to counsel high school students on how to beat the headline. That is a whole other question.

You could ask us, for example, and our offices would refuse, as a matter of principle, to explain all the loopholes and quirks in the Social Security Act which make it possible for a person to actually get more money in retirement than he got from the payroll.

Mr. SHANNON: Are you telling me that explaining to somebody how they might be eligible for benefits is telling them a loophole in the law?

Mr. SIMMONS: No. We have had some agitation over this. If someone comes in and asks, "how can I beat it?"

Mr. SHANNON: What do you mean, "beat it"?

Mr. SIMMONS: By enrolling in college before May.

Mr. SHANNON: Let me read you a column from the Boston Globe published last week. Tell me if this is beating it. Mike Barnicle wrote this in the Boston Globe last week. It begins:

He is tall and handsome, with dark hair and a friendly smile. The vice president of the senior class at Phillips Exeter School, he is a member of the school and was over at North Ferris Community College where he enrolled as a freshman. He had to do this, the 17-year-old boy says, to tell the majority of the men and women in the Congress

of the United States, but he got back at the benefits paid to survivors under the Social Security Act.

He had to leave high school in order to get the benefits. Jack Wilson, the boy's home room teacher and the senior class adviser was saying, "We've had about a dozen kids this year here at Peabody High who have had to leave school for the same reason."

The Social Security Act nearly 50 years old, became law during hard times. It has been a witness through the years to the fact that government is best when it tries to care for those unable to care for themselves.

Last fall, President Ronald Reagan, a man in his 70s who has spent decades living in the middle of luxury, comfort and wealth, kept urging the Congress to cut nearly everything in the budget except money for Pentagon toys. Among high priority items to be slashed was the Survivor's Benefits program.

It had to be that if your father died, you would get a Social Security benefit back until you reached 18. The checks averaged about \$225 a month. You could continue getting a benefit check until age 22 if you were enrolled in college.

Under Reagan's government, all of this has changed. Now you have to be enrolled in college by May 15 in order to obtain the benefits. Thus, the case of Jim Burns.

But I just want to say that I'm not eligible to go to North Shore Community College," says Burns, the teen-ager who was saying Friday. "The new law reads that you had to be getting the benefits in September of 1981 in order to qualify. My father got that three weeks ago, so on Monday he'll have to go back to Peabody High."

I had called the Social Security Office about it at first and they gave me the wrong information. That's why Jim is paid out in the first place. It makes me sick to my stomach to see it coming. The thing I am afraid of is it could do better than to have helped the school but it is a sad thing that the school had to do that.

What if you're not eligible?

Reagan's law says you're not.

What do you think now?

I don't know, I've read that the law is a disaster. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not.

I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not.

I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not.

I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not.

I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not. I don't know if it's a disaster or not.

It is telling a kid about a program to tell him he is eligible for those benefits if he is able to get into college by January. Is it wrong for the Social Security office to do that?

Mr. SIMMONS: It is wrong to counsel them up front and say if you do this, this is like here is a "how to" kit. They could also do a "how to" kit on how to get more in retirement than they got when you were on the job in perfectly legal ways. They could also counsel a person on how to get an interest free loan from social security if he is still working after he retired.

Mr. SHANNON: If the kid comes in and says my father died and I was counting on his help to go to college, is there any way I can get social security benefits to continue my education, should a Social Security office say "no"?

Mr. SIMMONS: No. The Social Security office typically would answer, you could if you are enrolled in college before May, under

... might say that, but they are not going to counsel that.

I think there has been some misunderstanding or some pressure from the academic community to have our offices do just that and not get too busy with students that there is a change in the law, but to make sure they are not around it by accident, so go out and

Mr. [Name]: What have you advised the Social Security offices to do in cases like that one?

Mr. [Name]: We have told them to be very factual as they are supposed to be, to deal with all charges. You spell out the nature of the tax. We have pamphlets, other materials.

Mr. [Name]: In this case, the office gave the kid misinformation. He dropped out of high school and went to college and found out subsequently he wasn't going to be eligible for the benefits anyway. We should be thankful that

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

Mr. [Name]: I don't know what the instant case was. I would not know what the legal status is. I would also not know what Mr. [Name] was doing and what the law is or what the status is.

I don't see anything wrong with telling people what they are eligible for under a certain set of circumstances. I don't think that your offices are doing that. I don't think it is a loophole to explain to kids that they might be eligible for the benefits under a certain set of circumstances, and I don't think that the offices have done that, either.

Mr. SIMMONS. There may be some offices that have given out wrong information through human failure or whatever. That can happen in any situation. If you call three different IRS offices, you may get three different versions of something that will vary slightly one way or the other. This can happen in any large system.

We have made a good faith effort to make sure that our people are trained in the new provisions of the act, that they know how to relate them, that they do give factual information. If you read this pamphlet, you can infer from it that you can get the benefit by enrolling earlier.

Mr. SHANNON. Since the change in the law, have you sent any policy directive to district offices as to how they are to advise people on this student benefits question?

Mr. SIMMONS. We have given them several different directives. I believe your staff has those, sir.

Chairman PICKLE. We have some of these forms.

Mr. SHANNON. Would you make sure you send to the committee a complete set of every directive that has gone out on this issue since the change in the law was enacted?

Chairman PICKLE. We have most of those forms.

Mr. SHANNON. I just want to make sure that we have everything, that it is up to date. I can't believe that you haven't heard a lot from your district offices as to problems that have developed in this area because I have heard a lot from people as to problems that have developed in this area.

I would just be interested in knowing how you have dealt with them.

Mr. SIMMONS. We have dealt with them in a factual, fundamental way. I don't understand what your question is, I guess.

Mr. SHANNON. Have your had any district offices come in and ask: Should we advise kids to leave school early, if that is possible, in order to become eligible for the benefits?

Mr. SIMMONS. The only time I heard that question was in relation to someone saying that the school association of some county wants me to come over and give a talk on the student benefit and what some of the other States are doing to beat the deadline for college attendance.

The State of New Jersey, for example, I understand considered changing its law for its colleges to contract to high schools so you could be considered a college student even while you are in the senior year of high school.

Mr. SHANNON. What did you advise as to those sorts of things?

Mr. SIMMONS. We said it is not appropriate for our people to be going out talking about what States are doing. It is appropriate to talk to any group about what are the provisions of the law: "Here are the provisions of the law."

Mr. SHANNON. Would it be appropriate for somebody in one of your offices to say to somebody who came in: "Listen, if you can get

yourself out of high school and into college before the end of January, you will be eligible for the benefits”?

Mr. SIMMONS. That would not be appropriate if that person would not be eligible. If that was told to this student by one of our offices, it was a—

Mr. SHANNON. Say the person would have been eligible. Let's assume the person's father retired in August. Would it be appropriate for one of your people to say: Listen, you would be eligible”—if, in fact, that person would be eligible—“if you get into a college?”

Mr. SIMMONS. They do say that.

Mr. SHANNON. To say to them: “If you can get out of high school a semester early and into college a semester early, you are eligible for benefits?” There is nothing wrong with that?

Mr. SIMMONS. No; they are saying that. They are not going out and proselytizing on that. Don't forget the \$915 million in savings this year is about one-half of the excess of expenditures over income last year, for the OASI and DI trust funds combined. We have a big problem.

If you are also assuming in your line of questioning, sir, if I may, that if in the individual case that you are talking about, or in other cases like it, the income level is such that the student really needs this amount of money to go to school, then why is it that one would assume that that money would not be available in any other student aid program?

It seems to me that the student aid programs were designed precisely for cases like that and that the family might have gone to check.

Mr. SHANNON. I heard you earlier disclaim any knowledge of what was going to happen to the student aid programs. If you have anything you want to tell us about what the administration's proposals are going to be, we would be very interested in hearing that.

Do you?

Mr. SIMMONS. No, I do not, sir.

Mr. SHANNON. The point is that this is a case where a person says they were given misinformation by a social security office. As a result of that misinformation, they left high school, enrolled in college and found out that they weren't eligible for the benefits anyway and had to go back to high school, which is a pretty traumatic thing to happen 2 weeks after your father has died, I would imagine.

I have also heard from other people similar incidents. I want to know whether you have any policy of trying to discourage people from leaving?

Mr. SIMMONS. No, sir.

Mr. SHANNON. Have you ever given any directive to anybody to say don't encourage people to do this because we need the savings?

Mr. SIMMONS. Excuse me just a second.

Let me read you this. This was dated November 1981. These go out all the time. These are general directives to update things, remind people of things.

In general, our public information policy over the years has been to provide a full and objective explanation of the law but not to advocate a particular course of action. We should continue to do so. In this situation, actions taken towards early

enrollment are generally legal, but we should neither encourage nor discourage them.

This is something that goes to every one of the claims representatives out there. I can't speak for every one of the claims representatives in our district offices—this is like any large organization—but I can speak to our policy and I think our policy has been evenhanded.

We are looking at this—our organization typically is given amendments to implement. We go out and implement them to the letter of the law. This is the way this organization has always worked.

Mr. SHANNON. I understand you can't be responsible for every bit of advice that is given in every district office, but I just want to make sure that the information that has come from Washington to the district offices has been clear and that the district offices have been instructed to inform people to the maximum extent possible of what they are eligible for under certain types of circumstances.

If you could just send us another set of every directive that has gone out since the change in the law to those offices, I would appreciate it.

Thank you very much.

[The Social Security Administration submitted the following:]

Social Security checks for students 18 to 22

Monthly Social Security checks were first paid in 1965 to certain full-time students 18 to 22. A young unmarried person was eligible if a parent insured under Social Security died or began receiving retirement or disability checks.

Because of other student aid programs started since 1965, legislation enacted in 1981 will gradually phase out Social Security student checks. If you receive (or expect to receive) benefits as a full-time student 18 to 22, here's how the new law may affect you:

1. If you attend college or other post-secondary school and —
 - a. You were entitled to a Social Security check for August 1981: In general, monthly payments can be made until you finish school, reach age 22, or through April 1985 — whichever comes first — provided you are in full-time attendance *before May 1982* at a college or other approved post-secondary school. However, the new law makes these changes:
 - You won't get checks for May, June, July, or August starting in 1982 even if you attend school during those months.
 - You won't be eligible for any future general benefit increases as will other beneficiaries.

2

- The amount of future payments will be gradually reduced: 25 percent less starting with the September 1982 check (due October 1); 50 percent less effective September 1983; 75 percent less effective September 1984; and no more checks for months after April 1985. (NOTE: If you have brothers or sisters also getting Social Security checks, the reduction in total payments for your family may be less because of the way that maximum family benefits are figured.)

- b. You first became entitled to a Social Security check for September 1981 or later: Payments can be made only for months you are in full-time attendance *through July 1982*.

2. If you attend high school or elementary school — *Through July 1982*, payments will be made for *all* months you attend school full time. Starting *August 1982*, no checks can be paid for the month you reach *age 19* or later except as follows:

Payments may continue until the end of the semester or quarter in which you become 19 if your school requires re-enrollment each quarter or semester; or

If your school does not operate on a semester or quarter basis, your checks may continue until you complete the course or for 2 months after the month you reach 19, whichever is first.

3

The rest of this leaflet explains requirements for Social Security student checks if you do not now receive them. If you have any questions, the people at any Social Security office will be glad to answer them. The phone number and address can be found in your telephone directory under "Social Security Administration."

Who is a full-time student?

Under Social Security, you're a full-time student if you attend a qualified university, college, junior college, or community college in the United States that considers you in full-time attendance according to its standards for day students. If you attend high school or a trade or vocational school, you're a full-time student if:

- The school considers you in full-time attendance; and
- You're enrolled for at least 20 hours a week in a course of study lasting at least 13 weeks.

You cannot get student checks, however, if an employer asked or required you to attend school and pays you for doing so. Nor can you receive checks if you are incarcerated for conviction of a felony committed after October 19, 1980.

Schools that qualify

Through July 1982, schools qualified for Social Security purposes include all of the following:

- A high school, or a vocational or trade school, that is supported or operated by a State or local government or by the Federal Government.
- A State college or university or a community college.
- A private school or college approved by a State or accredited by a nationally recognized or State recognized accrediting agency.
- An unaccredited private school or college if at least three accredited schools or colleges accept its credits on transfer as if the credits were from an accredited school.

Schools outside the United States may qualify under certain circumstances. Contact any Social Security office for information about a particular school.

Beginning in August 1982, the only school that will qualify is one providing secondary or elementary education under the laws of the State or other jurisdiction where it is located. No longer included will be colleges or other post-secondary schools or vocational or trade schools.

When student benefits start

If you now get Social Security checks as a child, you will receive a notice a few months before your 18th birthday. It will explain what to do to have your benefits continue if you plan to remain in school.

You must apply for benefits if you are a student who becomes eligible at age 18 or older. This may be when a parent starts receiving retirement or disability checks, or dies. Or you may have decided recently to resume your schooling.

You (or your parent or guardian) can apply for student benefits at any Social Security office. The following information will be needed:

- Your Social Security number if you have one.
- Name and address of the school.
- Number of credit hours you carry if you attend a college, community college, or university. Or the hours each week that you are scheduled to attend high school or a vocational school.

When student checks end

When your monthly payments end will depend on what type of school you attend and on whether you first received checks before September 1981 or whether payments started later. See pages 2 and 3 for more information.

Reports are required

Twice a year—once near the start of the school year and once near the end—Social Security will send you a form to complete. It asks about school attendance and work activity. It is important that you complete this form and then take it to the school office. The registrar or other school official will verify your enrollment at the bottom of the form and return it to the Social Security Administration. *Your benefits will be stopped if the form is not completed and returned.*

How earnings can affect your checks

Earnings from a job or self-employment may affect your Social Security checks. Earnings for the *entire year* must be counted. This includes months both before and after benefits begin, as well as months after benefits end.

Here's how it works: In 1982, if you earn \$4,440 or less, you'll get all your Social Security payments for the year. If you earn more than \$4,440, then \$1 in benefits will be withheld for each \$2 you earn above that amount. You should notify the Social Security office if you think your earnings may go over \$4,440.

The earnings of your parent on whose record you get Social Security checks may affect your benefits. For example, if your parent does not get a check for one or more months because his or her earnings are over the annual limit, then you won't get a check for those months either, even if you did not work.

U.S. Department of
Health and Human Services
Social Security Administration
SSA Publication No. 7-10049
January 1982

• U.S. GOVERNMENT PRINTING OFFICE: 1982 O-36147-6/2004

September 1982

information items

Recent changes trim some Social Security benefits

Recent legislation, the Omnibus Budget Reconciliation Act of 1981, makes a number of changes in Social Security and Medicare benefits designed to strengthen the financial stability of the Social Security system. Most of the 36 million people currently receiving benefits will not be affected by the changes.

The changes in general affect beneficiaries who are no longer necessary because of the retirement of the worker. Payments are made to the worker's wife under Social Security and to the worker's dependent child or grandchild for the purpose of the Social Security program.

Other Social Security measures are expected to be considered in the current session of Congress and would result in additional changes. These measures will make up only the financing of the Social Security system. The current Social Security changes are summarized below. Information on the Medicare provisions is on page 2.

Minimum benefit eliminated

The minimum benefit paid to workers and their dependents and survivors regardless of how low their average earnings were under Social Security has been eliminated. Benefits for all people who become eligible for payments for months after October 1981 will be based solely on the worker's average earnings. The provision will affect people now on the rolls, but not until March 1982, the effect payable in April 1982.

Many of the people affected by this provision receive other public pensions from work not covered by Social Security or are entitled to other Social Security benefits as spouses or dependents. People now receiving the minimum benefit who have limited in-

EDITOR'S NOTE: This edition of Information Items features changes in the Social Security law included in P.L. 97-35 (Omnibus Budget Reconciliation Act of 1981), signed by the President on August 13, 1981.

come and resources may be able to get supplemental security income (SSI) payments. SSI payments can be made to needy people who are 65 or older or blind or disabled. Also, the new law provides for SSI payments to people now getting the minimum benefit if they are between 60 and 65 and meet all other requirements for SSI payments.

Student benefits phased out

Under the new law, payments to college or other post-secondary students now on the rolls will be phased out by April 1985. Payments for students attending college or post-secondary schools who first become entitled to Social Security benefits for September 1981 or later can be made only for months they attend school full time through July 1982. Thus, there will be no new entitlements for college or post-secondary students after July 1982.

For students attending high school or elementary schools, payments generally will now end when the student reaches 19, effective with benefits for months after July 1982. (See story on page 3).

Lump-sum death payment

Under the new law, the \$254 lump-sum death payment can be paid only to an eligible husband, wife, or child. Under the old law, in about 50 percent of the cases, the payment was going directly to the funeral home or the person who paid the funeral expenses.

Mother's, father's benefits end when child turns 16

Under the new law, benefits to a mother or father caring for a child of a retired, disabled, or deceased worker

will end when the child reaches 16 instead of 18. Benefits to the child will continue until he or she reaches 18 as under the old law.

Parents who were getting benefits in August 1981 because they were caring for a child under 16 will continue to get benefits until the child reaches 16 or until September 1983, whichever comes first. The new law is effective in September 1981 for people who become entitled to mother's or father's benefits after August 1981.

The provision does not apply to parents who have a disabled child in their care.

Cap on disability benefits

Under the old law, payments to a disabled worker under 62 who is already receiving workers' compensation could not exceed 80 percent of the worker's average earnings before he or she became disabled. Under the new law, the offset will be expanded to include certain other public disability payments provided by Federal, State, and local programs, and the age at which the offset no longer applies is raised from 62 to 65.

The offset will not apply to needs-based benefits, Veterans Administration disability benefits, private disability pensions or insurance benefits or public employee pensions based on service covered under Social Security.

The offset will apply to the first month the disabled beneficiary receives both Social Security and a public disability pension.

The change is effective for people who first became entitled to disability benefits for months after August 1981 but only if they became disabled after February 1981.

Earnings test exempt age

The annual earnings test limits the amount of earnings a person can have while receiving Social Security benefits

Continued on next page

December 1981

New rules for students' benefits

Students receiving or expecting to receive Social Security benefits based on the work record of a parent who has retired, become disabled, or died should become familiar with the new rules on student's benefits. Social Security amendments passed last August will phase out student benefits to college students by 1985.

Students benefits have been paid to unmarried full-time students 18-22 since 1965. However, other college student aid has become available since then.

Under the new rules, students receiving benefits as of August 1981 who begin post-secondary school before May 1982 will, in general, continue to get payments through April 1985, but at a reduced rate. The benefit will be reduced by 25 percent each year beginning with the October 3, 1982, check until the benefit is completely eliminated or the student otherwise becomes ineligible.

In addition, benefits to these students will no longer be paid for the summer months—May, June, July, and August—even if the student attends school during those months. Also, these students will no longer receive the annual cost-of-living increase as do other beneficiaries.

Students who first become eligible for benefits for September 1981 or later will get checks only for months they attend school full time through July 1982. No checks will be paid to these students based on attendance at a post-secondary school for any month after that.

Benefits will continue to be paid to children of retired, deceased, or disabled workers until they reach 18, or age 19, if they are attending high school.

People who need more information on students' benefits can get a free copy of the pamphlet, *Social Security checks for students 18-22* at any Social Security office.

Right to representation

People have the right to be represented by a person of their choice in any business they have with the Social Security Administration.

People who appoint a representative are responsible for paying the representative if he or she charges a fee. The fee must be approved by the Social Security Administration. For information about what a representative can and cannot do and how much he or she may charge, ask any Social Security office for the leaflet, *Social Security and your right to representation*.

About Information Items

"Social Security Information Items" is published to help meet the information needs of organizations interested in Social Security insurance programs, Medicare, supplemental security income (SSI), and aid to families with dependent children (AFDC).

Address changes, comments, suggestions, or questions should be directed to Information Items, Social Security Administration, Office of Information, Room 4 J-10, West High Rise Building, 6401 Security Boulevard, Baltimore, Maryland 21235.

Whatever your time of life...



Social Security protects you.

That's why your Social Security Card is important to you. It answers the call in case the alarm rings for four basic needs. If you are disabled, it pays disability benefits. If someone you love and depend on dies, it provides survivor benefits. When you retire, Social Security benefits help you enjoy the things you worked so hard for. And when you reach 65, or you've been getting Social Security disability checks for at least two years, Medicare helps pay the hospital and medical bills.

If you have any questions about your Social Security protection, call your Social Security Office. It's listed in the phone book under Social Security Administration.

SSA PROGRAM CIRCULAR



Public Information

No. 805

Section Publications

Date September 1981

Please circulate copies of this PIPC to all staff members.

SPECIAL INFORMATION PACKAGE ON 1981 AMENDMENTS

Attached are news releases and a radio spot announcement explaining key provisions of the Social Security and Medicare Provisions contained in the Omnibus Budget Reconciliation Act of 1981.

ATTACHMENT

DISTRIBUTION: All Regional Commissioners
 All Assistant Regional Commissioners, FO, FA, M&B, and Programs
 All RCALJ's, OHA
 All ALJIC's, OHA
 All Regional Medicare Directors, HI
 All Directors, Program Service Centers
 All District, Branch and Teleservice Center Managers
 All Area Directors
 All Resident Stations

RETENTION DATE: January 1, 1982

51

newspapers

From: (Name)
(Title)
(Address)
(Phone)
 For release (Date)

STUDENTS BENEFITS CURTAILED

Social Security benefits to students 18-22 attending colleges and other post-secondary schools will be sharply curtailed under a recently enacted law, (name), Social Security district manager in (locality), said recently.

First, children who become eligible for Social Security benefits after July 1982 will not receive post-secondary school students benefits.

Second, post-secondary school students who first become eligible for benefits in the period September 1981 - July 1982 will only receive benefits through July 1982 (one month for some students).

Finally, students currently receiving benefits (or child beneficiaries who begin their college or post-secondary education before May 1982) will receive limited students benefits.

Benefit rates for students who are eligible for continuing benefits will be frozen at the July 1981 level, (name) said. Furthermore, these rates will be reduced 25 percent each year starting with August 1982, and benefits cannot be paid to students

(MORE)

Students benefits curtailed -- page 2

during May, June, July or August starting in 1982. As a result, no further student benefits will be paid after April 1985.

Beginning August 1982, elementary and secondary school students can receive benefits as under the old law, except that no benefits can be paid for months in school terms after a child reaches 19. Benefits to children who are not students will end at 18 as before.

More information about student benefits and other changes in the law can be obtained at the (name) Social Security office, located at (address). The telephone number is (phone number).

5.1

newspaper

From: (Name)
(Title)
(Address)
(Phone)

For release (Date)

YOUR SOCIAL SECURITY (continued December 1961 No. 2)
 Social Security Changes Affect Many Students

By (Name)

Social Security District Manager in (Locality)

Do you receive Social Security checks as a student 18 to 22 (or expect to soon)? If so, a recent change in the law limits the amount and duration of those benefits.

Checks to unmarried full-time students, first paid in 1965, are paid when a parent insured under Social Security dies or starts receiving retirement or disability payments. Because of other student aid programs established since 1965, however, Social Security student benefits will be gradually phased out.

MORE

YOUR SOCIAL SECURITY (column) December 1981 No. 2--page 2

How you may be affected depends on whether you were entitled to a monthly check for August 1981--the month the law was changed--or whether entitlement started after that month:

1. ENTITLED TO A CHECK FOR AUGUST 1981 - If you are or soon will be a student at a college or other approved post-secondary school, payments generally can continue until you finish school, reach age 22, or through April 1985 whichever comes first. But you must be in full-time attendance before May 1982. In addition, the new law makes these changes:

- You won't get checks for May, June, July, or August starting in 1982 even if you attend school those months.

- You won't be eligible for future benefit increases as will other beneficiaries.

The amount of future payments will be gradually reduced: 25 percent less starting with the September 1982 check (due in early October); 50 percent less effective September 1983; 75 percent less effective September 1984; and no more checks for months after April 1985.

If you are a high school student and will not be in full-time attendance at a college or other approved post-secondary school before May 1982, your benefits will end the same as for those who start getting benefits after August 1981.

LMKRE

1281-11

YOUR SOCIAL SECURITY (column) December 1981 No. 2--page 3

2. First ENTITLED TO A CHECK AFTER AUGUST 1981 AS A STUDENT 18 to 22 - In general, monthly checks can be paid only for months you attend college, high school, or other approved school through July 1982. EXCEPTION: If you are still in high school after July 1982, checks can continue up to the month you're 19 or until the end of the semester or quarter in which you become 19, if later. If your school is not on a semester or quarter basis, checks can continue until you complete the course or for 2 months after the month you reach 19, whichever is first.

If you have any questions about the changes in student benefits, contact any Social Security office. For information about other possible sources of financial aid, see your financial aid or admissions officer (if in college or other post-secondary school) or your guidance counselor (if in high school).

Q. I'm a 19-year-old college sophomore receiving Social Security checks. How long will my payments continue?

A. If you were entitled to checks in August 1981 (when the law was changed), payments can continue until you finish school, reach 22, or through April 1985--whichever comes first. If you became entitled in September 1981 or later, then payments can be made only for months you attend school full time through July 1982.

(MORE)

YOUR SOCIAL SECURITY (column) December 1981 No. 2--page 4

Q. I received Social Security checks as a child from 1977 to this October when I turned 18 and haven't decided whether to continue my education. Must I start college by a certain time in order for student benefits to be paid?

A. You must be attending school full time before May 1982 to be eligible for benefits as a student.

Q. I've been getting Social Security checks as a college student for the last 2 years and was thinking of attending school next summer. Can I receive payments for summer months?

A. Starting in 1982, no student benefits are payable for May, June, July, or August even if the student attends school.

Q. I heard that my son's student benefit may be reduced next fall and that he won't get a cost-of-living increase either. Will Social Security payments to me and my two other children (both under 18) also be affected?

A. Only benefits to students 18 to 22 will be affected by the recent changes in the law. As a result, however, benefits to other dependents may be increased.

1281-14

57

radio

PUBLIC SERVICE ANNOUNCEMENT

From: (Name) _____

(Title) _____

(Address) _____

(Phone) _____

For use _____, _____ date
day
through _____, _____ date
day

STUDENTS' BENEFITS

Time : 20 Seconds

Words: 58

ANNCR: Are you a student, 18 to 22 years old, who's eligible for Social Security checks. Then you should know about some important changes in the Social Security program that will affect your benefits. Most students' benefits will be reduced starting next year. But to find out how the changes affect you, call or write any Social Security office.

###

1281-82

50

newspapers

From: (Name) _____

(Title) _____

(Address) _____

(Phone) _____

For release _____ (Date) _____

YOUR SOCIAL SECURITY (column) January 1982 No. 2

STUDENT BENEFITS

By _____ (name)

Social Security District Manager in _____ (locality)

As a result of legislation enacted in mid-1981, Social Security student benefits will be phased out for those attending post-secondary schools.

When student benefits were first provided in 1965, the rationale was that young people, 18 to 22 years of age, who were full-time students were as much dependent on their parents for their support as were children under 18 years of age or disabled. It was assumed at the time that students lost a source of support when a parent retired, became disabled, or died. However, the benefits were not related to any educational expenses incurred, to school performance, or to financial need.

(MORE)

182-9

YOUR SOCIAL SECURITY (column) January 1982 No. 2--page 2

The situation today is markedly different from what it was 15 years ago. Since that time, a number of programs have been established to provide assistance to college students based on their own and their families' financial condition. Among the Federally funded educational programs now available are the Basic Educational Opportunity Grants, Supplemental Educational Opportunity Grants, National Direct Student Loan Program, and Guaranteed Student Loan Program.

The change in the law will affect about 600,000 post-secondary school student beneficiaries--65 percent in 4-year colleges and 23 percent in 2-year colleges. The remainder attend technical, graduate, and business or secretarial schools.

The new law defines an educational institution as an elementary or secondary school. Benefits will not be paid to students who begin attending a post-secondary school after April 1982.

Benefits to students who were entitled as of August 1981 and were attending a post-secondary school before May 1982 will be phased out in order to minimize the financial impact on those whose plans for pursuing their education were based on receipt of Social Security benefits.

Additional information about changes in the law regarding educational benefits can be obtained from any Social Security office.

(MORE)

182-10

60

YOUR SOCIAL SECURITY (column) January 1982 No. 2--page 3

Q. My son is 18 and a high school student. He has been receiving student benefits since my husband died. Will he continue to receive them under the new law?

A. Benefits being paid to high school students will end at age 19, effective for months after July 1982.

Q. My daughter became entitled to student benefits in September 1981. How long will she continue to receive these benefits? She is 20 years old and in college.

A. If your daughter is a full-time college student, she can receive such benefits only through July 1982. Contact your Social Security office for more detailed information.

182-11

61

TELEGRAPHIC MESSAGE

| | | |
|----------------------------------|-----------------------------------|--|
| NAME OF AGENCY | PRIORITY ACTION INFO: P | SECURITY CLASSIFICATION UNCLASSIFIED |
| ACCEPTING CLASSIFICATION HWSS | DATE RECEIVED 8/13/81 | TYPE OF MESSAGE <input type="checkbox"/> SINGL <input type="checkbox"/> ROCK <input checked="" type="checkbox"/> MULTIPLE ADDRESS |
| FOR INFORMATION CALL | | |
| NAME JIM BROWN, PRESS OFFICER | PHONE NUMBER 472-3060/934-2200 | |

THIS SPACE FOR USE OF COMMUNICATION UNIT

MESSAGE TO BE TRANSMITTED (Use double spacing and all capital letters)

TO: HAVE A PRIMARY INSURANCE AMOUNT OF AS MUCH AS \$170.30) WILL HAVE THEIR BENEFITS RECOMPUTED EFFECTIVE FOR MARCH 1982 (APRIL 3 CHECK). SUCH CURRENT BENEFICIARIES AGE 60-64 MAY APPLY FOR A SPECIAL SSI PAYMENT AND CAN RECEIVE A PAYMENT EQUAL TO THE AMOUNT OF REDUCTION IN THEIR SOCIAL SECURITY BENEFIT IF THEY MEET ALL SSI ELIGIBILITY REQUIREMENTS, OTHER THAN AGE. INDIVIDUALS WHO QUALIFY FOR THIS SPECIAL SSI PAYMENT WILL NOT RECEIVE FUTURE SSI COST-OF-LIVING ADJUSTMENTS NOR WOULD THEY BE ELIGIBLE FOR A STATE SSI SUPPLEMENT OR OTHER BENEFITS SUCH AS MEDICAID.

STUDENT BENEFITS

THESE BENEFITS WILL BE DISCONTINUED TOTALLY FOR POST-SECONDARY STUDENTS AFTER APRIL 1985. INDIVIDUALS 18 OR OLDER WHO START POST-SECONDARY SCHOOL BEFORE MAY 1982 AND WHO ARE ENTITLED TO A CHILD'S BENEFIT FOR AUGUST 1981 MAY CONTINUE TO RECEIVE BENEFITS. HOWEVER, THE BENEFIT AMOUNT WILL BE REDUCED 25 PERCENT BEGINNING IN SEPTEMBER 1982 AND BY AN EQUAL AMOUNT

SECURITY CLASSIFICATION

| | |
|----------|-------------|
| PAGE NO. | NO. OF PGS. |
| 2 | 6 |

UNCLASSIFIED

STANDARD FORM 16
OPTIONAL FORM NO. 10
MAY 1962 EDITION
GSA FPMR (41 CFR) 101-11.6

6.

TELEGRAPHIC MESSAGE

| | | |
|--|-----------------------------------|--|
| NAME OF AGENCY | PRIORITY ACTION INFO P | SECURITY CLASSIFICATION UNCLASSIFIED |
| ACCOUNTING CLASSIFICATION HWSS | DATE PREPARED 8/13/81 | TYPE OF MESSAGE <input type="checkbox"/> SINGL <input type="checkbox"/> DDBK <input checked="" type="checkbox"/> MULTIPLE ADDRESS |
| FOR INFORMATION CALL | | |
| NAME JIM BROWN, PRESS OFFICER | PHONE NUMBER 472-3060/934-2200 | |
| THIS SPACE FOR USE OF COMMUNICATION UNIT | | |

MESSAGE TO BE TRANSMITTED (Use double spacing and all capital letters)

TO:

IN SEPTEMBER OF EACH OF THE NEXT TWO YEARS. IN ADDITION, NO FURTHER COST-OF-LIVING INCREASES WILL BE PAID NOR WILL ANY BENEFITS BE PAID FOR MAY THROUGH AUGUST FOR THESE POST-SECONDARY STUDENTS.

PERSONS WHO FIRST BECOME ENTITLED TO CHILD'S BENEFITS AFTER AUGUST 1981 CAN RECEIVE SUCH BENEFITS AT AGES 18-21 WHILE ATTENDING POST-SECONDARY SCHOOL, BUT ONLY THROUGH JULY 1982.

INDIVIDUALS AGE 18 BUT UNDER 19 WHO ARE NOW IN ELEMENTARY OR HIGH SCHOOL WILL CONTINUE TO RECEIVE BENEFITS IN THE FUTURE BUT THOSE AGED 19-21 WILL RECEIVE THEM ONLY THROUGH JULY 1982.

LUMP-SUM DEATH PAYMENT

FOR DEATHS AFTER AUGUST 1981, THIS PAYMENT WILL ALWAYS BE MADE TO A "LIVING WITH" SPOUSE. IF THERE IS NO "LIVING WITH" SPOUSE, IT WILL BE PAID TO A SPOUSE (EXCLUDING A DIVORCED SPOUSE) WHO IS ELIGIBLE FOR A SURVIVOR BENEFIT FOR THE MONTH THE WORKER DIED. IN THE ABSENCE OF SUCH A SPOUSE, THE

SECURITY CLASSIFICATION
MONTH

| | |
|---------|-------------|
| PAGE NO | TOTAL PAGES |
| 3 | 6 |

PAYMENT

UNCLASSIFIED

STANDARD FORM 16
REVISED AUGUST 1967
GSA FPMR (41 CFR) 101-11.6 200

U.S. GPO: 1987 O-7-200-000 0-00

TELEGRAPHIC MESSAGE

| | | |
|-----------------------------------|-----------------------------------|---|
| NAME OF AGENCY | PRECEDENCE ACTION INFO P | SECURITY CLASSIFICATION UNCLASSIFIED |
| ALPHABETIC CLASSIFICATION HWSS | DATE PREPARED 8/13/81 | TYPE OF MESSAGE <input type="checkbox"/> SINGLE <input type="checkbox"/> BOOK <input checked="" type="checkbox"/> MULTIPLE-ADDRESS |
| FOR INFORMATION CALL | | |
| NAME JIM BROWN, PRESS OFFICER | PHONE NUMBER 472-3060/934-2200 | |

THIS SPACE FOR USE OF COMMUNICATION UNIT

MESSAGE TO BE TRANSMITTED (Use double spacing and all capital letters)

TO: MAY BE MADE TO CHILDREN WHO ARE ELIGIBLE FOR SURVIVOR BENEFITS
IN THE MONTH OF DEATH. IN OTHER CASES, NO PAYMENT WILL BE
MADE.

TERMINATION OF MOTHER'S AND FATHER'S BENEFITS WHEN YOUNGEST
CHILD REACHES AGE 16.

ENTITLEMENT TO BENEFITS AS A MOTHER OR FATHER CARING FOR A
CHILD WILL END WHEN THE YOUNGEST CHILD REACHES AGE 16 (IF
THERE IS NO DISABLED CHILD RECEIVING BENEFITS). THE PROVISION
IS EFFECTIVE FOR SEPTEMBER 1983 FOR BENEFICIARIES WHO COME
ON THE ROLL BEFORE SEPTEMBER 1981, BUT IMMEDIATELY FOR PARENTS
WHO BECOME ELIGIBLE AFTER AUGUST 1981. CHILD'S BENEFITS ARE
NOT AFFECTED.

EARNINGS TEST EXEMPT AGE

EARNINGS TEST WILL CONTINUE TO APPLY TO BENEFICIARIES UP TO
AGE 72 THROUGH 1982, INSTEAD OF DROPPING TO 70 IN 1982. IT
WILL BE LOWERED TO AGE 70 IN 1983.

SECURITY CLASSIFICATION

| | |
|---------|-----------|
| PAGE NO | NO OF PGS |
| 4 | 6 |

UNCLASSIFIED

STANDARD FORM 16
REVISED AUGUST 1967
GSA FPMR (41 CFR) 101-11.6-306

GPO 1981 OF --200-000 01-01

11-200

TELEGRAPHIC MESSAGE

| | | |
|--|-----------------------------------|--|
| NAME OF AGENCY JWMT | PRECEDENCE ACTION INFO P | SECURITY CLASSIFICATION UNCLASSIFIED |
| ACCOUNTING CLASSIFICATION HMSS | DATE PREPARED 8/13/81 | TYPE OF MESSAGE <input type="checkbox"/> SYMBOL <input type="checkbox"/> BOOK <input checked="" type="checkbox"/> MATRIAL ADDRESS |
| FOR INFORMATION CALL | | |
| NAME JIM BROWN, PRESS OFFICER | PHONE NUMBER 472-3060/934-2200 | |
| THIS SPACE FOR USE IN COMMUNICATION UNIT | | |

MESSAGE TO BE TRANSMITTED (Use double quoting and all capital letters)

TO: PAYING RETIREMENT BENEFITS BEGINNING WITH FIRST FULL MONTH OF ENTITLEMENT

RETIREMENT BENEFITS WILL NOT BE PAID FOR A MONTH UNLESS ALL FACTORS OF ELIGIBILITY ARE MET FOR THE ENTIRE MONTH. THIS PROVISION ESSENTIALLY APPLIES ONLY TO WORKERS AND SPOUSES CLAIMING BENEFITS IN THE MONTH WHEN THEY BECOME 62 (SO THAT THEIR FIRST BENEFIT WILL BE FOR THE NEXT MONTH) AND IS EFFECTIVE FOR WORKERS AND SPOUSES WHO ATTAIN AGE 62 AFTER AUGUST 1981.

DISABILITY "MEGACAP" AND WORKERS' COMPENSATION OFFSET.

AN INDIVIDUAL'S SOCIAL SECURITY DISABILITY BENEFIT, INCLUDING BENEFITS FOR FAMILY MEMBERS, WILL BE REDUCED SO THAT COMBINED FEDERAL, STATE AND LOCAL GOVERNMENT DISABILITY BENEFITS AND SOCIAL SECURITY BENEFITS DO NOT EXCEED 80 PERCENT OF THE INDIVIDUAL'S "AVERAGE CURRENT EARNINGS." VETERANS ADMINISTRATION BENEFITS AND DISABILITY BENEFITS BASED ON NEED OR ON WORK COVERED UNDER SOCIAL SECURITY WILL NOT BE TAKEN INTO ACCOUNT FOR THE OFFSET.

| | |
|---------|-----------|
| PAGE NO | NO OF PGS |
| 5 | 6 |

SECURITY CLASSIFICATION
UNCLASSIFIED

TELEGRAPHIC MESSAGE

| | | |
|---|---------------|---|
| NAME OF ADDRESSEE | TO: (NAME) | TO: (ADDRESS) |
| REFERRING CLASSIFICATION | DATE PREPARED | TYPE OF MESSAGE |
| FOR INFORMATION ONLY | PHONE NUMBER | <input type="checkbox"/> SINGLE <input type="checkbox"/> BOOK <input type="checkbox"/> MATRIX ADDRESS |
| NAME | PHONE NUMBER | |
| THIS SPACE FOR USE OF COMMUNICATIONS UNIT | | |

TO

MESSAGE TO BE TRANSMITTED TO ADDRESSEE AND TO BE RECORDED
 WITH OFFSET WILL BE EXTENDED TO DISABLED WORKERS AGED 67-69
 AND WILL BEGIN WITH THE MONTH OF ENTITLEMENT TO OTHER DISABILITY
 BENEFITS RATHER THAN MONTH OF APPLICATION OR MONTH OF BIRTH
 AS NOW PROVIDED BY LAW. THESE CHANGES ARE EFFECTIVE FOR MONTHS
 AFTER BIRTH DATE FOR WORKERS WHO BECOME DISABLED AFTER REPEALING
 ACT.

Chairman PICKLE Mr. Simmons, let me expand on this aspect of the notification just a wee bit more. Then I won't hold you.

I am going to give you some examples now of situations that will be occurring. This is primarily in the category of those who could get notices 3 months before the time they reached the 18 year period.

Let me give you the examples and you tell me how you currently plan to notify these students about the changes in the student benefit program. Then explain what will happen to the benefits. You don't have to go into detail. You may want to submit me additional explanations.

First, someone who is now a freshman in college.

Mr. SIMMONS The one who is now a freshman. That person will receive this mailing at the end of this month. He will get the double notification at the end of this month at the time of the annual review.

It is a form that asks, What are your plans for next year. In that form there is an explanation of the law on the back side and then there will be the notice on it.

Chairman PICKLE That is the way in the case that person will get?

Mr. SIMMONS In the spring of May he will get a second notice saying that under the law at this is to terminate so that some benefits are not payable for the 18 summer months.

Chairman PICKLE I would summarize again by saying that I hope that you have a form or revised form with an accompanying pamphlet that is in high school students language that they will understand and be able to institute what the changes are.

I would like want you to know this committee is concerned that you don't have the time to complete the job.

Mr. SIMMONS Now that is all the rest of it.

Chairman PICKLE I will be with the committee regarding the next week or two.

Now the law is that the committee is to report to the board of trustees.

Mr. SIMMONS I am going to be in the office of the board of trustees on the 15th of next month.

Chairman PICKLE I am going to be in the office of the board of trustees on the 15th of next month.

Mr. SIMMONS I am going to be in the office of the board of trustees on the 15th of next month.

Chairman PICKLE I am going to be in the office of the board of trustees on the 15th of next month.

Mr. SIMMONS I am going to be in the office of the board of trustees on the 15th of next month.

Chairman PICKLE I am going to be in the office of the board of trustees on the 15th of next month.

Mr. SIMMONS I am going to be in the office of the board of trustees on the 15th of next month.

Chairman PICKLE I am going to be in the office of the board of trustees on the 15th of next month.

Mr. SIMMONS I am going to be in the office of the board of trustees on the 15th of next month.

Chairman PICKLE I am going to be in the office of the board of trustees on the 15th of next month.

Mr. SIMMONS: There would be no way for us to know that we would not have them on the rolls until they come in and apply.

Chairman PICKLE: That person might drop between the cracks.

Mr. SIMMONS: That is very possible. We would have no way of knowing who that person is until the event happens and he comes in and applies.

Chairman PICKLE: How are you going to handle someone who was in college before but had dropped out for a year to work? He wasn't actually a student at the time and just had to go to work for a lot of reasons and wanted to come back into school.

Would that person just be eliminated? Would they lose their rights to participate in the program? They would have been eligible there.

Mr. SIMMONS: If that person was attending in August 1967 under the terms of the act and then came back in 1968 and wanted to continue that work, would that student be eligible for that program with the two-year benefits as of August 1967 and would he be eligible for that program if he was not in school in August 1967?

Mr. SIMMONS: Yes.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Chairman PICKLE: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

Mr. SIMMONS: Yes, that person would be eligible for that program.

What could happen, here is we cut out all student benefits, phase them out over a years' time. As these students will be asking for additional funds and will be going to these colleges and that number then from all across the board will be doubled because they are looking for aid, the student loan officers are going to be frightened about their prospects. We have to have a better balance.

I would hope the administration would not recommend these severe additional cuts in the educational programs until we have had a chance to see how this student benefit program is going to interact with the overall educational program. We need time rather than just saving dollars right now. We will be making that point, of course, to them.

Mr. Secretary, I thank you.

We are going to hear witnesses now from the GAO, from the other institutions over the country. I hope you will be able to stay to hear them. Thank you very much for your testimony.

(The following was submitted for the record.)

THE COMMISSIONER OF SOCIAL SECURITY,
Baltimore, Md., April 1, 1962.

Dear Mr. Chairman:

Chairman, Subcommittee on Social Security, Committee on Ways and Means, House of Representatives, Washington, D.C.

DEAR MR. CHAIRMAN: This is in response to your request for additional information arising from the February 1, 1962, hearing of the Subcommittee on Social Security of the Committee on Ways and Means with respect to the implementation of the student benefit provisions of the Omnibus Budget Reconciliation Act of 1961. I am enclosing responses to the six questions that you asked in the above. Please let me know if I can be of further help.

Sincerely,

CHARLES A. SWANN

Enclosure

In your speech before the Subcommittee on February 16, 1962, Secretary Schweisheit referred to a "major question" that would be set up by "extensive programs to review the overall effects of the new provisions. He said, "I would certainly mark this as an area that we should look at to make sure that people are not falling through the cracks and get hurt by what we are doing." Would you like a group even I could help with?

Sincerely,

A number of studies have already been set up, one of which, the National Commission on Human Resources, is headed by the Secretary of Health and Human Services. These studies cover a variety of functions, including performing aid for research-related problem areas. Educational matters have been, and are being discussed in the Cabinet Council on Human Resources.

In page December 29, 1961 Program Circular, an example of the computations required by the change in the student benefit is given. Most of the recomputation results from the 25 percent reduction and the summer cut-off as opposed to straight phase-out. I note no fewer than four different calculations are required: the original calculation for the worker, two younger dependents, and the student, then in May 1962 when student benefits are suspended, the student receives nothing and the two younger dependents' benefits must be adjusted, again in June, the cost of living increase is added to the benefit of the family, in less than two months (August 1962) the student benefit must be recomputed for the full term taking into account the 25 percent reduction.

The change in SSA required the number of men, women and the number of dependents computed for the computations with respect.

Sincerely,

The amount of benefit payable will amount to an overall net savings to the Social Security Administration, SSA. The work years in fiscal year 1962 and last work

years in fiscal year 1983. These savings will increase in fiscal year 1984 and fiscal year 1985 as the student benefits are phased out. The administrative costs in implementing the student phaseout provision (which were considered in arriving at these overall net work-year savings) are as follows:

The suspension of benefits in May and reinstatement at a lower rate in August (with corresponding adjustments in other family member's benefits) will be primarily a computer operation and will require 610 hours of computer time each year (fiscal year 1982-1985) at a cost of \$22,500 each year. The personnel time and cost related to this computer processing is 1.5 work-years and \$47,800.

There will be some cases that will require a manual action to adjust the benefits to a lower rate in August. This activity will require 91 work years (\$1.9 million) in fiscal year 1982 and 65 work years (\$1.4 million) in fiscal year 1983. Expenses will be less in fiscal year 1984 and fiscal year 1985 as the student population declines, but we do not have estimates for those years.

The other calculations mentioned in the question—the original calculation and the cost-of-living adjustment (COLA)—would be required without the change in the student benefits.

2. Given the computer situation, can you do these benefit computations and get the cost-of-living adjustment out?

RESPONSE

Yes, we can. Despite SSA's computer and systems problems, we anticipate being able to conduct all of the student computation processes and the COLA's in a timely and effective manner. The need to do these operations in the April-September 1982 period has been carefully evaluated and factored into our computer operations planning for some time now, and we believe that major problems will not occur. However, because of our computer situation, the student operations and the COLA will be more time-consuming and labor-intensive than they would otherwise be. Thus, it may be necessary to adjust other workload schedules and to accommodate nonoperational periods in our regular operations.

The planning and development of the computer processes needed to handle the student phaseout provisions have been underway since the fall of 1981. Every aspect of the student operations and most of our title II (retirement, survivors, and disability insurance) operations have had to be modified in some way, i.e., to capture, react to, or process the data needed for these student provisions. All of the changes are now nearing completion, we continue to be on schedule and believe we will be able to successfully complete all of these operations, as well as the COLA.

3. Do you have a ballpark estimate of the errors, overpayments, and underpayments we can expect?

RESPONSE

The computer programs to conduct these student phaseout operations are currently in various stages of development and testing, and all will be comprehensively validated before being implemented. Consequently, we do not anticipate much error; however, much will admittedly depend upon the timeliness and accuracy of information provided to us by the students and schools.

We have been collecting the needed student data from forms completed by the students on an ongoing basis since last September, and we recently mailed end-of-school year forms to virtually all students and included information about the phaseout provisions. The data on these forms when returned will be critical to the student operations.

In situations where either the schools or students do not provide all needed data, our approach is to minimize overpayments by suspending benefits until the case is reviewed and the information obtained. The need to expeditiously process these cases has been included in our overall operational plans. While as many as 20 percent of the cases may require some form of manual processing, we do not expect any large number of overpayments or underpayments to result.

4. How much does each recomputation cost in terms of administrative expenses?

RESPONSE

There will be two actions per student beneficiary annually (one suspension in May and either a termination or reduction in benefits in August). Each action will cost approximately \$1.40 considering both computer costs and the cost of manual adjustments. The total cost for fiscal year 1982 is approximately \$2 million.

3. In your testimony you cite budget restrictions as one reason for not putting out adequate notice to affected beneficiaries. Yet the recent cuts in SSA's administrative budget in the continuing resolution, and in the September budget requests, were requested by the Administration—didn't you take into account the need to provide notice of such an unprecedented benefit cut to children who obviously needed time to make alternative arrangements for their education?

RESPONSE

Provisions were made in SSA's administrative budget for notification efforts we saw as adequate and we think that the steps that have been taken are adequate. SSA did not plan on notifying each child beneficiary or all Social Security beneficiaries of the changes in the student benefit program, and the Treasury Department does not have the mechanical ability to identify a limited group of beneficiaries to receive notices as check stuffers. Therefore, we pursued other available avenues to reach affected beneficiaries, such as a vigorous public information campaign and selected individual notification process. Consequently, we did not include money in the budget for mass notifications.

4. Social Security student benefits of over \$2 billion a year account for about 1/8th of student aid totals. Yet the Administration estimated in its 1982 budget message that increases in the Pell grant offsetting the elimination of the student benefit would amount to no more than \$100 million. Do you still feel this is true or are your current estimates higher or lower?

RESPONSE

The direct comparison of these figures is misleading. One of the basic reasons the Congress approved the elimination of the Social Security student benefit is that it goes to students who are not needy. The increase in Pell grants is intended to target on students who are in need. In addition, approximately 24 percent of Social Security student beneficiaries are either in high school or graduate school and thus are not eligible for the Pell grant.

5. In September, I understand that 1300 social security offices were sent (for distribution to the media) a special package of news releases including a news column on the student benefit change.

What was the result? Did the local papers use this information? Did the local social security offices pass it on to the media?

RESPONSE

We do not have data on how many newspapers use our releases on a special topic for a particular month. However, the results of a 1980 survey on media use of Social Security materials showed that well over 5,000 newspapers use our materials every month. We believe that virtually all of the more than 1,300 offices asked the media to use the amendment materials released in September and subsequent months, but we have not attempted to estimate how many offices were successful in placing the materials.

Since September, we have covered the student benefit provision in various materials we prepare for field office placement each month, including news releases, byline columns for local office personnel, questions and answers (for newspaper use), and radio public service announcements. We expect that the materials on student benefits received relatively high usage because of the public interest in the information.

6. You cite a savings of \$10 billion from the elimination of the student benefit in calendar years 1982-1986.

Does this figure take into account payments made during the phase out as well as offsetting increases in other family benefits or are you using the gross estimate?

RESPONSE

The estimate of savings that result from the student benefit provision does take into account payments made to postsecondary students who continue to get reduced benefits under the phaseout provisions and offsetting increases in other family benefits.

Chairman PICKLE. Now the Chair will ask representatives of the General Accounting Office, Mr. Gregory J. Ahart, Director of the

Human Resources Division, and Mr. Joseph Kredatus. He is the evaluator, Philadelphia Regional Office.

STATEMENT OF GREGORY J. AHART, DIRECTOR, HUMAN RESOURCES DIVISION, GENERAL ACCOUNTING OFFICE, ACCOMPANIED BY JOSEPH KREDATUS, EVALUATOR, PHILADELPHIA REGIONAL OFFICE

Mr. AHART. I am Director of the Human Resources Division here in Washington, D.C.

Chairman PICKLE. Mr. Kredatus is the evaluator of the Philadelphia regional office.

Mr. AHART. Mr. Chairman, I have a very brief statement, which I would like to read for the record.

In August of last year President Reagan signed into law the Omnibus Budget Reconciliation Act, which included among its many provisions legislative changes designed to phase out postsecondary student benefits under the Social Security Act and to reduce to age 19 the delimiting age for such benefits to secondary school students.

This legislative action is basically consistent with recommendations we made in a report issued in August of 1979 based on our study of student benefits under the Social Security Act. Our recommendations were offered in the context of quite a number of considerations, which we detailed in that report.

Of concern at the present time is whether present and potential beneficiaries who will be directly affected by the legislative change will be adequately informed of how the change affects them and whether they will be informed in sufficient time to allow them to effectively plan their future in the light of the changes.

We have looked into this matter only briefly within the past few days and have not had an opportunity to fully review what the Social Security Administration has done or plans to do, or to fully explore what options the agency could have pursued and might pursue now to best inform people affected.

Based on our limited inquiry, we understand that although it had no legislative mandate to do so, the Administration has conducted an information campaign designed to generally inform the public concerning the changes in the student benefit program.

The campaign has included distributing, through local social security offices, pamphlets which explain the changes, as well as distributing news releases, radio announcements and draft news articles and columns for distribution throughout the country.

It has also, since September 1981, sent a monthly newsletter including discussion of the student benefit changes to about 5,000 large groups and organizations, including many in the field of education.

The Social Security Administration has stated that it has continued its normal practices of contacting all child beneficiaries 5 months before their 18th birthday to determine if they plan to continue in school and that it has informed them of the student benefit program changes at the time of that contact.

In addition, near the end of this month the agency plans to send to all present student beneficiaries direct notification of changes in

the law as a part of its regular school attendance verification reporting process.

In addition to the Social Security Administration's direct actions, there has been, of course, considerable press coverage concerning the various changes included in the omnibus reconciliation law, including discussion of the changes in the student benefit program.

Social Security Administration officials acknowledge two problems with their efforts. First, information releases to the newspapers which specifically highlighted the student benefit changes did not occur until December 1981. Second, in an undetermined number of cases the pamphlets sent to those approaching age 18 were outdated pamphlets which did not reflect the legislative changes.

It is quite probable that this latter mistake misled some students and the Social Security Administration, until last night, had not yet decided if or when to recontact the students to rectify any possible misunderstanding. I understood Mr. Simmons to say they have now decided to make that specific notification to the students who have been misinformed.

These outdated pamphlets were apparently sent out from the processing centers in Kansas City and Birmingham, some apparently as late as December 1981 or January 1982.

As I stated, we have not had an opportunity to fully assess the Social Security Administration's actions and planned actions to adequately inform the persons affected by the changes in the student benefit program.

We have examined the updated pamphlets on student benefits and the newspaper releases, spot radio and television announcements and program circulars. In our judgment, these materials appear to accurately describe the changes enacted.

We are concerned, of course, with the fact that misleading information was sent to at least some persons. If I understand Mr. Simmons correctly, that will be rectified.

With respect to persons already in the program, we tend to believe that if the Social Security Administration carries out its plans to send specific notification to each individual within the month or so, as part of its attendance verification process, it will have carried out its responsibility with respect to this group for adequate notification.

That leaves for consideration those child dependents who are not yet 18 and are not due to receive in the near future under normal practice—5 months before their 18th birthday—information concerning the student benefit program.

We believe that there may be options which should be explored for targeting individual notices to these persons to insure that they are adequately informed concerning the legislated changes. If the subcommittee believes that additional options along these lines should be explored by the Social Security Administration, we would be happy to work with the Administration in exploring those options.

This completes my statement. We would be happy to respond to any questions that you or any of the members of the subcommittee may have.

Chairman PICKLE Mr Kredatus, we would be glad to hear from you

Mr. AHART Mr Kredatus does not have a separate statement, Mr. Chairman

Chairman PICKLE Mr Kredatus has appeared before us before We would welcome any statement from him

In essence, you are saying that you have examined the letters and the forms, the pamphlets, the printed material that they plan to send out and you are satisfied that that is sufficient?

Mr AHART We are satisfied what is included in those is an accurate relating of the changes that were made, Mr Chairman It does not, I think--the point that you made in our discussion with the last witness--put banner headlines on those changes

The pamphlet that is going out to those people as part of the annual verification--the student attendance verification process--that pamphlet is separate from that and should highlight that to the students

We are satisfied it is accurate and that if they carry through on their plans, the people that are presently in the program will be adequately informed

Chairman PICKLE You do say that you believe that there may be options which should be explored for targeting individual notices to those persons to assure that they are adequately informed concerning the legislative changes. You are talking about the students who are not yet 18 who would be receiving benefits in the future?

Mr AHART That is correct

Chairman PICKLE I take that to mean that you recognize that that is a large number of students and they may not know what to expect. There are changes. We ought to have some targeted mailings?

Mr AHART Yes. What we have in mind there, Mr Chairman, a lot of student beneficiaries are child beneficiaries that have not yet come up on the age 17 and 7 months and will not get specific notification. They and their families, if they are beneficiaries under the act, need to have advanced planning

It might well be worth the expense to sort out those people and send them specific notification to make sure that they are not inadvertently expecting benefits when those children reach college age that they would not get

Chairman PICKLE Here is a family who has a son in high school and for 10 years they have been planning on going to a university or college based on the survivor's benefits program. Now that they are in high school, that is cut off. Their means of getting an education has been shattered

Do you think it is enough to assume they will get those notices? Should we target individual mailings to all those students? It will be some expense, but surely that would be done

From an accounting standpoint, is that a very difficult matter?

Mr AHART I think it is a matter of time and computer capacity to do it. I think Mr Simmons indicated that it would be a question of sorting from the master beneficiary record those families with child dependents and specifically notifying those family units what has been changed and that when their children reach age 18 there will not be student benefits available

Chairman PICKLE Mr. Ahart, in your 1979 report to the Congress, 18.5 percent of the social security student beneficiaries were cited by you as receiving more money from social security alone than was required to meet the normal cost of schooling. You said that 16 percent were drawing basic grants in social security, getting more than the school costs warranted.

Given current economic conditions, the cuts in other benefits and the basic economic needs, would those figures still hold true? Would you have any way to know? Would you say basically this is still correct?

Mr. AHART. We don't know what the current situation is on that, Mr. Chairman. We cited those statistics by way of demonstrating that the benefits provided under social security are not really well targeted to people that need those benefits to pursue their education.

They were not well coordinated with the other student assistance programs, which for the most part were enacted after the social security benefits were enacted, and we felt and so recommended that the people that really needed money to pursue their education would be better served by funds that were targeted for people that needed it as opposed to having it as an add-on to the Social Security System without regard to need, and without regard to the cost of education that would be incurred by those specific individuals.

Chairman PICKLE. The key question on all this is really a matter of providing for education. Regardless of your philosophy or regardless of the need test or targeted aspect, the fact is the change was made. Notification should be given to every individual as quickly as possible.

Wouldn't you agree that is a basic premise we should work from?

Mr. AHART. I think that would be appropriate, Mr. Chairman.

Chairman PICKLE. Mr. Kredatus, you testified before the Oversight Subcommittee on previous occasions. You testified, or at least GAO testified, that they feel student benefits should be phased out because there are other student programs available.

At the time you based your recommendation on the fact that there were many other forms of student assistance that were available. They didn't exist when the social security student benefit program started back in 1965.

Today we are being told that the administration will recommend cutbacks in the Federal student assistance program as much as 20 to 30 percent. If they take that approach of making heavy cuts in the educational programs, would you have any second thoughts about your position that they ought to phase that out?

Mr. KREDATUS. Well, I think, Mr. Chairman, it is certainly a matter of concern, and as Mr. Ahart has stated, we do not know today whether those students who are social security beneficiaries are receiving aid in excess of their school costs in the same proportions as took place at the time of our review, but I certainly feel that is a matter of concern for these students.

I would like to point out that the social security student beneficiaries are among the most needy, as we have previously reported.

I think 50 percent had less than \$1,000 and 70 percent had less than \$1,000 of family income.

This certainly makes them prime candidates for the Department of Education programs which, as you know, are based on need.

Now concerning the level of funding, whether it is going to be able to handle their full needs, we have not yet seen the administration's current funding levels for those programs but would again emphasize that there is certainly a matter of concern.

Chairman PICKLE: I want to say to both of you representatives of the GAO that we are going to ask you to stay in close touch with the SSA officers and this committee.

I want to maintain an ongoing review of notices, the mechanics, how they are handled, and we will maybe call on you for additional in depth studies, because we have got to emphasize notification as deeply as possible, that it be done as quickly as possible, so we will keep in touch with your office.

Thank you both very much for your testimony.

Chairman PICKLE: Now we will hear from Dr. Mallan.

STATEMENT OF JOHN P. MALLAN, VICE PRESIDENT FOR GOVERNMENTAL RELATIONS, AMERICAN ASSOCIATION OF STATE COLLEGES AND UNIVERSITIES

Mr. MALLAN: First, Mr. Chairman, I agree with much of what has been said here about the need to notify college and high school students who are affected by this as soon as possible, by whatever appropriate means.

I believe another witness here today will suggest that one thing social security could do while straightening out its computers is to send some kind of mailing immediately to all college and high school guidance counsellors or their equivalents in the United States, possibly nationally, possibly through the district offices.

This would be a way of reaching a lot of people directly who may not have been reached yet.

I believe my association and other people in education would urge that this committee seriously consider extending the date at least to October 1 along the lines suggested by Congressman Solomon and others.

Otherwise, even with the best intentions and the best notification, a very large number of people will lose a benefit at a time when other student aid is likely to be cut very deeply, when the administrative and other problems connected with this past year's social security has simply made it impossible to plan for effectively for college.

I would stop on that note.

The prepared statement and subsequent communication follow.)

STATEMENT OF JOHN P. MALLAN, VICE PRESIDENT FOR GOVERNMENTAL RELATIONS, AMERICAN ASSOCIATION OF STATE COLLEGES AND UNIVERSITIES

STATEMENT OF SOCIAL SECURITY BENEFIT DEFERRED

The American Association of State Colleges and Universities (AASCU) very much appreciates this opportunity to present a statement on the issues involved in the proposed Social Security student benefit freeze.

There are several separate issues we see them:

1. Are students who have received these benefits ever going to be notified that the amount will be stopped or that they are going to be notified?

(2) Are high school seniors, who would have been eligible for up to four years of benefits, and their families receiving adequate notification that their eligibility ends May 1, 1982?

(3) What are the possibilities of retaining eligibility for high school seniors enrolling in college before May 1st?

(4) The "August 1981" question.

(5) Can other federal student aid make up for the losses in SSA benefits?

(1) *Notification to those now receiving aid.*—We have been informed by the Social Security Administration that such students will be notified in late February or early March. We believe that this is not adequate notice, since students will receive no aid for the four months of May, June, July, or August—one-third of the entire previous benefit—and benefits will be further reduced 25 percent per month in the fall. Many students will need to apply for additional federal, state, or institutional aid, or change their college plans. Other federal student aid is being cut back sharply, and students who apply late may not receive it at all. Many states may also cut back on state student aid.

We believe that all these students should have been informed by SSA last fall.

(2) *Notification to high school seniors.*—We are informed that SSA does not plan to notify these students or their families at all, until five months before their 18th birthday, and then only by the roundabout process of asking them to report college plans, and then getting in touch with them by an office visit or phone call (according to SSA).

The Social Security Administration says that last September, 1,300 district offices received materials for release to the media on these changes. However, since our own organization began to publicize this issue in December, we have received dozens of phone calls from colleges, high schools, the media, state officials, and distraught parents from all over the country saying that they know nothing about this.

Similarly, the offices of Members of Congress who sent out mailings, such as Representatives Peter Peyser and Thomas Downey, report phone calls and letters from a great many people. The professional organizations which represent high school and college guidance counselors also report that no one seems to know about this matter.

In other words, the SSA media campaign was a failure. The correct thing to do would have been to send a notification with the monthly check early last fall.

(3) *High school seniors enrolling in college.*—As word about the termination of benefits finally got attention in December, some high school seniors have managed to enroll in college before May 1st, or are making plans to do so. Some have been able to make arrangements to complete their high school work at the same time. Others may be able to do so next summer, or take an equivalency examination.

Many people were unaware that some colleges, notably community colleges, but some four-year institutions as well, will enroll students who have not completed their diplomas, under certain circumstances. Most educators would feel that this is not an ideal arrangement. However, it is the only way students can retain their SSA benefits.

There is an obvious inequity, however, since students in certain states, such as parts of Maryland, New York, and Michigan, appear to be taking advantage of this possibility, while those in other states may not hear of it, or may find high schools and colleges uncooperative.

(4) *The "August 1981" question.* A technical, but important issue has been brought to my attention by the Director of Student Financial Aid at Williams College in Massachusetts. A student at that college had received SSA student aid his freshman and sophomore years. He dropped out to work the first semester of his junior year, which was the fall of 1981. On returning the second semester, he was informed by SSA that under the law, since he was not actually receiving the SSA benefit in August 1981, he had lost all eligibility for further aid. He was, of course, not aware of this when he dropped out, nor was the college. The SSA did not notify him.

The director went to both the district and national offices of Social Security and was told that the student had lost all benefits. Their reasoning is that one condition for receiving the benefit is to have been "entitled to" it for August 1981. SSA defines "entitled to" as actually receiving the benefit.

There seems no reason in law or logic for this definition of "entitled to." It is likely that other students in a similar situation have lost all remaining benefits, if this interpretation is upheld. I also do not believe it was the intent of Congress to take benefits away under these circumstances. I would therefore urge members of Congress to request further clarification of this interpretation.

The statutory reference here is in the Omnibus Budget Reconciliation Act of 1981, P.L. 97-35, Title XXII, Section 2210(b)(1)(c).)

(5) *Is other student aid available?*—When the administration recommended in 1981 that the SSA student program be terminated, they took the view that there was enough other federal student aid to take care of those in need. This was completely untrue. For example, the Congressional Budget Office estimated that the administration would save about one billion dollars in fiscal year 1982 by phasing out the program, but would only have to spend an additional \$25 million in Pell grants to make up the loss! (An Analysis of President Reagan's Budget Revisions for fiscal year 1982, March 1981.)

Students would lose about a billion dollars in aid the first year, aid which would not be made up, in part because the SSA and Pell grant formulas are entirely different. Studies have shown that most students who have received aid under the program are from lower-income families; about 20 percent are black. For many students, the Social Security program has been their only chance for college.

Further, the administration has cut back the Pell program and other aid very sharply in the fiscal year 1982 continuing resolution, and is planning much deeper cuts for fiscal year 1982. It is by no means certain that either present SSA beneficiaries or those who would have entered the program, will have enough funds for college, unless Congress reverses administration plans to cut student aid further, or possibly end it altogether.

We believe special thanks are due to Congress for holding these hearings to try to get the attention of the American people focused on these issues. Thanks are also due to many individual Congressmen—to Representatives Paul Simon and Carl Perkins for asking SSA to notify current beneficiaries as soon as possible, to Representative Dan Rostenkowski for suggesting that SSA notify all high school seniors, to Representative Peter Peyster for sending out a national mailing to high school counselors, and to Representative Downey, Senator Carl Levin, and others who have tried to notify people in their states and districts.

AMERICAN ASSOCIATION OF STATE COLLEGES AND
UNIVERSITIES,

Washington, D.C., February 17, 1982.

Hon. J. J. PICKLE,
U.S. House of Representatives, Washington, D.C.

DEAR MR. PICKLE: The undersigned organizations join in urging that the Congress of the United States take the following steps:

1. Pass one of several bills now before Congress which would extend the termination date for Social Security student benefits at least until October 1, in order to help the present class of high school seniors, who have never been properly notified.

2. Urge the Social Security Administration to act immediately to notify all college students receiving Social Security student benefits that these benefits will be cut sharply in coming academic years.

3. Urge the Social Security Administration to act immediately to notify all high school seniors who now receive Social Security aid that the student benefit programs for any new recipients ends on May 1, 1982. All high schools and colleges as well as individual students should be notified at once.

4. Help make it clear to everyone that benefits available under other student aid programs administered by the Department of Education cannot possibly make up the losses caused by phasing out the Social Security program. This will be even more the case if the President's FY '83 budget recommendations for student aid are accepted.

We appreciate very much the interest which the House Subcommittee on Social Security has taken in this matter.

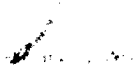
The list of organizations follows: American Association of State Colleges and Universities, American Council on Education, Association of Catholic Colleges and Universities, American Association of Community and Junior Colleges, American Association of Admission Officers, and Collegiate Registrars, Council of Independent Colleges, Committee of Urban Program Universities, Jesuit Colleges of America, National Association for Equal Opportunity in Higher Education, National Association of Independent Colleges and Universities, and National Association of State Universities and Land-Grant Colleges.

Sincerely yours,

JOHN P. MALLAN,
Vice President for Governmental Relations

70

Agency for International Development, Washington, D.C. 20547



The Honorable J. Edgar Hoover
U.S. Department of Justice
400 Maryland Avenue, N.W.
Washington, D.C. 20535

Dear Representative Hoover:

Thank you again for all your good letters. I received a copy of the book "The Soviet Student Problem" and the following CIA documents to notify either students or the college groups about the matter.

As you can see, both the CIA and the State Department will support legislation to extend the termination date of the visa of students from the Soviet Union. I am enclosing a copy of the letter which has been filed this year.

As you can see, all these letters will be sent to the State Department by all the college letters to all high school and college groups. This will not be very responsive to the college groups which will be able to obtain the information without any delay.

I would like to see you when you are in the city.

I am sure you will find the CIA documents very interesting. I will also try to get a copy of the CIA documents to you. I am sure you will find them very interesting.

I am sure you will find the CIA documents very interesting. I will also try to get a copy of the CIA documents to you. I am sure you will find them very interesting.

U.S. GOVERNMENT PRINTING OFFICE: 1964 O - 344-100. This report is available from the National Technical Information Center, Springfield, Virginia 22154. For more information, contact the National Technical Information Center, Springfield, Virginia 22154. This report is available from the National Technical Information Center, Springfield, Virginia 22154. For more information, contact the National Technical Information Center, Springfield, Virginia 22154.

3

Faint, illegible text, possibly bleed-through from the reverse side of the page.

The first part of the report deals with the general situation of the country and the progress of the work during the year. It is followed by a detailed account of the various projects and the results achieved. The report concludes with a summary of the work done and a list of the publications issued during the year.

The second part of the report deals with the financial position of the institution. It gives a detailed account of the income and expenditure for the year and shows how the funds have been used for the various projects. It also includes a statement of the assets and liabilities of the institution at the end of the year.

The third part of the report deals with the personnel of the institution. It gives a list of the staff members and their duties. It also includes a list of the students and a list of the honorary members of the institution. The report concludes with a list of the publications issued during the year.

The fourth part of the report deals with the general administration of the institution. It gives a list of the various committees and their duties. It also includes a list of the various departments and their heads. The report concludes with a list of the publications issued during the year.

The fifth part of the report deals with the general progress of the institution. It gives a list of the various projects and the results achieved. It also includes a list of the various publications issued during the year. The report concludes with a list of the publications issued during the year.

[The page contains several paragraphs of extremely faint, illegible text. The text is too light to transcribe accurately, but it appears to be a continuous block of prose. There are several large, dark, irregular marks on the page that resemble ink blots or heavy pencil strokes, which further obscure the underlying text.]

The following table shows the distribution of the total amount of the grant...

| | Federal | State | Local | Total |
|-----|---------|-------|-------|-------|
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |
| ... | ... | ... | ... | ... |

Appendix B

The following budget compares to that of the previous year... The grant program would be allocated...

At the same time, the following table shows the distribution of the grant...

The following table shows the distribution of the grant...

The following table shows the distribution of the grant...

Summary of Higher Education-Related Programs

| | FY 80 | FY 82 Cont. Res. (thru 3/31/82) | FY 82 Admin Resission Request | FY 83 Admin Request |
|--|--------|---------------------------------------|-------------------------------------|---------------------------|
| State of A. College Grants | 5 M | 5.9 M | -1.9 M | 0 |
| A. Military Res. Inst. | 1.9 M | 0.9 M | | 0 |
| A. Research Grants | 5 M | 5.5 M | -0.5 M | 0 |
| State of Ill. Developing Inst. | 100 M | 101.4 M | -6.0 M | 109.6 M |
| Veterans Inst. of Instruction | 5 M | 4.8 M | -4.8 M | 0 |
| State of Ind. Studies | 27.5 M | 17.0 M | -4.0 M | 8.8 M |
| Ind. Night-Classes | 5.0 M | 4.6 M | -2.1 M | 1.5 M |
| State of Ill. Grad. Ref. - | 4.5 M | 14.4 M | -10.7 M | 0 |
| Ind. - | 2.5 M | 11.5 M | | 11.9 M |
| Ind. - | 0.3 M | 0.3 M | -0.3 M | 0 |
| Minority Institutions - Ind. Employment | 1 M | 4.5 M | -0.1 M | 0.3 M |
| Minority Institutions - Faculty | 0.1 M | 0.2 M | -0.6 M | 0 |
| Ind. - | 51.0 M | 54.4 M | | 52.6 M |
| Ind. - | 0.4 M | 0.1 M | | 8.7 M |
| Ind. - | 42.8 M | 40.1 M | -10.3 M | 50.0 M |

State-by-State Impact of Proposed
Fiscal Year 1983 Student Aid Reductions

| | <u>Dollars Lost</u> | <u>Student Awards Lost</u> |
|---------------|---------------------|----------------------------|
| Alabama | \$ 31,770,539 | 44,410 |
| Alaska | 1,196,381 | 1,725 |
| Arizona | 19,929,918 | 28,212 |
| Arkansas | 15,364,107 | 22,160 |
| California | 132,659,378 | 198,803 |
| Colorado | 19,017,442 | 26,541 |
| Connecticut | 16,790,339 | 23,271 |
| Delaware | 3,738,895 | 5,165 |
| Florida | 54,066,001 | 75,911 |
| Georgia | 29,479,778 | 39,504 |
| Hawaii | 3,567,104 | 5,315 |
| Idaho | 5,305,035 | 7,210 |
| Illinois | 10,156,241 | 14,050 |
| Indiana | 24,032,109 | 32,372 |
| Iowa | 21,539,345 | 29,465 |
| Kansas | 15,100,333 | 20,346 |
| Kentucky | 22,358,570 | 30,364 |
| Louisiana | 27,487,183 | 36,345 |
| Maine | 10,398,897 | 14,023 |
| Maryland | 24,544,381 | 33,050 |
| Massachusetts | 37,142,250 | 49,719 |
| Michigan | 40,418,124 | 54,258 |
| Minnesota | 16,351,010 | 21,897 |
| Mississippi | 24,106,400 | 32,500 |
| Missouri | 21,578,442 | 28,751 |

| | 1970-1971 | 1971-1972 |
|----------------------|--------------|-----------|
| Alabama | \$ 5,433,342 | 7,691 |
| Alaska | 10,982,218 | 15,000 |
| Arizona | 3,274,175 | 11,567 |
| Arkansas | 5,897,142 | 11,438 |
| California | 4,175,814 | 18,106 |
| Colorado | 11,491,354 | 16,107 |
| Connecticut | 19,507,520 | 125,195 |
| Delaware | 4,185,259 | 51,274 |
| District of Columbia | 7,566,211 | 70,047 |
| Florida | 14,150,244 | 41,142 |
| Georgia | 10,826,249 | 29,867 |
| Hawaii | 13,574,840 | 16,102 |
| Idaho | 40,374,758 | 4,114 |
| Illinois | 11,435,517 | 14,124 |
| Indiana | 21,590,107 | 11,248 |
| Iowa | 4,447,144 | 1,111 |
| Kansas | 10,440,134 | 49,119 |
| Kentucky | 11,175,144 | 14,111 |
| Louisiana | 4,114,441 | 11,107 |
| Maine | 3,281,144 | 11,111 |
| Maryland | 11,431,144 | 41,111 |
| Massachusetts | 11,431,144 | 11,111 |
| Michigan | 11,431,144 | 11,111 |
| Minnesota | 11,431,144 | 11,111 |
| Mississippi | 11,431,144 | 11,111 |
| Missouri | 11,431,144 | 11,111 |
| Montana | 11,431,144 | 11,111 |
| Nebraska | 11,431,144 | 11,111 |
| Nevada | 11,431,144 | 11,111 |
| New Hampshire | 11,431,144 | 11,111 |
| New Jersey | 11,431,144 | 11,111 |
| New Mexico | 11,431,144 | 11,111 |
| New York | 11,431,144 | 11,111 |
| North Carolina | 11,431,144 | 11,111 |
| North Dakota | 11,431,144 | 11,111 |
| Ohio | 11,431,144 | 11,111 |
| Oklahoma | 11,431,144 | 11,111 |
| Oregon | 11,431,144 | 11,111 |
| Pennsylvania | 11,431,144 | 11,111 |
| Rhode Island | 11,431,144 | 11,111 |
| South Carolina | 11,431,144 | 11,111 |
| South Dakota | 11,431,144 | 11,111 |
| Tennessee | 11,431,144 | 11,111 |
| Texas | 11,431,144 | 11,111 |
| Utah | 11,431,144 | 11,111 |
| Vermont | 11,431,144 | 11,111 |
| Virginia | 11,431,144 | 11,111 |
| Washington | 11,431,144 | 11,111 |
| West Virginia | 11,431,144 | 11,111 |
| Wisconsin | 11,431,144 | 11,111 |
| Wyoming | 11,431,144 | 11,111 |

Figures are rounded off to the nearest million dollars. Figures in parentheses are in millions of dollars. Figures in brackets are in thousands of dollars. Figures in italics are in hundreds of dollars. Figures in boldface are in tens of dollars. Figures in regular type are in dollars.

Figures are rounded off to the nearest million dollars. Figures in parentheses are in millions of dollars. Figures in brackets are in thousands of dollars. Figures in italics are in hundreds of dollars. Figures in boldface are in tens of dollars. Figures in regular type are in dollars.

Chairman PICKLE: You said that the Social Security Administration would be notified in February or March—the students would. You say, we believe that this is not adequate notice that the students will receive no aid for the 4 months and benefits will be further reduced 25 percent per month in the fall, and then you conclude by saying, we believe that these students should have been informed by SSA last fall, and in addition you are recommending a rollback, postponement of the date.

Now we will hear from Mr. Herm Davis.

STATEMENT OF HERM DAVIS, DIRECTOR OF FINANCIAL AID, MONTGOMERY COLLEGE, MONTGOMERY COUNTY, MD., ACCOMPANIED BY GINGER ACKERMAN, STUDENT, GEORGE MASON UNIVERSITY FAIRFAX, VA. BOTH ON BEHALF OF THE AMERICAN ASSOCIATION OF COMMUNITY & JUNIOR COLLEGES

Mr. DAVIS: Mr. Chairman, we would like to bring to your attention several issues that have already been brought before the committee.

Basic concerns are the lack of information going to the high school students as well as college students presently enrolled by the SSA. In addition, we are concerned about the lateness of anything being done in terms of communication, because any notification to students who have already missed the deadlines for student financial aid next year will be too late.

Chairman PICKLE: What is the deadline, or does it vary with the colleges?

Mr. DAVIS: It varies from college to college. A selective school might have their deadlines as early as January. The Maryland State scholarship program has a deadline of February 15. You have various deadlines throughout the United States. There is not going to be anything going out shortly.

Chairman PICKLE: The students would get a notice on March 1 that their benefits are going to be cut, which is a signal they have got to go borrow money and they can't because they are too late?

Mr. DAVIS: The deadline for applying for financial aid at the University of Maryland is February 15, so it would be too late.

Chairman PICKLE: We could contend that that notice should have gone out last fall, but that is a good question.

The earlier they could get it out as they promised, but you are saying that is not adequate.

Is it the same date as many other universities across the country?

Mr. DAVIS: I believe the University of Maryland is a type in that are cutoff.

Chairman PICKLE: Go right ahead.

Mr. DAVIS: The other point that has not come out today or in the other hearings had to do with definitions.

The definition that has been vague is the word "enrollments." Many of our students interpreted that to mean that if they were accepted for admissions next fall, they would have met the deadline as interpreted to be enrolled. But that is not the definition that is coming out which is interpreted to mean they have to be

attending and enrolled. Many students were not aware of that, so that, too, is a problem.

Chairman PICKLE: How do we handle that, change the definitions?

Mr. DAVIS: I believe the definition is correct, but I don't believe the interpretation that was given out to the students was correct.

It is just a lack of information.

I have been in financial aid for over 15 years. We have always been aware of the social security benefits, but they were never really part and parcel of our financial aid program. It is normally a program that was administered directly by the Social Security Administration directly with their clientele. In the field of student financial aid, it is a requirement for the Government for consumerism benefits that we notify all of our constituencies that apply for aid, whether eligible or not eligible, and that would be an assumption that any officers would make through the Social Security Administration, that they would have notified their consumers.

It would be assumed by any practitioner that that would have taken place, and to our knowledge, as of this date, there has not been any consumerism information given out. So as members of the American Association of Junior Colleges, we are concerned about that.

Chairman PICKLE: I appreciate your point about the question of being enrolled or admitted, and a different interpretation of how that affects a student.

I am glad to have that testimony.

Mr. DAVIS: If I could share one more point, Mr. Chairman, and I will be very brief.

There are actually two problems involved with communications to the clientele. One was given out by many, many offices of social security, and that was if students were at the age of 18 attending school in the fall, it really does not matter what happens in May, as long as they were in attendance, and they were still receiving their social security benefits in the fall, their benefits would continue on until the 25 percent reduction would take place. That misinformation went out.

As a matter of fact, it was at that point when we started working with financial groups that these bits and pieces of information started coming forward, and we started asking the Social Security Administration ourselves at the college, where is this information written, and by request we finally did receive this circular that the previous person was talking about, reference to circular A-29, which did spell it out, but it implied that the information should not be given out necessarily in an orderly way but in a massed basis.

Chairman PICKLE: Are you calling your students on your campus in Maryland?

Mr. DAVIS: At Montgomery College we notified and are working with all the high schools, to get announcements and bulletins out. By the time we found out the problem in late November, and by the time we got the circular it was December. We were into the holidays by the time we got back, and it was too late to react that fast.

Chairman PICKLE: Time has gotten away from you there.

Mr. DAVIS It seemed to have gotten away from everybody.
Chairman PICKLE Well, thank you, Mr. DAVIS.
(The prepared statement follows.)

STATEMENT OF AMERICAN ASSOCIATION OF COMMUNITY & JUNIOR COLLEGES ON THE
MOTION OF HAZEL BERRY, DIRECTOR OF EDUCATION, AND MEMBERS OF THE
MONTGOMERY COUNTY BOARD OF SUPERVISORS.

Mr. Chairman and members of the subcommittee, I appreciate the opportunity to
present the views of the American Association of Community and Junior Colleges
AACJC regarding the payment of social security benefits to students attending
postsecondary institutions. I am Hazel Berry, Director of Planning and Montgome-
ry College in Montgomery County, Maryland.

The testimony is submitted regarding the continuation of social security benefits
for individuals who would normally receive these benefits as college students begin-
ning in the fall of 1962. It is restricted to discussing the limited information and the
communication process that the Social Security Administration failed to use.

As you are aware, we are addressing the college educational needs of over three
million students who are now completing their senior year in high school. As of this date,
unless these students were nearing their 18th birthday, they have not been notified
officially regarding the status of the continuation of their benefits. As a matter of
fact, there have been no bulletins submitted to high school counselors or college rep-
resentatives regarding this problem. For example, at Montgomery College the only
official documentation we have received is one that we requested that turned out to
be a Social Security Administration paper dated November, 1961 that we received in
the middle of December. This document clarifies the issue but the question remains,
why was a document of this nature not submitted earlier to the parents plus stu-
dents that its instructions ultimately affect? This is the main question being asked
by students as well as their parents. They feel that there was only limited time to
react to the elimination of social security benefits and this time was not used to
promptly and properly notify them.

Inquiries were made at regional offices of the Social Security Administration to
ascertain when notifications to the students and their parents would be sent. The
response that we received indicated the students would be notified by the middle or
late February of the new guidelines and restrictions. Because of this a large number
of these students will not only lose their Social Security benefits, it will be impos-
sible for them to apply for institutional and state aid programs.

College officials throughout the United States have been reminded with emphasis
regarding the sum of benefits. Unfortunately, the law gives someone that was paid
ad stated that students enrolled in college by May 1962 would be eligible for
social security benefits for the fall of 1962. Enrolled was interpreted by many
people to mean admitted to an institution but not necessarily in attendance by
May 1. The meaning of the word enrolled has created problems for the colleges
and students because Social Security officials are now interpreting this to mean ad-
mitted and in full term attendance. It is probable that many high school students
are still making plans with this incorrect definition in mind.

To complicate the problem further, some high school recipients of Social Security
benefits who will start college classes in the fall of 1962 believe that are automati-
cally eligible to attend college and receive Social Security benefits because they will
not be 18 until after the fall term begins.

To help resolve these issues in a fair and equitable manner to students and their
parents who have invested in Social Security, and through no fault of their own are
losing this important benefit, it is the recommendation of the American Association
of Community and Junior Colleges that the May 1962 deadline be moved back to
September 30, 1962, and that the Social Security Administration be instructed to
notify all eligible students and their parents immediately.

Furthermore, since federal financial aid programs, which were supposed to assist
needy students who lost Social Security benefits are being drastically reduced, the
Association recommends the continuation of Social Security benefits to qualified col-
lege students. That would be the fairest and most reasonable method for handling
that need and have planned on this assistance.

Mr. Chairman, thank you for the opportunity to testify before this subcommittee.
At this time I wish to introduce Mr. George Anderson who recently is returning to
high school and enrolled at George Mason University to receive his Social
Security benefits.

Chairman PICKLE Next is Hazel Berry.

STATEMENT OF HAZEL E. BENN, ASSISTANT EXECUTIVE DIRECTOR, AMERICAN ASSOCIATION OF COLLEGIATE REGISTRARS & ADMISSIONS OFFICERS

MS. BENN: There are several categories of young persons we are interested in. The ones in college, the ones who are eligible but are not in college for some justifiable reason and then the current high school seniors.

We feel that the laws and the information that have gone out, the way they have been handled by this Social Security Administration has adversely affected those people.

We know that the Social Security Administration has put out information in the papers, but to us this is not the official way in which a Government agency puts information out.

Our people are admissions officers, and they don't normally take their guidance from newspapers. The press has editorial privileges and I am not saying anything against the press, but this is not the way that you get your information to counsel somebody.

We have put out what we could get from the Baltimore office, we have very good working relationships with them, we have worked with them to see that the official card that goes out to those in college will direct the student to go to the proper college official to see if there is any other financial aid left. We worked with Dallas Martin, and we know that correct wording has been incorporated in that card. But we are really concerned over this May 1 deadline where the students must be in college. We are concerned on why it was picked because it does not coincide with the terms of most of the colleges. I have added to my testimony which you have a calendar which shows that only a fourth of the institutions in the United States run on the spatter system, those are the only ones who have some systematic programs that these youngsters can get into.

The others, and we have had letters of calls nationwide from universities and colleges asking about setting up special terms for these young people, counsel on special terms, but that in essence is forcing them to beat the system which has been referred to here.

The institutions are really concerned over the counseling. What should they tell these youngsters who come to them in droves? Should they encourage them to get into high school before they get diplomas or tell them to go get their high school diplomas knowing that many jobs in the United States and some of the major labor issues require high school diplomas.

CHAIRMAN PICKET: What do you tell them?

MS. BENN: I think that each institution has to have its own counseling, but

CHAIRMAN PICKET: I have to ask myself the same question.

MS. BENN: The other thing is, do they counsel them to take double programs, full-time college and full- or half-time high school.

We feel on this, and we have told the people who have called, that we think both programs would be jeopardized if they do that.

We are concerned over the students who are in college. We understand the funds are going to cut off in May this year and most of the institutions are running through May, so the students need

and we would like to get the college one who is eligible for Pell Grant in addition to these benefits.

We have contacted from the Social Security Administration that they have made at least thirty general releases to their 1,000 local offices for release to the press or station. We don't know how many local stations or newspapers picked up the information. The press is not an official medium. We understand that these young people are the beneficiaries, and not their parents are the ones who have been misled. We are not that official changes. We believe that the information mailed to parents is general that it would not adequately alert all children of parents as to the seriousness of the situation and that benefits will be reduced or lost before some serious step is appearing.

We have published general information in our newsletters which the Baltimore Tribune has copies are attached. We have also coordinated with the social security office so that the official announcement going to students now receiving benefits will direct them to the college official who can tell them if other financial aid is available. Through these efforts, some of those in college have been alerted earlier. The high school students who are receiving social security payments seem to be and those who have graduated but who have not yet started college may possibly been left to the mercy of the informal news media.

The law is specific. The law contains a cut-off date of May 1, 1967 when high school students must be in college. Why was not a more logical deadline such as August 15, 1967 been used to coincide with the majority of college terms so that students would not be frustrated with high school diplomas? Because of the May 1 deadline, students must make the decision of trying to get into college now or wait until the summer term. The monthly calendar attached to my testimony explains the confusion of the various college terms to start and stop. The calendar also indicates that at this period, only those institutions on a quarter system are still in operation until May, and those schools are not to about 500 miles away from the summer term. If their institutions desire to enroll these students, they must be able to start on a different term which is forcing them to pay out of pocket to get through the transition.

Students are being misled to go to college. They tried to find answers which would help them understand if the local social security office would be able to help them now to enroll high school students who are not in college. The fact that the local office can only help high school students to get into college for the first of the quarter term when they know their source of income is being cut off is not a help. They are being misled to get diplomas which are required in order to get into college and that they be encouraged to try to take a double course load. This will be a disaster if the students will be required to pay out of pocket to get through the transition.

Students who are not in college will not receive funds in May of this year even though they are not in college until June. They will need to wait and board out of state until they get to school. Why were payments continued for May and June if the students are not in school until June, July, and August?

We believe that students who are not in college have applied for Pell Grants or other federal financial aid. They are being misled to get their official social security benefits which are not being paid to them. They are being misled to get into college and that they be encouraged to try to take a double course load. This will be a disaster if the students will be required to pay out of pocket to get through the transition.

We believe that students who are not in college have applied for Pell Grants or other federal financial aid. They are being misled to get their official social security benefits which are not being paid to them. They are being misled to get into college and that they be encouraged to try to take a double course load. This will be a disaster if the students will be required to pay out of pocket to get through the transition.

We believe that students who are not in college have applied for Pell Grants or other federal financial aid. They are being misled to get their official social security benefits which are not being paid to them. They are being misled to get into college and that they be encouraged to try to take a double course load. This will be a disaster if the students will be required to pay out of pocket to get through the transition.

Statement of the Secretary of the Department of Defense
before the Senate Committee on Armed Services

Department of Defense
Washington, D.C. 20315
November 19, 1964

Mr. [Name], Chairman, Senate Committee on Armed Services
Washington, D.C.

Thank you, Mr. [Name], for the opportunity to appear before you today. I am pleased to discuss with you the progress of the Department of Defense in carrying out the major changes in the structure of the Department which were authorized by the National Defense Authorization Act of 1964. These changes have not only been implemented but have also resulted in a number of important steps towards the achievement of the goals set forth in the Act. I am confident that these changes will result in a more efficient and effective Department of Defense. I would like to think that you will find the results of our efforts to be most satisfactory.

Sincerely,
[Signature]
[Name]
Secretary of Defense

Postal Rate Hike Schools and colleges will have to pay higher postal rates as of January 1 to meet 47 for federal budget cuts.

Colleges will pay more for

1. Third-class bulk mail, from 3.8 cents to 5.9 cents a piece.
2. Second-class postage, from current 3.5 cents per piece to 7.1 cents.
3. Fourth-class library rates, from 24 cents for the first pound to 32 cents.
4. First-class mail remains at 20 cents a letter.

Proposed Increase in Fees for Immigrant Visas According to a proposed rule issued by the Bureau of Consular Affairs, Department of State, the cost for furnishing and verifying an application for an immigrant visa, including a duplicate copy, will be \$25. The cost for issuing each immigrant visa will be \$75. The proposed rule is published in the November 16, 1981, Federal Register on page 6129E. Comments must be submitted on or before February 1, 1982.

Special Student Assistance The Social Security Administration's regional offices have information on the modified student financial assistance program. Call your regional office for Social Security Checks for Students 18-22 and other releases to help with financial planning.



Page

AACRAO DATA DISPENSARY

Page 4 of 10

ACE International Education Report The report of ACE's Committee on Foreign Students and Institutional Policy Study is now available through ACE, Division of International Education Relations, 14 Dupont Circle, N.W., Washington, D.C. 20036. Copies are \$5; orders must be accompanied by payment. The report suggests ways institutions can develop a policy toward foreign students.

Special Security Benefits Rejection The AACRAO office has had several calls from institutions concerning the phasing out of student social security benefits. Institutions are attempting to develop flexible plans for the enrollment of new eligibles, who were eligible for the Social Security Children's Benefits Program during August 1981 and who must be in a full-time program in a postsecondary educational institution before May 1, 1982, to receive benefits until April 1985. SEA has advised the AACRAO office that institutions should not set special standards for full-time enrollment and attendance that will apply only to social security students. Social Security is routinely notifying new eligibles 3 months before their 18th birthday. We understand, however, that a notice is planned for release on March 1, 1982, to all entitled to student benefits on the elimination and reduction of social security student benefits. AACRAO will continue to try to assist institutions that have special inquiries.

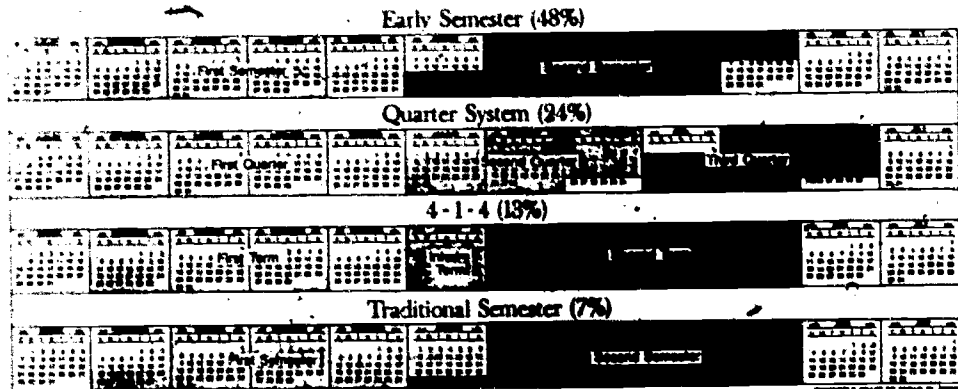
ED Proposed Regs on NDSL The Department of Education has proposed regulations to bar institutions with high NDSL default rates from participating in the National Defense Student Loan program. Under the proposed regulations, colleges where the default rate exceeded 25 percent in 1980-81 would be prohibited from receiving new funds for direct loans the next academic year. The proposed rules were published in the Federal Register on January 7. ED reported that nationwide the NDSL default rate was 16.3 percent but that 800 of the 3,200 participating institutions had default rates of more than 25 percent. The department accepts comments on the proposed rule up to 45 days after its publication.

AACRAO Annual Meeting Item A workshop on Student Consumerism was added to the pre-annual meeting workshops for Kansas City. The workshop announcement was mailed to all members in late January. A minimum registration of 150 will be required to hold the workshop. Registration forms (with fee) should be sent to the AACRAO office by March 1, 1982. The Student Consumerism Workshop is scheduled Sunday, April 18, 2:00-6:00 p.m.; and Monday, April 19, 7:30 a.m.-12:30 p.m. at the Crown Center Hotel.

Special Happening in Kansas City On Sunday, April 18, 5:00-7:00 p.m., a wine and cheese reception in the Presidential Suite at the Crown Center Hotel will allow new members and AACRAO members attending the annual meeting for the first time the opportunity to get to know each other and to meet the members of the Executive Committee and the presidents of regional associations. The new member orientation session is scheduled for Monday, April 19, 4:15-5:30 p.m. This session will emphasize how AACRAO operates, how to get involved, and how to get the most from the annual meeting and all AACRAO services.

Fact Sheets For and About the Handicapped The Higher Education and the Handicapped/Closer Look Resource Center has recently released two fact sheets titled "Financial Aid and Disabled Students" and "Make the Most of Your Opportunities." The first updates the previous fact sheet and incorporates new information specifically about disability-related expenses as well as the relationship between financial aid offices and vocational rehabilitation agencies. It will be useful to

The Changing Academic Calendars



Numbers in parentheses show the percentage of institutions using each of the four major types of academic calendar.

College students need to take their summer vacations in the summer. Now, it seems they return home in the middle of spring and go back to the books long before the leaves have begun to turn.

The reason for the change, according to a survey of nearly 2,300 colleges and universities, is that more and more campuses have been abandoning the traditional September-to-May calendar.

Ten years ago, 83 per cent of the country's colleges and universities operated on a "traditional semester" calendar, according to the register of Deane Collins, Lloyd C. Clouse who conducted the survey. Collins would begin in mid-September and graduation ceremonies be held in late May or early July.

Last year, only 7 per cent of the 2,422 institutions responding to the survey were still using this system.

By far the most popular calendar is ac-

ademic 1976-77, Mr. Clouse found, was the "early semester" system, used by 48 per cent of the institutions in the survey. At these colleges, first-semester classes are held from mid-August until just before Christmas. The second semester begins in mid-January and is usually over by early May.

Survey Conducted Since 1971

Mr. Clouse has been conducting an annual survey of academic calendars since 1971, when it was sponsored by the American Association of Collegiate Registrars and Admissions Officers. He now does the study independently, with the cooperation of the National Association of College Surveys in Oberlin, Ohio.

Besides the traditional and early-semester calendars, Mr. Clouse found three other types widely used on the nation's campuses.

▷ The quarterly system, in which the regular

academic year is divided into three parts of about 12 weeks each and the summer session functions as the fourth quarter. The second most popular in the country, the quarterly calendar is used by 206 colleges, or 34 per cent of the institutions in the study.

▷ The "4-1-4" system, which consists of four nine-month terms, usually in January. Mr. Clouse found only 13 per cent of the surveyed institutions were operating under this system.

▷ The "6-1-6" calendar, which divides the year into three parts of about 16 weeks each. The least popular of the calendar types, it is used by 3 per cent of the colleges in Mr. Clouse's study.

Five per cent of the colleges in the study used some type of academic calendar other than the ones described above.

The reason for many of the changes in

academic calendars over the years, Mr. Clouse said, is that colleges and universities are trying to make more economical use of their facilities and to conserve energy, particularly in view of the largeness of that winter.

The most frequently heard argument, he said, focuses on the relative costs of the quarterly system versus one or the other of the semester systems. Many institutions have found that the semester arrangement—with two registering periods of three, two graduate periods instead of three, and two examination periods over the quarter system, Mr. Clouse said.

The "6-1-6" calendar, with its winter term in January, is particularly "unfriendly to the energy problem," Mr. Clouse said, and many institutions appear to be abandoning it and the traditional semester system to cut down on winter fuel bills. —GARY H. GUNDEL

RECEIVED JAN 18 1982

American Association of Collegiate Registrars & Admissions Officers
 Academic Calendar Changes Effective 1981-82
 Prepared by Orville C. Walz

The information provided here is based upon data gathered for the List of School Opening and Other Dates: 1981-82 School Year, by the National Association of College Stores, Oberlin, Ohio.

The following codes for academic calendar types are used:

- | | |
|--------------------------|--------------------------------|
| (1) Traditional Semester | (4) Trimester |
| (2) Early Semester | (5) 4-1-4 |
| (3) Quarter | (6) Other -- none of the above |

Table I.
 Number of Calendar Changes, by Years

| Effective Year | Number of Changes | Number of Institutions Reporting | Percentage Making Changes |
|----------------|-------------------|----------------------------------|---------------------------|
| 1970-71 | 357 | 2,475 | 14.4 |
| 1971-72 | 336 | 2,475 | 13.6 |
| 1972-73 | 239 | 2,450 | 9.8 |
| 1973-74 | 314 | 2,722 | 11.5 |
| 1974-75 | 269 | 2,821 | 9.5 |
| 1975-76 | 264 | 2,786 | 9.6 |
| 1976-77 | 116 | 2,472 | 4.7 |
| 1977-78 | 189 | 2,452 | 7.7 |
| 1978-79 | 73 | 2,534 | 2.9 |
| 1979-80 | 86 | 2,763 | 3.1 |
| 1980-81 | 69 | 2,833 | 2.4 |
| 1981-82 | 74 | 2,906 | 2.5 |

Seventy four institutions of higher learning made academic calendar changes from one type of calendar to another type in 1981-82. This represented 2.5% of reporting institutions. Seventy-three more institutions participated in the current study, compared to last year. The 2,906 institutions in this year's study was the largest number participating in the twelve years of AACRAO calendar studies.

Table II
 Summary of Changes, Effective 1981-82

| Calendar Type | (1) | (2) | (3) | (4) | (5) | (6) |
|---------------|-----|-----|-----|-----|-----|-----|
| Changed to | 13 | 56 | 2 | 0 | 1 | 2 |
| Changed from | 10 | 12 | 12 | 5 | 25 | 10 |
| Net Changes | +3 | +44 | -10 | -5 | -24 | -8 |

Table III
Net Changes of Calendar Types

| Effective Year | (1) | (2) | (3) | (4) | (5) | (6) |
|----------------|------|------|------|-----|------|------|
| 1970-71 | -311 | +233 | + 2 | 0 | + 68 | + 8 |
| 1971-72 | -269 | +190 | + 3 | + 4 | + 51 | + 21 |
| 1972-73 | -175 | +124 | 0 | + 3 | + 38 | + 10 |
| 1973-74 | - 95 | + 84 | + 6 | - 8 | + 39 | - 26 |
| 1974-75 | - 47 | + 62 | + 2 | + 3 | - 13 | - 7 |
| 1975-76 | - 15 | + 10 | - 21 | + 9 | + 3 | + 14 |
| 1976-77 | - 18 | + 52 | - 3 | - 8 | - 19 | - 4 |
| 1977-78 | - 19 | + 30 | - 15 | - 4 | - 19 | + 27 |
| 1978-79 | - 16 | + 28 | - 9 | + 1 | - 9 | + 5 |
| 1979-80 | - 5 | + 44 | - 11 | - 3 | - 15 | - 10 |
| 1980-81 | - 13 | + 36 | - 6 | 0 | - 15 | - 2 |
| 1981-82 | + 3 | + 44 | - 10 | + 5 | - 24 | - 8 |

The early semester calendar was the only calendar type to make major gains in 1981-82, picking up a net gain of 44 institutions. This marked the twelfth consecutive year that the early semester calendar registered a net gain. All other calendar types, except the traditional semester, which gained three, experienced a net loss for 1981-82, again led by the 4-1-4 calendar with a net loss of twenty-four institutions. The quarter calendar experienced its seventh straight year of net losses, and the 4-1-4 calendar experienced its sixth consecutive year of net losses.

Table IV
Number of Institutions Using the Six Types of Calendars

| | (1) | (2) | (3) | (4) | (5) | (6) | Totals |
|---------|---------|----------|---------|--------|---------|--------|--------|
| 1970-71 | 895 36% | 680 27% | 539 22% | 73 3% | 186 8% | 102 4% | 2475 |
| 1971-72 | 637 26% | 860 35% | 542 22% | 77 3% | 236 9% | 123 5% | 2475 |
| 1972-73 | 354 15% | 976 40% | 585 24% | 81 3% | 329 13% | 125 5% | 2450 |
| 1973-74 | 308 12% | 1170 43% | 653 24% | 77 3% | 393 14% | 121 4% | 2722 |
| 1974-75 | 263 9% | 1269 45% | 696 25% | 90 3% | 383 14% | 120 4% | 2821 |
| 1975-76 | 242 9% | 1257 45% | 675 24% | 101 4% | 375 13% | 136 5% | 2786 |
| 1976-77 | 172 7% | 1172 48% | 586 24% | 86 3% | 324 13% | 132 5% | 2472 |
| 1977-78 | 169 7% | 1165 48% | 565 23% | 72 3% | 299 12% | 182 7% | 2452 |
| 1978-79 | 146 6% | 1286 51% | 596 23% | 77 3% | 302 12% | 127 5% | 2534 |
| 1979-80 | 161 6% | 1459 53% | 668 24% | 77 3% | 299 11% | 99 3% | 2763 |
| 1980-81 | 142 5% | 1529 54% | 713 25% | 62 2% | 290 10% | 97 4% | 2833 |
| 1981-82 | 152 5% | 1583 54% | 743 26% | 67 2% | 281 10% | 80 3% | 2906 |

The overall percent of institutions using the various calendar types changed little since last year's study. Of the 152 institutions still using the traditional semester calendar, 111 or 73% are located in California and New York. Thirty-two states in the study report no institutions of higher learning using the traditional semester calendar.

Table V.

Number of Institutions that have used the 4-1-4 Calendar but have Changed

| Effective Year | Number |
|----------------|------------|
| Before 1979-71 | 4 |
| 1970-71 | 0 |
| 1971-72 | 4 |
| 1972-73 | 9 |
| 1973-74 | 27 |
| 1974-75 | 56 |
| 1975-76 | 40 |
| 1976-77 | 34 |
| 1977-78 | 39 |
| 1978-79 | 20 |
| 1979-80 | 26 |
| 1980-81 | 20 |
| 1981-82 | 25 |
| TOTAL | 304 |

As of the 1981-82 academic year, the surveys show that since the beginning of the 4-1-4 calendar a total of 304 institutions have used the 4-1-4 for one or more years and have changed to one of the other calendar types. Prior to 1967-68 there were only six institutions using the 4-1-4 calendar. The maximum number was reached in 1973-74 when the report shows a total of 393 institutions using the 4-1-4 calendar. From a percent high of 14% 1973-74 and 1974-75, today 10% of participating institutions use the 4-1-4 calendar.

Table VI

Distribution of Changes, Effective 1981-82

| From \ To | (1) | (2) | (3) | (4) | (5) | (6) | Totals |
|---------------|-----------|-----------|----------|----------|----------|----------|-----------|
| (1) | | 10 | 0 | 0 | 0 | 0 | 10 |
| (2) | 11 | | 0 | 0 | 0 | 1 | 12 |
| (3) | 0 | 12 | | 0 | 0 | 0 | 12 |
| (4) | 1 | 4 | 0 | | 0 | 0 | 5 |
| (5) | 1 | 22 | 1 | 0 | | 1 | 25 |
| (6) | 0 | 8 | 1 | 0 | 1 | | 10 |
| Totals | 13 | 56 | 2 | 0 | 1 | 2 | 74 |

Table VII
Calendar Types, Effective 1981-82

| STATES | (1) | (2) | (3) | (4) | (5) | (6) | STATE TOTALS |
|-------------------|-----|-----|-----|-----|-----|-----|-----------------|
| Alabama | 0 | 18 | 35 | 0 | 2 | 1 | 56 |
| Alaska | 0 | 13 | 0 | 0 | 1 | 0 | 14 |
| Arizona | 0 | 20 | 0 | 0 | 2 | 1 | 23 |
| Arkansas | 0 | 25 | 3 | 0 | 2 | 1 | 31 |
| California | 76 | 65 | 69 | 10 | 26 | 2 | 248 |
| Colorado | 0 | 20 | 19 | 1 | 1 | 2 | 43 |
| Connecticut | 0 | 34 | 5 | 2 | 0 | 1 | 42 |
| Delaware | 0 | 4 | 4 | 0 | 2 | 0 | 10 |
| Dist. of Columbia | 0 | 11 | 1 | 1 | 0 | 0 | 13 |
| Florida | 0 | 49 | 12 | 3 | 5 | 1 | 70 |
| Georgia | 0 | 11 | 56 | 0 | 2 | 0 | 69 |
| Hawaii | 0 | 12 | 0 | 0 | 1 | 0 | 13 |
| Idaho | 0 | 7 | 1 | 0 | 1 | 0 | 9 |
| Illinois | 2 | 72 | 45 | 8 | 11 | 3 | 141 |
| Indiana | 0 | 30 | 19 | 1 | 9 | 4 | 63 |
| Iowa | 1 | 33 | 11 | 0 | 10 | 5 | 60 |
| Kansas | 0 | 36 | 0 | 0 | 15 | 0 | 51 |
| Kentucky | 0 | 27 | 4 | 1 | 6 | 2 | 40 |
| Louisiana | 0 | 29 | 1 | 0 | 2 | 0 | 31 |
| Maine | 3 | 17 | 0 | 1 | 4 | 1 | 26 |
| Maryland | 2 | 37 | 2 | 0 | 12 | 0 | 53 |
| Massachusetts | 7 | 77 | 7 | 1 | 9 | 6 | 107 |
| Michigan | 1 | 54 | 18 | 9 | 3 | 4 | 89 |
| Minnesota | 1 | 11 | 40 | 1 | 12 | 0 | 65 |
| Mississippi | 0 | 37 | 0 | 1 | 2 | 0 | 40 |
| Missouri | 2 | 53 | 3 | 3 | 12 | 7 | 80 |
| Montana | 0 | 5 | 8 | 0 | 0 | 0 | 13 |
| Nebraska | 0 | 20 | 3 | 0 | 5 | 3 | 31 |
| Nevada | 0 | 5 | 1 | 0 | 0 | 0 | 6 |
| New Hampshire | 0 | 12 | 5 | 1 | 4 | 1 | 23 |
| New Jersey | 6 | 33 | 1 | 0 | 12 | 2 | 54 |
| New Mexico | 1 | 18 | 0 | 0 | 0 | 0 | 19 |

| STATES | (1) | (2) | (3) | (4) | (5) | (6) | STATE TOTALS |
|---------------------|------------|--------------|------------|-----------|------------|-----------|-----------------|
| New York | 35 | 115 | 15 | 4 | 27 | 6 | 202 |
| North Carolina | 0 | 50 | 67 | 1 | 6 | 1 | 121 |
| North Dakota | 0 | 6 | 7 | 0 | 1 | 1 | 15 |
| Ohio | 2 | 39 | 73 | 4 | 4 | 5 | 127 |
| Oklahoma | 0 | 38 | 1 | 2 | 1 | 1 | 43 |
| Oregon | 0 | 4 | 35 | 0 | 1 | 2 | 42 |
| Pennsylvania | 2 | 105 | 27 | 8 | 19 | 5 | 166 |
| Rhode Island | 1 | 4 | 1 | 2 | 1 | 0 | 11 |
| South Carolina | 1 | 33 | 22 | 0 | 4 | 2 | 62 |
| South Dakota | 0 | 8 | 1 | 0 | 8 | 0 | 17 |
| Tennessee | 1 | 34 | 33 | 0 | 4 | 1 | 73 |
| Texas | 0 | 133 | 6 | 9 | 9 | 1 | 149 |
| Utah | 0 | 0 | 12 | 1 | 0 | 0 | 13 |
| Vermont | 0 | 16 | 0 | 0 | 2 | 0 | 18 |
| Virginia | 0 | 29 | 27 | 0 | 6 | 6 | 68 |
| Washington | 1 | 5 | 38 | 0 | 4 | 0 | 48 |
| West Virginia | 0 | 25 | 1 | 0 | 2 | 0 | 28 |
| Wisconsin | 7 | 37 | 8 | 1 | 7 | 2 | 62 |
| Wyoming | 0 | 8 | 0 | 0 | 0 | 0 | 8 |
| GRAND TOTALS | 152 | 1,583 | 743 | 67 | 281 | 80 | 2,906 |

Orville C. Walz
 Concordia College
 7128 Ada Boulevard
 Edmonton, Alberta, T5B 4E4
 (403) 479-8481

1/82

[The following was subsequently received:]

AMERICAN ASSOCIATION of COLLEGIATE REGISTRARS and ADMINISTRATIVE OFFICERS
 One Dupont Circle, N.W. - Washington, D.C. 20036 - (202) 293-9181



February 11, 1982

The Honorable J. E. Pickles
 House of Representatives
 Washington, D.C. 20515

Dear Mr. Pickles:

During the social security hearings of February 5, 1982, you asked that additional information be provided if available. The following is submitted:

During August 1981, our national office received a general summary of the changes which concerned the Social Security Administration in the Omnibus Reconciliation Act of 1981. We also received a written notification as well as a phone call from the agency headquarters of a general briefing to be held on August 27, 1981. Our national office has received a great deal of information from the SSA on the general modification in the Act which affect social security benefits. Little included information on student benefits. Much of the detailed information we have received has been given by the Baltimore office in response to verbal questions asked by our national office because of phone inquiries we received from our member institutions. These calls from members lately range from 1-5 a week. On February 2, 1982, in response to our verbal request, the Baltimore office mailed us a copy of an official telegraphic message containing questions and answers about student benefits; this had been released by the agency to the local offices of SSA.

No forms have been received which could be used at either the high school or college levels for guidance. The SSA has asked us to inform our membership that high school students should be referred to the local SSA office for assistance on student benefits.

From the evening of February 5 through the 9th, 1982, our Executive Committee met in conjunction with the annual meeting of our southern regional association. That association is composed of the 12 states listed on the attachment. Around 500 members were present. From a session and personal conversations with the institutional members we concluded that approximately 1/4 of the institutions have now developed plans within regular institutional procedures to assist high school students concerning enrollments before May 1. Most indicated that press releases had been apparent only in the last few weeks. Most urban institutions and minority colleges indicated that the loss of the benefits was a loss to the family for the cost of living expenses rather than for college cost.

Executive Committee

President
 JOHN STRICKLAND
 Director of Records
 University of Michigan
 Ann Arbor, Michigan 48106
 (313) 487-1331

Vice President

President of Registrars
 Registrar
 Miami University
 Oxford, Ohio 45056
 (513) 524-3033

Secretary

Registrar and Director
 of Institutional Records
 Bradley University
 Macon, Illinois 61455
 (309) 834-3333

Vice President for

Administrative Services and
 Records
 JAMES S. SHIPLEY
 Registrar and Director of
 Records
 University of Nevada-Reno
 Reno, Nevada 89517
 (702) 784-4855

Vice President for

Data Management and Records
 Administration
 BRUCE E. SMITH
 Associate Vice President, Student
 Affairs and Registrar
 University of Oregon
 102 Academic Bldg.
 Eugene, Oregon 97403
 (503) 524-4800

Vice President for

International Education

LEE WILCOX
 Vice President for Student Affairs
 Benning College
 Troy, New York 12181
 (518) 279-6481

Vice President for

Records Administration
 JAMES E. THURMASS
 Registrar
 Colorado State University
 Fort Collins, Colorado 80521
 (303) 491-7201

Vice President for

Regional Associations
 HENRY HICKMAN
 Registrar and Director of
 Continuing Education
 Franklin and Marshall College
 Lancaster, Pennsylvania 17604
 (717) 291-3934

Secretary-Treasurer

JOHN E. WESTBERRY
 Registrar, Director of Admissions
 Texas Southern University
 Houston, Texas 77004
 (713) 517-7305

Office Staff

J. DORCIAS GUNNER
 Executive Director

HAZEL E. BROWN

Assistant Executive Director

ANNUAL MEETINGS

Seventy eighth annual meeting April 18-21 1982 Kansas City
 1981 Boston 1984 Denver 1985 Cincinnati

The above two paragraphs have just been reported, and the fact that the per cent of the
of the total that is represented by the above data is being taken into account will be
of the educational benefits of the extension of the service of the public in the
concrete effect of the extension of the service of the public in the extension of the service

The above two paragraphs have just been reported, and the fact that the per cent of the
of the total that is represented by the above data is being taken into account will be
of the educational benefits of the extension of the service of the public in the
concrete effect of the extension of the service of the public in the extension of the service

Very truly,
Yours,
[Signature]

[Signature]
[Title]

100
The above two paragraphs have just been reported, and the fact that the per cent of the
of the total that is represented by the above data is being taken into account will be
of the educational benefits of the extension of the service of the public in the
concrete effect of the extension of the service of the public in the extension of the service

100
The above two paragraphs have just been reported, and the fact that the per cent of the
of the total that is represented by the above data is being taken into account will be
of the educational benefits of the extension of the service of the public in the
concrete effect of the extension of the service of the public in the extension of the service

Chairman PICKLE: I thank you, Ms. Breen.

Earlier the SSA Administrator, Mr. Simmons, had stated that since we have enacted the law, that they have received very little criticism about the change and the manner in which they were handling it, and that was his statement.

I don't know what he means by very little criticism. You have just said that since this has come about, you had had oodles of complaints. Can you tell me how many 'oodles' are?

Ms. BREEN: These institutions nationwide are trying to find out where to get the information, a person in this room from his office if he is still here, can tell you that he has had very many calls over in Baltimore from us trying to get information on what we should tell the people who call in.

A lot of it has had to do with counseling, that is, what do we do with 120 students? There are 70 of them who are only 17. What do we tell them? You tell them to go to the social security office, but they have found that the local SSA people don't always understand what has been put out in the form of a regulation.

Chairman PICKLE: I am inclined to agree that whatever reaction in the past has been is very small compared to what it will be.

The unavailability of benefits has just now hit and these inquiries will be coming in by the thousands now.

Well, I thank you very much.

I would like to hear from Dr. Dallas Martin.

STATEMENT OF A DALLAS MARTIN, JR., EXECUTIVE DIRECTOR, NATIONAL ASSOCIATION OF STUDENT FINANCIAL AID ADMIN- ISTRATORS

Mr. MARTIN: Thank you very much, Mr. Chairman.

In response to Mr. Simmons' comment that SSA received very little criticism in the fall, the primary reason is nobody knew what was happening to them, and it has just now become clear to most American families what was involved in the Gramm Latta package last year.

The fact that the Social Security Administration failed to make any timely notification is why we find ourselves in the current dilemma.

We called the Public Affairs Office of the Social Security Administration last August to inquire about what steps would be taken to notify students across this country.

We were informed at that time that a brochure was prepared, and we did receive a copy of the flier that Mr. Simmons was pointing out, and were assured this would be distributed to students no later than the first of the year.

That was of equal concern to us, because while we have opposed the elimination of these benefits, we also were very concerned that students be given adequate time to apply for alternative sources of financial aid.

The application that students and parents must complete asks them to list how much they are going to receive through the Social Security Administration for educational benefits and the number of months that they will be receiving those benefits. That is calculated into those formulas for the needs test as a resource, and

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

...the ... were ... the ...

STATEMENT OF PATRICK J. McDONOUGH, ASSOCIATE EXECUTIVE VICE PRESIDENT AND DIRECTOR OF PROFESSIONAL AND GOVERNMENTAL AFFAIRS, AMERICAN PERSONNEL & GUIDANCE ASSOCIATION

Mr. McDONOUGH. I appreciate the opportunity provided to us to speak to you on this very important issue.

There has been a lot of indication given about early notification by the Social Security Administration.

The only document we have received is this document right here which we received on the 7th of January which got to us on the 18th of January. It contains 14 pages of detailed single lined print on all the social security changes. No where was this association directed toward student benefits changes.

Chairman PICKLE. When did you get that?

Mr. McDONOUGH. On the 18th of January of this year.

We are concerned about that kind of notification and our people across the country are, too.

Fortunately, I think a number of Congressmen have been on the ball, particularly Mr. Peyser and Mr. Downey, in notifying people across the country about the changes.

I have attached a few things that tell what we have done about notifying people, things from our guide post, our association newsletter, Educational Week, a commercial newspaper, and also a letter that Congressman Peyser sent to counselors across the country. We supplied the labels.

Mr. Chairman, I urge this subcommittee on two fronts if I could. I urge you to seek assurances from the Social Security Administration that immediate notification of student benefit changes be sent to all eligible high school senior students and their families.

Second, I would urge the subcommittee to seek assurances from the Social Security Administration that it would send notices to all public and private schools, community colleges, colleges and universities in the United States through its local offices, so that these changes would be highlighted and pinpointed as being losses.

Then the administrators, counselors and admissions people would be informed, and they in turn could inform the family and students that benefit.

I would also like to suggest to you and the subcommittee that laws brought about by reconciliation process can be undone by the same process.

We in the counseling field would hope you would carefully review the student social security benefit provisions with an eye toward their restoration as they existed before August 13, 1981.

Nothing will undo the harm done to this year's eligible high school seniors, their college choices, and possible career plans, but perhaps currently ineligible high school juniors, sophomores and freshmen who need the financial support which would be given by OASDI student benefits could be helped by this subcommittee, and the Congress through the restoration of the student benefits provisions.

The American Personnel and Guidance Association hopes you will weigh these suggestions in this testimony, and we would also volunteer to work with you in any way that you would like.

[The prepared statement and attachments and a letter received subsequent to the hearing follow:]

STATEMENT OF DR. PATRICK J. McDONOUGH, ASSOCIATE EXECUTIVE VICE PRESIDENT AND DIRECTOR OF PROFESSIONAL AND GOVERNMENTAL AFFAIRS—AMERICAN PERSONNEL & GUIDANCE ASSOCIATION

Mr. Chairman, my name is Patrick J. McDonough. I am the Associate Executive Vice President and Director of Professional and Governmental Affairs for the American Personnel and Guidance Association. The American Personnel and Guidance Association is a national, professional, nonprofit organization of over 40,000 counselors, student personnel workers and mental health practitioners serving children, youth and adults through educational settings from pre-school through college and university; rehabilitation agencies; mental health clinics; business and industrial settings; and also in private practice. The Association is comprised of thirteen national divisions and 56 State Branches (including District of Columbia, Puerto Rico, Latin America, Virgin Islands, Philippine Islands and European Branches).

I appreciate the opportunity provided today by you and the Social Security Subcommittee to express the concern of the counseling profession, particularly my education based counseling colleagues, about the elimination of Student Benefits to new post-secondary students brought about by changes made in the Old Age, Survivors and Disability Insurance (OASDI) through the enactment of Public Law 97-35, Omnibus Budget Reconciliation Act of 1981. Counselors all over the country are concerned that no official notice to eligible students and their families, that we know of, was given about the elimination of the benefits, the phase out process for senior high school students still eligible, and the May 1982 date for enrollment in college as full time students for these high school seniors to qualify for final benefits in the phase out of the program. Fortunately, several Congressmen and their staffs were on the ball and alerted the education community and the education and public press so that this information has been transmitted nationally to educators (counselors, teachers, and administrators) and hopefully in turn to eligible students and their families. Attachments 1 to 4 are submitted for the record which detail some of this coverage by the American Personnel and Guidance Association's Guidepost, Education Week, The Chronicle of Higher Education, and Congressman Peter A. Peyser's (D-NY) letter to counselors across the country. Other communications from other sources have also been sent.

It is unclear how many students will be affected, but the numbers range from 40,000 to 300,000 nationally. I guess only the Social Security Administration's computers know for sure.

Mr. Chairman, Public Law 97-35 with its modifications to the Old Age, Survivors and Disability Insurance is law and those of us assembled here can't do anything about that now. However, there are several things that can be done.

(1) I would urge this Subcommittee to seek assurances from the Social Security Administration that immediate notification of the student benefits changes be sent to all eligible high school senior students and their families.

(2) Further, I would urge this Subcommittee to seek assurances from the Social Security Administration that it would send notices to all Public and Private High Schools, Community Colleges, Colleges and Universities in the United States, through its local offices, so that the changes in OASDI benefits will be officially known by these institutions, their administrators, counselors and admissions people.

Mr. Chairman, I would also like to suggest to you and the Subcommittee that laws brought about by a reconciliation process can be undone by the same process. We in the counseling field would hope you would carefully review the student Social Security benefits provisions with an eye to their restoration as they existed prior to August 13, 1981. Nothing will undo the harm done to this year's eligible high school seniors, their college choices or lack thereof and possible career plans. But, perhaps currently ineligible high school juniors, sophomores and freshmen, who need the financial support which would be given by OASDI Student Benefits, could be helped by this Subcommittee and the Congress through restoration of the Student Benefits provisions. The American Personnel and Guidance Association hopes you will weigh the suggestions made in this testimony and change this law back to its previous status.

I appreciate this opportunity to represent the counseling profession, and the students and parents they serve, on this important issue. I stand ready to answer any questions you might have.

COUNSELORS MUST ACT, PREVENT LOSS OF STUDENTS' SOCIAL SECURITY BENEFITS

Counselors must take swift action to keep high school students from being cut off from Social Security benefits for postsecondary education.

The Omnibus Reconciliation Act (President Reagan's budget cuts) which was passed last summer is so extensive and complicated that a number of newly discovered plans are just coming into view. One such fact is that high school seniors in widowed families are about to lose four years of Social Security payments for their college years unless they somehow push up their schedules and begin attending college full-time by May 1, even before their high school graduation. Prior to these cuts, students were entitled to receive benefits until they were 22 years old or graduated from college.

In addition, benefits for students who are now juniors and below in high school were eliminated, explained Toby A. Meisel, a widow with teens who is the legislative expert on Social Security intricacies to Rep. Thomas J. Downey (D-N.Y., 2nd). Benefits for present college students were reduced with stipends issued only eight and not 12 months a year and with a 25 percent reduction each year until the program officially ends in 1985.

There will be no mailing on this provision until early spring for some 40,000 "transition" students, said Meisel, "when it will be too late for students (whose parents are widowed, disabled or retired) to do anything."

She explained that Downey took the initiative about informing his constituency since "most members of the House and Senate aren't" because they voted for these cuts. "It's become an unpopular thing to deliver bad news to the constituency," said Meisel.

"After we realized no one was telling the story" of how these seniors could lose up to \$2,400 a year while in school, Downey sent messages to all the colleges and universities in that state and to the guidance departments of every high school, added Meisel, whose younger sophomore son is now ineligible for any of this type of financial assistance.

Guidance counselors can most efficiently and expertly help these students she said. "The results were fabulous," she said, speaking of the counselors' reactions. "They called me by the hundreds," she said, adding that the professionals "worked weekends and nights, held seminars, called in Social Security people, argued and screamed" while helping the students.

There are three choices for students, she noted, saying students can just let the financial aid go or those same students with enough credits can start college now while others can attend both high school and college at the same time. She stressed that high school graduation is not a prerequisite of the Social Security Administration—but it may be for admission to colleges and universities.

She suggested some simple yet critical steps guidance counselors can take:

(1) As soon as counselors become aware of this development, they should make an announcement over the public address system in their schools calling a meeting with students who are receiving these benefits and are expecting to continue their education.

(2) Help the students determine where they can apply and have them go home that night and discuss their situation with the parent.

(3) Time is critical and in the next 24 hours the guidance counselors and student can contact schools and apply for admission. Students can request a phone rather than letter notification from the college or university.

"There's nothing to be done with the Social Security Administration immediately," said Meisel, who noted all the action will be in contacting schools, supplying records and receiving confirmation.

There's a lot of work cut out for counselors and yet the students will be feeling pain pangs as well, said Meisel. In many cases, these students will be leaving home earlier than expected and possibly attending a school they might not have wanted for a semester before being able to transfer. "There's a lot of sacrifice on their own part and for a lot of guidance counselors as well," she added.

Those who have questions about the Social Security Administration plans should contact their local office, noted a spokesperson for the administration's national headquarters in Baltimore, Md. Local Social Security personnel should be well versed in this development, and if not, expertise can be drawn from regional and national offices.

[From Education Week, Jan. 12, 1982]

AGENCY WILL NOT NOTIFY STUDENTS OF CUTS IN AID

(By Tom Mirga)

A deliberate decision by the Social Security Administration not to warn the children of widows, widowers, retirees, and disabled persons that they probably will not be eligible for education benefits after this spring could substantially upset the college plans of as many as 300,000 high-school seniors.

BENEFITS PHASED OUT

In its frantic and unprecedented budget-slashing last summer, Congress voted to phase out the agency's \$2.4-billion program of educational benefits for postsecondary students beginning May 1, 1982. Students not enrolled full-time in a postsecondary institution by that day would become ineligible for benefits that now average about \$2,700 per year.

Until recently, the decision to end the program had gone largely unnoticed by the general public and the media. (See Education Week, Dec. 21.)

Consequently, according to higher-education officials and school guidance counselors, many high-school seniors now eligible for college aid are unaware that they will become ineligible for the benefits on May 1.

There is also much uncertainty about the Social Security agency's estimates of the number of high-school seniors who would be affected by the program cuts. Some agency officials set figures that ranged as high as 150,000, while others said the number could be as low as 40,000.

Another agency official, who asked not to be identified, said the number is closer to 300,000.

ERRONEOUS ASSUMPTIONS

Many of these students, the officials say, will probably assume they are still eligible and will erroneously report the expected Social Security assistance as part of their projected income when filing financial-aid forms with colleges.

By the time the error is discovered, it may be too late for such students to obtain financial aid from other sources.

Not only has the Social Security Administration decided not to warn students of their potential loss, but the agency, according to official spokesmen, is continuing to send an outdated notification form to all eligible students five months before their 18th birthdays. The form, which contains no mention of the program revisions, simply informs students that they could be eligible for the aid and advises them, if interested, to contact a branch office of the agency for more information.

This will only compound the problems, some observers contend, because such an announcement implies that the benefits are available—and the students may not discover otherwise until they apply for the aid at local Social Security offices.

Students whose 18th birthday falls after July 1982 will not receive the Social Security letter until next month or later—by which time many of them will have accepted admission to college and filed their financial-aid forms.

Asked why a separate announcement or the notice sent to current Social Security recipients before their 18th birthdays could not inform them of the phase-out of the benefits program, Social Security officials said costs, logistical problems, and bureaucratic delays made it impractical.

One Social Security official who asked not to be identified added that the confusing nature of the federal budget-reconciliation process last summer prevented the agency from preparing for the cuts in advance. "There were several versions of the bill being offered at once with a lot of jockeying around and last-minute revisions in the committees," the official said. "We didn't know what we'd be getting up until August."

WILL BE NOTIFIED

The agency does, however, plan to inform student beneficiaries already enrolled in college of the program changes. According to agency officials, the notice will be attached to the student's end-of-year report—a standard form that participating students receive twice yearly—and will be mailed in late February.

John B. Trollinger, a spokesman for the Social Security agency, suggests that the decision not to inform high-school students of their potential loss of benefits was based less on logistics than on an effort to avoid pointing out a "legal loophole" in

the new law: the possibility that students might somehow qualify for the benefits by enrolling in a postsecondary institution before May 1.

And that is apparently happening to some degree! Hauppauge High School in Suffolk County, N.Y., is arranging early graduation for students affected by the phase-out of the program, and some colleges are establishing dual-enrollment programs for such students.

Mr. Trollinger said the agency did not want to take any action that would have alerted students to the possibility of retaining the benefits by graduating early and enrolling in college before the May deadline.

"It is not the intent of the [Social Security] administration to notify students of methods on how to circumvent Congress's action," he explained. "The administration accepted the Congressional mandate to remove those students from Social Security rolls, and it was the clear intent of Congress for us to go through with those changes immediately."

In interviews, however, Congressional aides offered very different opinions on the actual intent of program revisions, particularly on the reasons for setting May 1 as the cutoff date for eligibility.

"Congress never said that current high-school seniors were to be excluded from the program," according to a Senate Finance Committee aide.

"All that the bill said was that all students enrolled in college before May 1982 were covered. The bill was never meant to preclude them from using the option of early graduation" in order to qualify for the benefits.

Other Congressional aides explained that under the Reagan Administration's proposal to eliminate the program, only those students who were enrolled in colleges by Sept. 1, 1981, would have been "grandfathered" into the program.

This, they said, would have disqualified students who graduated from high school last June but did not register full time before Sept. 1.

"There was a feeling among some members of Congress that those first-term college freshmen shouldn't be cut from the program," said another staff member of the Senate Finance Committee.

"The June graduates had already made plans in advance, such as filling out financial-aid forms. Their colleges had already calculated their financial aid using that data. If we had cut the benefits in September as the Administration had requested, we would have left a lot of people high and dry."

The May cutoff date was chosen, the staff member said, in order to give the June graduates ample time to enroll in colleges so they could qualify for the benefits. "We never really considered the May date a loophole for current high-school seniors who wanted to graduate early," he said. "The issue never came up, as far as I can tell. If Congress wanted to prevent them from qualifying, it could have placed language to that effect in the bill. I guess they just didn't think about it."

Several Congressmen, however, apparently did think of the potentially disastrous effect the cuts could have on unsuspecting high-school and college students. According to John P. Mallan, a vice president of the American Association of State Colleges and Universities and chief education lobbyist on the issue last summer, they promised "to light a fire under Social Security" to warn the students of the revisions.

Assistants to the legislators who made those claims, however, said the warning effort was never organized, partly because the program cuts "were lost in the crunch and crush of the reconciliation process."

"It was a funny deal in that we expected much more hue-and-cry about getting notices out," said a staff member of the Social Security subcommittee of the House Ways and Means Committee. "But there really was quite a bit of support for the President's budget-cutting proposals at the time, at least a lot more than we expected. I guess that no one wanted to be the harbinger of bad news, even if it was their actions that caused it."

Another senatorial aide said that shortly after the budget cuts were passed last summer a Social Security official assured her both current and potential beneficiaries would be notified of the change.

"This was very early in the game and was done in a very casual manner, so we didn't press the matter any further," the assistant said. "I had no idea that they had made a decision against sending the notices to high-school students. That's very upsetting."

According to a brochure, titled "Social Security Checks for Students 18 to 22," which officials say is available in local Social Security offices, students who were receiving Social Security benefits of any sort prior to September 1981 will continue to receive monthly payments until they finish school, reach age 22, or through April

1985—whichever comes first—provided that they are in full-time attendance in college or other postsecondary institutions before May 1982.

New regulations, however, make the following changes:

Eligible students will no longer receive checks for May, June, July, or August beginning this year even if they attend school then.

They will no longer be eligible for any future general benefit increases, as will other beneficiaries.

The amount of their future payments will be gradually reduced. Students will receive: 25 percent less beginning with the September 1982 check (which is due on Oct. 1); 50 percent less effective September 1983; 75 percent less effective September 1984; and no more checks after April 1985.

Students who first qualified for any sort of Social Security aid in September 1981 or after and who are currently attending college or another postsecondary institution will receive checks only through July 1982, according to the brochure. No checks will be paid for any month after that.

Students who received their first Social Security check in September 1981 and who are still in high school will also continue to receive benefits through July 1982. Beginning in August 1982, however, they will stop receiving checks upon reaching age 19 except that:

A student can continue to receive payments until the end of the term in which he or she turns 19.

If the student's school does not operate on a semester or quarter basis, the checks may continue until the student completes the course or for two months after the month he or she turns 19, whichever comes first.

The 16-year-old education-benefits program has grown tremendously since it began in 1965. That year \$165 million was disbursed to 206,000 students, who received monthly benefits that averaged \$66.73, according to Social Security officials. Last month, the officials said more than 760,000 shared about \$196 million in benefits, which now average \$258 per month.

There is some confusion about the accuracy of these figures, however. Last month, for example, one Social Security official said the total number of students receiving benefits in April 1981 was 904,000.

Another agency official reported that in December 1980 a total of 733,758 students received the benefits. By December 1981, he said, that figure had only risen to 760,508. The second agency official also reported figures that indicated that participation in the program peaked in December 1977, when some 856,000 received student-benefit checks.

[From the Chronicle of Higher Education, Jan. 20, 1982]

STUDENTS RUSH TO BEAT CUTOFF OF SOCIAL SECURITY AID

(By Janet Hook)

With thousands of students facing a May 1 deadline for enrolling in college or losing their eligibility for Social Security education benefits, some high-school seniors are trying to get an early start on their college careers this spring.

Although such moves to beat the May 1 cutoff of benefits—and special efforts by colleges and universities to accommodate such students—have been seen only in scattered regions thus far, the numbers are expected to grow as more high-school seniors and their families learn of the impending elimination of a \$2.3-billion program by the Social Security Administration.

In its budget-cutting campaign last summer, Congress voted to phase out the Social Security student benefit program, which aids students if one of their parents is dead, disabled, or retired. In 1981 the program provided benefits averaging \$3,000 a year to about 700,000 students, according to the Social Security Administration.

Under the phase-out plan approved by Congress, students who have not enrolled full time at an institution of higher education by May 1 will no longer be eligible to draw benefits.

Most beneficiaries enrolled by May 1 will be able to continue receiving payments, but their benefits will be gradually reduced under provisions designed to end the program by 1985.

The cuts received little public attention at the time Congress approved its massive package of budget reductions. In recent weeks, educators and legislators have tried to spread the word of the impending cutoff to high-school officials and students, while criticizing the Social Security Administration for failing to do so.

"We're still trying to inform people, trying to beat the clock," said Mary E. Post of the American Personnel and Guidance Association.

ANXIETY PROMPTS INQUIRIES

In some areas where the word has been spread, college officials have received inquiries from anxious parents and students hoping to avoid the May 1 cutoff by enrolling in college for the winter or spring term.

Such students have few options, officials say. Some colleges have already begun the second semester, and many students learned of the impending changes too late to accelerate their programs in time to enroll this spring.

Some institutions, however, have more flexible academic calendars, with well-established programs for high-school students who graduate in January or provisions for the dual enrollment of students who are expected to complete the requirements for a high-school diploma.

On Long Island, N.Y., where an active group of college and high-school officials have been spreading word of the impending Social Security changes since fall, Suffolk County Community College has enrolled 400 high-school students under its early admission program. That is a tenfold increase over last year, said Douglas W. T. Steele, director of admissions at Suffolk. He attributed it to the enrollment of students facing the loss of Social Security benefits.

Mr. Steele said he expected few of those students to continue at Suffolk, because most had already been accepted by other colleges for the fall.

Mr. Steele reported that few of his colleagues elsewhere in New York had seen a comparable influx of applicants for early admission. Things are "pretty quiet," Mr. Steele said, "but they won't be quiet a couple of months from now," as the May 1 deadline draws near.

EFFECT AT HOFSTRA

At Hofstra University, Joan E. Isaac, director of admissions, said about a third of its 60 entering freshmen for the spring were high-school seniors who would have been affected by the Social Security cutoff.

In addition, Hofstra officials said, as many as 600 of its 6,000 students will be affected by the reduction in payments to current beneficiaries.

In Michigan, Delta College will begin four spring-term courses on April 28—a week before the regular opening of the term—to accommodate high-school students affected by the Social Security cutoff.

In the Washington State legislature, three Democratic Senators introduced a bill last week that would allow colleges to enroll students in April. Although legislation is technically not needed for colleges to alter admissions policies, a staff member said the bill would give such action an "official stamp of approval."

At Dundalk Community College in Maryland, officials have set up a special program, "Project Helping Hand," to advise students who are affected by the cutbacks. "A lot of folks were caught off guard by this," said Michael Galliazo, director of admissions at Dundalk. "But we don't want to do anything that would encourage students to drop out of high school."

At the University of South Alabama, officials have only recently begun to receive inquiries from families affected by the impending cuts.

Although the university has an early admissions program for academically qualified high-school students, J. David Stearns said the university's facilities and faculty might not be able to handle the unexpected addition of many high-school students.

The Social Security Administration has recently come under fire from school officials and education groups, including the American Association of State Colleges and Universities, for failing to notify students of the impending cutbacks or the elimination of eligibility for the benefits.

John Trollinger, a spokesman for the Social Security Administration, said pamphlets explaining the changes in student-benefit guidelines had been available in local Social Security offices since last fall, and that students now receiving benefits would be notified in late February or early March of the scheduled reductions in their benefits over the next three years.

The Social Security Administration plans to send no direct notice to high-school seniors about the elimination of benefits for those not enrolled in college by May 1. Instead, it will continue its past practice of sending notices to such students five months before their eighteenth birthdays, asking them to report their college plans. After those forms are returned, Mr. Trollinger said, students will be told of the cutoff of student benefits by local Social Security offices.

WARNINGS FROM CONGRESSMEN

Under that procedure, he said, only students whose eighteenth birthdays fall before July, 1982, have been sent such forms so far.

At least two U.S. Congressmen have acted to give their constituents more direct advance warning of the coming cutbacks. Rep. Thomas J. Downey, Democrat of New York, sent letters last fall to every college in New York State and every high school in his district to alert them to the changes in Social Security law. Rep. Peter A. Peyser, another New York Democrat, plans to send a similar letter to almost 14,000 guidance counselors around the country.

Despite those efforts, many educators fear that students will learn of the new Social Security restrictions too late to change their academic plans to avoid the cutoff, or, if they are already drawing benefits, to find other sources of aid to compensate for the reduced aid they will receive as the program is phased out.

Dallas Martin, executive director of the National Association of Student Financial Aid Administrators, said students who are not aware of the new Social Security guidelines might overstate the amount they expect to receive in such benefits when they apply for other sources of aid—which might mean they would receive less money than they are entitled to from other loan and grant programs.

One Social Security official emphasized that to qualify for benefits high-school seniors seeking admission to college before May 1 must be enrolled full time—according to the regular standards set by the institution for students. If an institution sets special standards of full-time attendance for students of full-time attendance for students affected by the Social Security changes, the official said, "we won't recognize those standards."

CONGRESS OF THE UNITED STATES,
HOUSE OF REPRESENTATIVE,
Washington, D.C., January 12, 1982.

DEAR COUNSELOR: With the enactment of the Administration's budget reduction package last year, major changes were made in a great number of domestic programs. Among the changes is the scheduled elimination and phase-out of the Social Security student's benefit for persons attending institutions of higher education or other post-secondary schools.

Since the students benefit will not be eliminated until May 1982, seniors in high school or students enrolled in GED programs, who have been receiving Social Security children's benefits as of August 1981, still have time to qualify for the student benefit for their post-secondary education. In order to do this, these students must be enrolled and attending classes at a post-secondary school, on a full-time basis, by May 1982. Although student benefit payments would be discontinued over the summer months and would be reduced by 25 percent each year, some assistance would be available until a person finishes school, reaches age 22, or until April 1985, whichever comes first.

Those students who have been receiving the children's benefit but have been worried that the Social Security cuts could prevent them from continuing their education, may therefore want to take advantage of this opportunity. If these students have accumulated credits sufficient to complete high school, early graduation and enrollment in college by May of 1982 is an option they may want to consider. Since full-time attendance at a post-secondary school by May of 1982 is essential to extend eligibility, while actual graduation from high school is not, alternate arrangements to meet the high school's graduation requirements and the requirements for matriculation at the post-secondary school may also be made by a student.

While it is regrettable that some people will find themselves in a position of having to accelerate their last year of high school to qualify for these benefits, I feel it is important to inform those students who have been receiving the Social Security children's benefit that their eligibility for post-secondary benefits can be assured. Since the Social Security Administration was not planning on making any special effort to notify those students who would be affected, I have taken the liberty of writing to you and other counselors throughout the country. I trust you can apprise those eligible students of the availability of benefits so they can make a determination of what is in their best interest. Questions about a student's specific situation should still be directed to the local Social Security office.

Sincerely,

PETER A. PEYSER.

[From Infosystems, January 1982]

DP OVERLOAD THREATENS SOCIAL SECURITY BENEFITS

The Social Security Administration (SSA) has fallen so far behind in processing data on employee earnings that some workers could lose part of their retirement benefits. One reason for the lag, according to SSA spokesmen, is problems encountered in transferring information to the agency's computer system—which Social Security officials term "antiquated."

The problem had its roots in a 1978 change in employer wage reporting requirements. The switch from quarterly to annual reporting resulted in a once-yearly avalanche of forms, which the SSA's outmoded DP system was unable to handle.

Since then, the agency has been striving to catch up with its processing, and has cleared up most of the backlog. Even so, records of hundreds of thousands of wage earners, stretching as far back as 1978, have not yet been processed. The SSA has been waiving its limitation on the time allowed to update and correct records "because we can't keep up with all the information pouring in", according to a spokesman. There is no way to be certain how many errors have been caused, or the number of retired persons who may have lost benefits due to them.

AMERICAN PERSONNEL & GUIDANCE ASSOCIATION,
Falls Church, Va., February 8, 1982.

HON. J. J. PICKLE,
Chairman, Subcommittee on Social Security, House of Representatives, Washington,
D.C.

DEAR CHAIRMAN PICKLE, I want to express my appreciation and that of the American Personnel and Guidance Association for the opportunity to testify at the Social Security Student Benefits Hearing on Friday, February 5, 1982. I thought your handling of the hearing was extremely fair, you appeared to be looking for solutions not operating on pre-conceived notions. For that you should be complimented.

I do hope that you will duly consider the recommendations this Association offered in your deliberations on this important matter. I would also subscribe, as a short term solution, to the suggestions made by Congressmen Downey and Solomon, to extend the May 1st deadline so that current high school seniors would not be disenfranchised from college opportunities which might be theirs.

I've reflected on the four questions that you asked each of us in the education panel to answer. Frankly, there are only two that I can respond to with any degree of accuracy. The first question, "What official notice did our Association get from the Social Security Administration on the Student Benefit changes?" Officially, we received, to my knowledge, only the attached document. I mentioned that in my testimony. It is a "Summary of Social Security Legislation and National Commission on Social Security Reform" transmitted January 7, 1982 by Eleanor J. Bader from the Social Security office in Baltimore, Maryland, and received by APGA on January 18, 1982. It is 14 pages of single spaced, detailed changes in the Social Security Administration's laws resulting from P.L. 97-35 and P.L. 97-123. There was no targeting to the counseling community and/or counselors in the schools through this association, calling attention to the Student Benefit changes. A copy of that document is attached for your information.

Your second question, "When we sought information from Social Security Administration, did we get it?" I must be candid in my response about this. We were made aware of the Student Benefit changes so late (January 18, 1982) that there was not time to query the Social Security Administration. Since then, we spent our time trying to disseminate information on the changes to the counseling community and our membership throughout the nation. To sum up, we did not seek information from the Social Security Administration so we really can't answer that question.

Your fourth question is also difficult. "How many students across the nation in Security Administration with forms attached, and were such forms in appropriate language format for students?" We received no forms and we asked for none.

Your fourth question is also difficult. "How many students across the nation in high schools have been cut off because of the elimination of Student Benefits under the Social Security changes?" The commercial press, and I have some attachments citing articles in my testimony, has identified a range of students affected, between 40,000 and 300,000. Our Association has no mechanism to validate on a school district by school district basis the exact number of students affected by the elimination of Student Benefits under OASDI. It would be my guess the only agency that could correctly identify this number would be the Social Security Administration.

However, after hearing Mr. Simmons' testimony on February 5, 1982, it appears that the computerization of Social Security information in that agency is in deep trouble. I'd like to share with you two isolated items which may support the confusion that they are experiencing in their Data Processing operation.

Item 1. I am attaching an article from a magazine entitled "Information Systems." This speaks to the Data Processing systems problems.

Item 2. Our Association did a pilot study for employees relative to employee's contributions and the Association's contributions to Social Security through payroll deductions several months ago. Although we have faithfully contributed to the Social Security system since the inception of our Association in 1952, the Social Security records show no contributions in 1979 by any APGA employee and some doubt about contributions in 1980. Hopefully, this will get straightened out as it could adversely affect any employee of our Association who might be seeking retirement and the benefits accrued from Social Security contributions if such retirement was in the next year or two.

I can appreciate the fact that this Administration, as Mr. Simmons indicated, is working with a cumulative problem perhaps not of this Administration's making but a long time in development. Nevertheless, that does not exacerbate the situation. The responsibility to retirees and the responsibility of the Administration still exists.

Again, thank you for your invitation to participate in the hearing on February 5, 1982. Please share my appreciation for the contributions made by your other colleagues, Mr. Andrew Jacobs, Mr. James Shannon and Mr. James Martin. Their participation was duly noted by the education community.

Sincerely,

P. J. McDONOUGH, Ed.D.,
Associate Executive Vice President.

P.S. I'm attaching a brochure that describes "What Is Counseling?" This may help you in understanding our role in working with children, youth and adults.

DEPARTMENT OF HEALTH AND HUMAN SERVICES,
SOCIAL SECURITY ADMINISTRATION,
Baltimore, Md., January 7, 1982.

SUMMARY OF SOCIAL SECURITY LEGISLATION

Enclosed is a summary of congressional action taken on Social Security Administration related bills during the first session of the 97th Congress.

More than 1000 SSA-related bills were introduced, 47 hearings on SSA issues were held, and major changes were enacted as a part of the Omnibus Reconciliation Act of 1981 (P.L. 97-35) and H.R. 4331 (P.L. 97-123) to restore the Social Security minimum benefit to current beneficiaries.

NATIONAL COMMISSION ON SOCIAL SECURITY REFORM

On December 23, Secretary Schweiker invited members of the Commission to serve in addition as members of the Social Security Advisory Council. Advisory councils are appointed every 4 years to review the status of the trust funds.

ELEANOR J. BADER.

Enclosure.

SOCIAL SECURITY LEGISLATION DURING THE 97TH CONGRESS, FIRST SESSION
(JANUARY 3, 1981 - DECEMBER 16, 1981)

ENACTMENTS

Public Law 97-35 (H.R. 3982), Omnibus Budget Reconciliation Act of 1981--Signed on August 13, 1981

Makes the following changes in the Old-Age, Survivors, and Disability Insurance (OASDI), Supplemental Security Income (SSI), Aid to Families with Dependent Children (AFDC), and Child Support Enforcement (CSE) programs and establishes a block grant for Low-Income and Home Energy Assistance (LIHEAP):

OASDI PROVISIONS

- o Minimum Benefit. Eliminates the regular minimum benefit for months after October 1981 for all beneficiaries who initially become eligible for benefits after that date. The minimum benefit is eliminated for benefits payable for months after February 1982 for all other beneficiaries.

Provides that recipients age 60 through 64 who get their minimum benefits reduced under this provision, and who would be eligible for SSI benefits under present law if they were age 65, can receive an SSI payment in an amount not to exceed the difference between their newly-reduced Social Security benefit and the amount which they had been receiving under prior law. This special-SSI payment will not be adjusted for changes in the cost of living, nor will the recipient be entitled to State supplementary payments or to other benefits such as food stamps or Medicaid as a result of receiving the special SSI payment.^{1/}

- o Student's Benefits. Eliminates benefits to new post-secondary students age 18-21 who are full-time students at institutions of higher education or other post-secondary schools and allows benefits to elementary or secondary students only up to age 19, effective with benefits payable for August 1982. Certain students who begin post-secondary school before May 1982 may continue to receive benefits up until age 22; however, these benefits will be reduced 25 percent each year, and no cost-of-living adjustments or summer-month benefits will be paid.
- o Disability Offset. Extends the Workers' Compensation (WC) offset concept by providing for a disability offset (the so-called Megacap) under which a worker's Social Security disability benefits are reduced (if necessary) so that the sum of disability benefits payable under Federal, State, and local public programs (with certain exceptions, such as Veterans Administration benefits) will not exceed the higher of 80 percent of the worker's "average current earnings" or the disabled-worker family's total Social Security benefits.

^{1/} P.L. 97-123 subsequently restored the minimum for current beneficiaries (and repealed the special SSI payment)--see p. 9 for complete explanation.

Also modifies the prior WC offset by extending the disability offset to disabled workers age 62-64, and by making the offset effective with the month of the individual's first concurrent entitlement to Social Security disability benefits and other disability benefits, instead of the month of application for Social Security disability benefits or, if later, the month in which the Secretary is notified of such other entitlement. In addition, the prior restriction against the offset when a State plan calls for reducing State WC benefits because of receipt of Social Security disability benefits, is limited to those States having such a plan in effect on February 18, 1981.

- o Terminate Mother's and Father's Benefits When Child Attains Age 16. Ends entitlement for the mother or father caring for a child who receives child's benefits when the child reaches age 16 (rather than age 18, as under prior law).
- o Payment of Benefits in Month of Entitlement. Provides that workers and their spouses (including divorced spouses) may not receive old-age benefits for a month unless they meet the requirements for entitlement throughout that month. The major effect, in the vast majority of cases, is to postpone entitlement to old-age benefits for persons who claim benefits in the month in which they reach age 62 to the next month.
- o Lump-Sum Death Payment. Provides that effective for insured workers who die after August 1981, the \$255 Lump-Sum Death Payment may be paid only to the spouse living with the worker at the time of death or to a spouse (excluding a divorced spouse) who is eligible for widow's or widower's benefits for the month in which the worker died. If there is no spouse eligible for the payment, it will be made to children who are eligible for monthly benefits in the month of death.
- o Rounding Benefits. Provides that OASDI benefit amounts will be rounded to the next lower 10 cents at every step of the benefit calculation and then to the next lower dollar (after deducting any SMI premium) at the final step.
- o Retain Social Security Earnings Test Exempt Age at 72 through 1982. Retains, through 1982, age 72 as the upper age limit at which the earnings test no longer applies; beginning in 1983, the limit will be age 70. (Under prior law, the upper age limit at which the earnings test no longer applies would have been lowered from 72 to 70 beginning in 1982.)
- o Reimbursement of States for Successful Rehabilitation Services. Provides that the cost of Vocational Rehabilitation (VR) services provided by the States to Social Security disability beneficiaries will be reimbursed from the trust funds only if the disabled beneficiaries successfully engage in Substantial Gainful Activity (SGA) for 9 continuous months and if the VR services contributed to the successful return to SGA.
- o Pension Information Reimbursement. Authorizes the Secretary to charge requestors the full cost of furnishing detailed earnings information to enable an employee benefit plan to comply with the Employee Retirement Income Security Act or for any other purpose not directly related to the administration of the programs under the Social Security Act.

STATE PAYMENTS

- o Unashed SSI Checks. Establishes a process for crediting a State for what SSA is making State supplementary payments with its share of SSI checks that remain unashed for 180 days after the date of issue. An SSI check that is presented for payment after the State has been credited with its share of the payment will be honored. In these cases, the State will be reimbursed for its share of the amount of the paid checks.

The Treasury Department is required to notify SSA monthly of outstanding unashed checks and SSA will credit States for their shares of that amount. SSA is required to investigate the reasons the checks have not been ashed.

- o Food Stamp Cash-Out. Changes the criteria for determining whether a State is providing cash in lieu of food stamps to its SSI recipients and, therefore, whether SSI recipients in that State may receive food stamps. Effective July 1, 1981, at the State's request the Secretary will find that the State is cashing out food stamps for SSI recipients by including the value of food stamps in its State supplementary payment levels if the State had cash-out status in December 1980 and continues without interruption to pass through cost-of-living increases in Federal SSI benefits to persons receiving State supplementary payments. Thus, the law permits California, Massachusetts, and Wisconsin, the only States that had cash-out status in December 1980, to continue to provide cash in place of food stamps for their SSI recipients, so long as they meet the pass-through requirements.
- o Funding of Rehabilitation Services for SSI Recipients. Similar in effect to the reimbursement conditions provided for VR to Social Security disability beneficiaries except that the cost of VR services provided by the States to blind or disabled SSI recipients will be reimbursed from general revenues. SSA is still required to refer blind or disabled SSI recipients age 16 or older for VR services, and blind and disabled SSI recipients will continue to be required to accept VR services as a condition of SSI eligibility.
- o Health Services for SSI Children. Retains the mandatory referral of disabled or blind children under the age of 16 for medical, educational and social services but deletes the funding authority to provide reimbursement to States that provide such services to SSI recipients who are under age 16.
- o Monthly Retrospective Accounting. Changes the method of computing the SSI benefit to one under which the benefit amount is computed on a monthly basis and is based on income, living arrangements and other conditions in the previous (or second previous) month. Eligibility, however, will be determined based on the current month's circumstances, and both eligibility and the amount of the benefit will be determined based on the current month's circumstances for those applying for the first time and for those for whom benefits are being reinstated following a period of ineligibility.

The provision also gives the Secretary authority to waive the restrictions on eligibility for people in certain public institutions or the \$25 limit on the payment amount applicable for people in Medicaid certified facilities if waiving such restrictions will facilitate the individual's release from the institution. This will permit the Secretary to pay benefits, in the month an individual leaves an institution, in an amount appropriate to his or her new living arrangement.

AFDC (continued)

earned income disregard. States may also mean to disregard the earned income disregard, and charges the rules of application of the earned income disregard. Also limits the application of the AFDI and amount of the command disregard to the first 4 consecutive months of which a recipient has earnings in excess of the other disregard. Therefore, the disregard cannot be applied to recipients while the family unit will receive AFDC or shall apply to receipt and state AFDC shall have been earned for 45 consecutive months.

The new formula for AFDC states that the amount of the AFDC payment shall be:

- (a) the applicable disregard;
- (b) the first \$75 of unearned income for the month of receipt;
- (c) 50% of the excess of unearned income for the month of receipt over the first \$75 of unearned income;
- (d) the recipient's earned income for the month of receipt, and the state may elect to disregard during the month of receipt:

(3) and amount of any other credit

There is a limit on income and disregard. For a month of \$100. The limit on these is total equity value is not maintained family income and a portion of that is in the home and non-deductible as being excluded. The formula will determine the maximum value of the deductible expenditure and a family member's equity in a residence will be used for valuation.

Also gives to States to count as income the value of food stamps, and also providing a bonus to the extent that these duplicate the tax and to the components of the state AFDC payment standard.

Basic Income Limit. Provides a gross income limit of 20% per year of the State standard of need.

Income in Excess of the Need Standard. Requires States to calculate long-term income exceeding the State's need standard over the months following the month of receipt.

Treatment of Earned Income Advance Amount. Requires States, in determining a household's eligibility for and amount of AFDC benefits, to include as earned income the advance amount of the Earned Income Tax Credit (EITC) that an individual is eligible to receive, regardless of whether or not he or she has applied for the advance payment.

Income of Stepparents Living with Dependent Children. Requires States (which do not have a State law requiring stepparents to have the same obligations as natural parents) to count stepparents' incomes to the extent they exceed \$75 of earned income for lesser amount for part-time work, the State's standard of need for the stepparent and his dependent living in the same household (but not in the assistance unit) as claimed on his Federal personal income taxes, amounts paid by the stepparent to individuals not living in the household and claimed by him as dependents, and payments of alimony and child support.



- o Community Work Experience Programs (CWEP). Allows States to operate CWEPs. Mandatory Work Incentive (WIN) program registrants (and, at State option, parents of children age 3-5 if child care is available) can be required to work in these programs. The maximum number of hours of work that can be required is determined by dividing the AFDC benefit by the Federal or State minimum wage, whichever is greater.

CWEPs must provide:

1. appropriate health and safety standards;
2. that the State not displace those currently employed or fill established vacancies;
3. reasonable conditions of work;
4. reasonable travel distance; and
5. that the State will pay work-related expenses up to a maximum set by the Secretary.

Coordination with WIN is required. Federal matching funds are not available for materials, equipment, or supervision of work.

- o Providing Jobs as an Alternative to AFDC. Allows States to use Federal AFDC funds to provide or subsidize jobs with public or nonprofit entities or day care providers as an alternative to AFDC and to vary the need standards for groups of individuals to encourage acceptance of jobs. Also allows Medicaid coverage to be continued for family units with participants in subsidized jobs. States will receive Federal funds for work supplementation on the basis of what would have been payable under their State plan as in effect in May 1981 (adjusted for modifications required by Federal law).
- o Work Incentive Demonstration Program. Provides for a 3-year demonstration program which allows any State to develop its own work incentive program in lieu of the Federal WIN program, using WIN funds and any other Federal funds available for work programs for AFDC recipients.
- o Effect of Participation in a Strike on Eligibility. Provides that no aid be paid to a family in which a caretaker relative is engaged in a strike, and no other individual may have his needs included in an AFDC grant if he is participating in a strike. This provision also requires States to specify that participation in a strike will not be considered good cause for failing to register for any AFDC work or training program, or for leaving or refusing to seek or accept employment.
- o Age Limit of Dependent Child. Continues to require payments of AFDC benefits to children under age 18 and allows, at State option, payments to 18-year-old, full-time students who are expected to complete their secondary education (or equivalent level of vocational or technical training) before age 19. Payments to all other students are eliminated.

- o Limitation on AFDC to Pregnant Women. Gives States the option of providing benefits to a pregnant woman when it has been medically verified that the child is expected to be born within the following 3 months and the woman would be eligible to receive AFDC if the child were born and living with her. In addition, States will be permitted to provide Medicaid coverage to any woman whose pregnancy has been medically verified and who would be eligible for AFDC (based on a one-person assistance unit) if the child had been born and living with her.
- o Aid to Families with Dependent Children by Reason of the Unemployment of a Parent. Changes the Aid to Families with Dependent Children of Unemployed Fathers (AFDC-UF) program to Aid to Families with Dependent Children of Unemployed Parents (AFDC-UP) program and makes conforming changes. A family is eligible for AFDC-UP if the principal earner is unemployed. The principal earner is the parent, in a home in which both parents are living, who earned the most in the 24-month period preceding application for AFDC.
- o Work Requirements for AFDC Recipients. Requires children age 16 and 17, including college students, to meet the work requirements unless attending full-time an elementary, secondary or vocational school. Further, the parent or relative of a child under age 6 is required to meet the work requirements unless personally providing care for the child with only brief and infrequent absences from the child.
- o Retrospective Budgeting and Monthly Reporting. Requires States to use retrospective budgeting and monthly reporting. First, in determining eligibility for a month, States must use the income, composition, and other relevant circumstances of a family as they exist during such month and then, if eligibility exists, determine the payment for a month, by using the income and other relevant circumstances as they existed in the preceding month (or, at State option, with Secretarial approval, the second prior month). However, for payment for the first month (or the first and second months, at State option with Secretarial approval) in a period of consecutive eligibility, the State must use the income and other circumstances in that month(s).

Also requires that the State require recipients, as a condition of continuing eligibility, to report monthly the information needed by the State to determine eligibility and payment amount. However, when monthly reporting for certain categories of recipients would create an unwarranted administrative expense, a State may, with prior Secretarial approval, require reports less frequently.

Federal matching will not be provided for any payments States make to a family if the Secretary determines that the payment was not made in accordance with retrospective budgeting procedures.

- o Prohibition on Payments of Less Than \$10. Prohibits States from paying AFDC benefits when the family is eligible for a monthly payment of less than \$10. Persons denied assistance because of this prohibition, however, will be deemed to be AFDC recipients for purposes of eligibility under all AFDC-related programs except Community Work Experience Programs.

- o Removal of Limit on Restricted Payments. Removes the limit on the portion of the caseload for which restricted payments can be made. A restricted payment may be made either when the State determines that a caretaker relative has mismanaged funds or when a recipient voluntarily requests payment in this form.
- o Adjustment for Incorrect Payments. Requires States to take prompt action to correct all overpayments and underpayments.
- o Reduced Federal Match of Training Costs. Reduces the Federal match for training from 75 to 50 percent.
- o Attribution of Sponsor's Income and Resources to Aliens. Makes the sponsor of an alien liable for the alien's support for a period of 3 years after entry. The income and resources of a sponsor and his spouse, except for specific amounts allowed to meet their own needs and those of any dependents, are considered to be the income and resources of the alien.
- o Eligibility of Aliens. Places the current regulations denying AFDC to illegal aliens into the statute and brings AFDC into conformity with SSI and similar programs by limiting eligibility to United States citizens, lawfully admitted aliens and certain refugees.

CSE PROVISIONS

- o Collection of Past Due Child and Spousal Support from Federal Tax Refunds. Changes the IRS procedures that were authorized under prior law and amplifies existing authority. Upon receiving notice from a State child support agency that an individual owes past due support which has been assigned to the State as a condition of AFDC eligibility, the Secretary of Treasury is required to withhold from any tax refunds due that individual an amount equal to any past due support. The withheld amount is sent to the State agency, together with notice of the taxpayer's current address. States are required to reimburse the Federal Government for the cost of the procedure. "Past due support" is defined as the amount of a delinquency, determined under court order or an order of an administrative process established under State law, for support and maintenance of a child or of a child and the parent with whom the child is living.
- o Collection of Support for Certain Adults (applicable only to AFDC cases). Permits States' child support agencies to collect support for a child's parent (with whom the child is living) as well as for the child himself, but only if a support obligation has been established with respect to such parent. This provision also extends use of IRS collection procedures for spousal support and for obligations established by administrative process under State law.
- o Cost of Collection and Other Services for Non-AFDC Families. Requires States to retain a fee equal to 10 percent of the support owed in accordance with State law. This 10-percent fee is charged against the absent parent; however, no amount collected may be considered a fee unless the current month support obligation has been satisfied. Any fees collected will be used to reduce the administrative costs for which the State claims Federal matching.
- o Child Support Obligations Not Discharged by Bankruptcy. Reenacts section 434(b) of the Social Security Act, a provision that provides that a child support obligation assigned to a State as a condition of AFDC eligibility is not dischargeable in bankruptcy.

- o Child Support Intercept of Unemployment Benefits. Requires Child Support Enforcement agencies to determine on a periodic basis whether any individuals receiving Unemployment Compensation or trade adjustment assistance benefits owe child support obligations. The State Employment Security agency is required to pay to the child support agency outstanding child support obligations owed by an individual receiving unemployment benefits, through an agreement with the individual or through the legal processes of the State.

LIHEAP PROVISIONS

- o Appropriations and Allocation of Funds. Repeals the "Home Energy Assistance Act of 1980" effective October 1, 1981, and replaces it with the "Low-Income Home Energy Assistance Act of 1981." Authorizes \$1.875 billion for each of the next 3 fiscal years (FY 1982, 1983 and 1984). Between 0.1 percent and 0.5 percent of these funds must be used for energy assistance in the Territories and the remainder is to be allocated to States and the District of Columbia. Each State receives the same proportion of Federal funds appropriated under this Act as it received during FY 81 in connection with the repealed Act. No State match is required. Indian tribal organizations may receive a pro rata share of a State's allocation by submitting an appropriate plan directly to the Secretary.
- o State Requirements. Although LIHEAP is authorized as a block grant, States must submit an annual application for funds under this program, and that application must contain assurances that all requirements in the Act will be met. Specifically, States may serve only beneficiaries of certain Government programs and other low-income households. They must initiate an outreach program and, by the second year, conduct public hearings. They must also maintain adequate controls and undertake periodic audits, provide fair hearings and not discriminate.
- o Use of Funds. States are permitted to use up to 10 percent of their allocations for administrative costs with any additional administrative costs being met by States. They may use no more than 15 percent of these funds for weatherization and they must reserve a reasonable amount for weather-related and/or supply-shortage emergencies.

States may direct up to 10 percent of their allocations to certain other federally assisted programs (i.e., community or social services) and carry over into the following fiscal year up to 25 percent of these funds. Benefits under this program may be paid to eligible households or to energy suppliers.

Public Law 97-86 (S. 815), Department of Defense Authorization Act—Signed on December 1, 1981

Title IX of the Act contains provisions to require draft registrants, at the time of registration, to furnish to Selective Service his Social Security number and other prescribed identifying information and permit the President to require the Secretary of HHS to furnish to Selective Service the name, date of birth, Social Security number and address of any individual required to register for the draft.

P.L. 97-98 (S. 884), Agriculture and Food Act of 1981--Signed on December 22, 1981

Title XIII, Food Stamp and Commodity Distribution Amendments of 1981, contains amendments designed to eliminate waste, fraud, and abuse in the food stamp program. Includes Social Security-related amendments to:

- o Require State agencies to use Social Security and State unemployment wage and benefit information for purposes of determining food stamp eligibility. (The use of SSA information would not be required if the information is already available to the administering State agency.)
- o Require a participating food stamp household to provide a Social Security number at time of application.
- o Authorize pilot projects in which SSI, AFDC, and Medicaid recipients who qualify for food stamps can file one application for benefits under the aforementioned programs.
- o Make SSI and AFDC households eligible to participate in the food stamp "cash out" pilot projects which provide cash instead of stamps and continues the pilot program (scheduled to expire October 1, 1981) through October 1, 1985.

P.L. 97-123 (H.R. 4331), Restoration of the Social Security Minimum Benefit and Other Changes--Signed on December 29, 1981

- o Restores the minimum benefit for current beneficiaries. Eliminates the benefit for new beneficiaries--people who reach age 62, die, or become disabled after 1981. Entitlement to the minimum benefit would be retained for those eligible after October 1981 and before November 1991 who are members of a religious order under a vow-of-poverty which elected to be covered under Social Security before December 29, 1981.
- o Permits interfund borrowing among the OASI, DI, and HI Trust Funds through December 31, 1982, with a provision for repayment with interest.
- o Extends the Social Security payroll tax to the first 6 months of sick pay including payments by insurance companies and under State temporary disability insurance laws, and the Railroad Temporary Disability Insurance program. Any portion of such sickness benefits paid for by employee contributions would not be covered.
- o Increase maximum penalties for the misuse of Social Security numbers.
- o Requires that the Secretary of HHS report within 90 days (by March 29, 1982) on the most effective system for improving SSA's current "report of death" procedures.
- o Requires that there be at least seven demonstration projects involving the use of AFDC recipients as home health aides, as authorized under the 1980 Omnibus Reconciliation Act.
- o Requires agencies of the U.S. Government or any State to disclose information necessary to carry out the provisions relating to the prohibition of payments to prisoners.

P.L. 97-127 (S. 1986) Czechoslovakian Claims Settlement Act of 1981--Signed on December 29, 1981

Contains a Social Security-related provision to require the Secretary of State to conduct a review of the exchange of diplomatic notes between Czechoslovakia and the United States which provide the basis for the payment of U.S. Social Security benefits to Czechoslovakian citizens outside the U.S.

PENDING LEGISLATION

H.R. 1635, For the Relief of Jefferson County Mental Hospital--Awaiting Senate Action

On October 6, 1981, the House passed H.R. 1635, which directs the Secretary of the Treasury to pay to the Jefferson County Mental Health Center (Colorado) \$50,000 in full settlement of all claims of the Center against the United States for repayment of amounts equivalent to Social Security taxes which the Center refunded to its employees upon erroneous advice of the Internal Revenue Service. The bill would not remove the earnings credited under Social Security for the Center's employees.

H.R. 2811, Debt Collection Act of 1981--Awaiting Senate Action

On May 18, 1981, the House passed H.R. 2811, a bill designed to increase the efficiency of Government-wide efforts to collect monies owed to the Federal Government. The bill would contain:

- o Require the Office of Management and Budget (OMB) to establish regulations for reporting on debts owed the Federal Government and provide additional procedures for the collections of those debts.
- o Permit Government agencies to notify credit bureaus about individuals who owe money to the Federal Government.
- o Require an annual reporting by Federal agencies to OMB on their debt collection activities.

The Administration's debt management proposals are contained in H.R. 4613 and S. 1249--see p. 13.

H.R. 3207, Social Security Amendments of 1981--Pending in the Committee on Ways and Means, Subcommittee on Social Security (Pickle)

On April 9, 1981, Representative Pickle introduced his proposal for Social Security financing. The Subcommittee considered the bill but did not conclude action. The bill:

- o Reallocates about one-half of the Hospital Insurance taxes to the OASDI Trust Funds and provides partial general revenue financing of the Hospital Insurance program.
- o Permits interfund borrowing among the OASI, DI, and HI Trust Funds as needed, until the close of fiscal year 1990 with a provision for repayment with interest (temporary provision enacted in P.L. 97-123).
- o Phases out post-secondary students benefits (enacted in P.L. 97-35).

- o Terminates mothers' and fathers' benefits when the youngest child reaches age 16 (enacted in P.L. 97-35).
- o Eliminates the Social Security minimum benefit for individuals who first become eligible after December 1981. (Enacted in P.L. 97-123, except that members of a religious order under a vow-of-poverty which elected to be covered under Social Security before December 29, 1981 are exempt.)
- o Rounds benefits to the next lower dime at each intermediate step and to the lower dollar at the final step (similar provision enacted in P.L. 97-35).
- o Authorizes the Secretary to charge requestors the full cost of furnishing detailed earnings information to enable an employee's benefit plan to comply with the provisions of the Employees Retirement Income Security Act or for other purposes not directly related to the administration of the program under the Social Security Act (enacted in P.L. 97-35).
- o Beginning 1982, makes Social Security automatic benefit increases effective for September (payable in October rather than July); also provides transition through an ad hoc partial increase in benefits April 1982.
- o Provides for limited earnings sharing at divorce for spouses divorced after age 50 after a marriage of at least 25 years' duration.
- o Indexes earnings for aged survivors up through the year the deceased worker would have reached age 60, or through the year the survivor reaches age 58, whichever is earlier.
- o Lowers the age at which the retirement test no longer applies to 71 in 1982 instead of 70, as provided in the Social Security Amendments of 1977; eliminates the retirement test for persons 68 and older, beginning in calendar year 1983; and repeals the delayed retirement credit. (Modified version of the first item enacted in P.L. 97-35.)
- o Provides for a disability "Megacap" under which Social Security disability benefits will be reduced to take account of disability payments under certain Federal, State, and local public programs. (Enacted in P.L. 97-35.)
- o Eliminates most Disability Insurance Trust Fund reimbursements for vocational rehabilitation. (Enacted in P.L. 97-35.)
- o Provides for a 35-percent review of Administrative Law Judge reversals in Social Security determination cases and requires that HHS regulations, Social Security Rulings and the manual governing State agencies' adjudication of cases (POMS) would all apply to disability determinations.
- o Provides for an explicit statement in the Social Security law concerning SSA's policy on the evaluation and effect of subjective testimony as to pain and similar symptoms.
- o Raises the substantial gainful activity dollar amount to the level of the earnings test exempt amount for persons under age 65 and thereafter makes the amounts subject to the Social Security automatic adjustments provisions. Also increases the trial work dollar amount.

- o Authorizes trust fund monies for the cost of courses established in medical school which provide instruction in the evaluation of medical impairments.
- o Eliminates the "windfall" portion of Social Security benefits received by persons who also have staff pension benefits from employment by the Federal, State and local governments, and nonprofit organizations not covered by the Social Security system.
- o Prohibits termination of Social Security coverage by State and local government and nonprofit organizations.
- o Extends from December 1982 to November 1987, the spouses offset provision of the Social Security Amendments of 1977, relating to the period in which certain individuals who receive pensions from noncovered public employment would avoid having their dependent's or survivor's Social Security benefit reduced.
- o Requires State and local governments to deposit Social Security taxes due on the same basis as required for private employers.

H.R. 3457 and S. 1292 Companion Bills Containing the Social Security OASDI Legislative Proposals—Administration bills; Several Provisions Enacted in P.L. 97-35

On May 6 and June 1 respectively Representatives Archer and Conable (H.R. 3457) and Senator Dole (S. 1292) introduced the Administration's Social Security OASDI legislative proposal. Many of the provisions, which were submitted to the Congress in February and March were included in H.R. 3207 (previously described and were enacted in P.L. 97-35):

- o Eliminates the "regular" minimum Social Security benefit, effective in August, for current and future beneficiaries. (Enacted in P.L. 97-35 and modified in P.L. 97-123)
- o Eliminates payments to students aged 18-21 pursuing higher education, effective for August, with a 3-year phaseout for current postsecondary student beneficiaries, and eliminates benefits for students in elementary or secondary school upon attainment of age 19, effective for August 1982. (Enacted P.L. 97-35)
- o Establishes a "Megacap" for disability benefits. This would be an extension of the workers' compensation offset to apply to various types of other public disability benefits. (Enacted in P.L. 97-35)
- o Ties eligibility for disability benefits more closely to recent work under OASDI by reinstating the "currently insured" test—6 quarters of coverage in the 13-calendar-quarter period ending with the quarter of disability.
- o Eliminates the use of trust-fund moneys to pay for vocational rehabilitation services for disabled beneficiaries (Similar provision enacted in P.L. 97-)
- o Rounds benefits to the nearest multiple of ten cents, rather than the next higher dime. (Similar provision enacted in P.L. 97-35)

- o Provides for reimbursement to the trust funds incurred in providing earnings information required to enable an employee benefit plan to comply with the Employee Retirement Income Security Act (ERISA). (Enacted in P.L. 97-35)
- o Allows retroactive payment of widow's or widower's benefits for 1 month (but not before the month of death of the worker)—an exception to the general bar to payment of retroactive reduced benefits.
- o Continues the benefits of a disabled widow or widower who marries a retired or disabled worker.
- o Modifies the penalties for failure to make a timely report of excess earnings.
- o Corrects a technical error in the maximum-family-benefit provisions to avoid possible benefit reductions when earnings rise more slowly than the Consumer Price Index (CPI).

H.R. 4613 and S. 1249, Administration's Bills: Debt Collection Act of 1981--
Awaiting Further House and Senate Action

On October 15, the Committee on Ways and Means held a hearing on H.R. 4613, which contains those provisions of the Administration's debt management proposals relating to SSA. The bill would:

- o Require applicants for credit from an agency or Department of the Federal Government, to furnish a Social Security number which could be used to verify identity.
- o Permit IRS to provide to other Federal agencies tax return information for an indebted taxpayer.
- o Permit redisclosure of certain tax return information to private collection and consumer reporting agencies for use in preparing individual credit reports. Stipulates that such information would be destroyed or returned after use by the borrowing agency.

S. 1249 was favorably reported on July 17 by the Senate Committee on Governmental Affairs and on December 3 by the Committee on Finance. The Social Security-related disclosure provisions are identical to the provisions in H.R. 4613.

H.R. 4961, Miscellaneous Revenue Act of 1981--Awaiting Further Senate Action

On December 15, 1981, the House passed the bill with the following amendments of interest to SSA:

- o A technical amendment to the Omnibus Budget Reconciliation Act of 1981 (P.L. 97-35) which would recredit to the SSI appropriation checks which include a Federal SSI payment and which remain unnegotiated for more than 6 months after the date of issue. The amendment broadens the original provision to include checks that contain only State supplementary benefits in order to achieve fully the provision's principal objective of returning to the States their share of funds obligated by unnegotiated SSI checks.
- o Amends P.L. 97-35 to substitute prospective monthly accounting for retrospective monthly accounting. The amendment is designed to (1) eliminate an unintended windfall for recipients who, under the present provision, could receive cost-of-living increases in Social Security and other kinds of benefits that would not be reflected in SSI checks for up to 2 months after receipt; and (2) simplify program administration.

What is counseling?

Counseling, simply stated, is the art of helping people. Professional counselors are individuals trained to share knowledge and skills with those who need help. Counseling recognizes that all persons need help as they routinely pass through childhood, adolescence, and adulthood. Effective counseling is preventive. Counselors help persons with their personal, social, career, and educational development. Counselors serve people through schools, colleges, community agencies, and private practice.

Where do counselors work?

Counselors can be found in these educational and social service settings:

- Schools*
- Colleges and universities*
- Mental health agencies*
- Rehabilitation agencies*
- Correctional facilities*
- Public employment agencies*
- Private practice*
- Community agencies*
- Business and industry*

What do counselors do?

Professional counselors help all people with their personal, social, career, and educational needs. The typical human concerns that counselors deal with include:

- Personal and social development/problems*
- Career and educational guidance*
- Mental health/mental hygiene*
- Physical and vocational rehabilitation*
- Unemployment and underemployment*
- Reentry (school and work)*
- Substance abuse (drugs and alcohol)*
- Family and marriage concerns*
- Parenting*
- Aging*
- Child abuse*

How many counselors are there?

It is estimated that between 100,000 and 125,000 professional counselors work in America. The majority of these persons are employed in educational settings but recent trends suggest a

significant growth of counselors in mental health, community agency, and private practice areas.

What kind of training does the typical counselor have?

Counselors prepare for their roles by studying in a master's degree program at an accredited college or university. While most of these programs are affiliated with schools of education, counselors have had extensive study in related schools of psychology, sociology, mental health, and human resource development.

In addition to their classroom studies, counselors have a practicum or internship experience, a structured opportunity for the student counselor to practice his/her skills and competencies under the careful supervision of an experienced professional counselor. Practicing counselors enrich their professional skills in participating in in-service and professional development programs.

What group represents counselors?

Since its founding in 1952, the American Personnel and Guidance Association has been the professional organization representing counselors in America and the world. APGA is the parent organization for 13 divisions, four regional assemblies and 54 state branches (50 states, District of Columbia, Europe, Puerto Rico, and Latin America). APGA, through these composite parts, addresses the interests of counselors in every work setting, and provides an opportunity for members to become involved at the regional, state, and local level.

Chairman PICKLE. I want to ask each one of you based on these recommendations of Dr. McDonough, if you agree with those approaches, or if you have any variance with him, you let us know.
Mr. Kruse.

STATEMENT OF RICHARD A. KRUSE, DIRECTOR, GOVERNMENT RELATIONS, NATIONAL ASSOCIATION OF SECONDARY SCHOOL PRINCIPALS

Mr. KRUSE. I appreciate having an opportunity to come before you today. I am Richard Kruse, director of government relations with the National Association of Secondary School Principals which represents some 75,000 secondary school administrators across the Nation.

I am not here to discuss the merits or demerits of the social security benefits today. I will restrict my comments today to the May 1 deadline for eligibility of this program and to its effects on the Nation's high schools and their students.

The May 1 deadline coming 1 or 2 months before the current school year ends, we believe, incites senior students to go ahead and drop out of school and rush to enroll in college, if it is possible, thus foregoing in some cases high school diplomas, and some will wind up picking up their GED perhaps in the summer. That is a most inappropriate role for the Federal Government to be inciting our students to drop out of school, to go ahead and get the opportunity to go to college.

Second, the deadline places principals and advisers in the dubious position of advising their students to drop out of school and become eligible for financial aid or to go ahead and complete their high school career and sacrifice thousands of dollars in financial aid.

Most principals would probably wind up advising their students to drop out of school and this would in fact wind up resulting in a further devaluing of our high school diploma.

Third, it is unconscionable in our minds, unfair and certainly inequitable to make such change in the law which completely alters the financial plans and expectations of high school students without adequate notice.

I would remind the chairman, and you are fully aware of this, I know, reports are just now beginning to come in and there may be a floodgate of great criticism of this deadline at a time when students are finishing up their high school careers.

I have talked with some principals down in South Carolina and other places across the country, and for instance, the gentleman from South Carolina was indicating that only several weeks ago six of his students came on in and had a joint meeting with the principal asking what they should do, asking him in fact what he advised, whether they should drop out of school and rush to go ahead and enroll in a community junior college, or whether they should stick around and finish their diploma.

The principal was in a very difficult position, and he wound up advising the kids to drop out of school and work to get their GED later on. He indicated to me he was quite concerned because a couple of those students wound up being quite marginal and was

not sure whether in fact they would complete their college education and was concerned that they may drop out of school, not getting their GED, or the college degree and ending up in a difficult employment situation.

I would suggest that our association feels quite strongly that Congress move to rectify the flaw that the reconciliation act as it is has manifested.

We would call for extending the eligibility for this program to some time perhaps in the summer or perhaps best to September 30 of 1982. We certainly commend you, Mr. Chairman, for taking this issue up, because certainly it is going to be affecting the lives of many students in the future, and I thank you.

[A communication follows:]

TEXT OF LETTER FROM SCOTT D. THOMSON, EXECUTIVE DIRECTOR, NATIONAL ASSOCIATION OF SECONDARY SCHOOL PRINCIPALS

The National Association of Secondary School Principals (NASSP) is deeply concerned about recent revisions in the Social Security Act coming from the Omnibus Reconciliation Act of 1981 (P.L. 97-35). We believe these revisions warrant your immediate attention and correction. Specifically, as Congress acted to phase out Social Security benefits for postsecondary education, it established an abrupt eligibility deadline (May 1, 1982) which is proving to be disruptive to the nation's high schools.

The school year for high school students normally is not completed until June. The May 1st deadline therefore disrupts the educational program for many seniors in the class of 1982 for the following reasons:

1. To qualify for Social Security educational benefits, high school students are dropping out of high school now and enrolling in a community junior or senior college to beat the May 1 deadline. Therefore, they must either forgo a regular diploma, or work out some other accommodation with their school.

2. The May 1st deadline places high school principals and advisers in the dubious position of either advising students to finish high school and sacrifice the possibility of thousands of dollars of financial assistance for college, or to drop out of school and interrupt their education prior to normal graduation. Most principals could not advise students to forgo the financial aid. The result is to further devalue the very high school diploma which educators have been trying to strengthen in recent years.

3. Whatever the merits of revising Social Security benefits for postsecondary education, making such changes in a way that completely alters the financial plans and expectations of high school students in the middle of their senior year, and without adequate notice, is unfair and inequitable.

The high school principals of this nation urgently request Congress to rectify this flaw in the Social Security Act by extending the eligibility deadline so that it will not interfere with the educational careers of the current senior class. This goal would be best accomplished by postponement of the eligibility deadline to September 30 to ensure that students finishing their senior year of high school in June will have adequate time to enroll in the college or university of their choice.

The NASSP urges a most serious consideration of this request to extend the May 1 deadline. Thank you for your interest in this matter.

Chairman PICKLE, I thank you, Mr. Kruse, and I appreciate your three points, and I recognize it does put a principal in a very difficult position. Do you stay there or get out and get enrolled in college?

I don't know what I would do if I were in your shoes. It is a problem, and whether we change it, though, is another question.

I want to ask you, I am asking you as a group to submit this, you don't have to tell me now, but I want you to give it to the committee as soon as you can. I want to know what, if any, official notice did your organization or your members receive from the Social Security Administration on the student benefit program. I want to know what notice, publication, by letter or pamphlet, did you get

from SSA about these things and also about the suggested way of handling it—the dates and the times and the type of information

Second, I want to know whether, when you or your organization sought information from the SSA, did you get it, and did you get it quickly, and was it accurate information.

Third, I would like to know if the information they sent you, the letters they sent you, were the kind of forms that were needed and would be appropriate for students, high school and university students.

I also want to know, in your own estimate, how many students will probably be cut off from education, drop out of school, or will not be able to go forward because of programs.

I would like for you to tell me, particularly the college section people, what would be the overall effect on college enrollments of the double cutback in student benefits and the other aid programs.

Mr. Davis, more specifically, you represent the junior and community college group: Could you give me your figures how much enrollment is up, due to seniors registering early for college?

Do you have an estimate? Are they trying to bring students to you faster? Is that happening?

Mr. DAVIS. Certainly it is happening. In the Chronicle and other newspapers, we have been hearing of other community colleges actually delaying their register deadline to get students in. I don't have those numbers, but I am sure the association could provide those to you somewhat quickly.

Locally in the Maryland area, I would estimate just roughly that we are talking about no fewer than 400 to 500 students.

Chairman PICKLE. From what group and is that nationwide?

Mr. DAVIS. Statewide.

Chairman PICKLE. For Maryland?

Mr. DAVIS. State of Maryland.

Chairman PICKLE. Well, I think each of you could probably make some commentary on that, because each one of your schools is going to be affected.

We are trying to find out how many of the students in high school are dropping out now, trying to get enrolled, give up high school, go back and get their GED later, some way get their diploma and how many are actually getting enrolled.

This is information we need from you, and in answer to the question Mr. McDonough submitted by followup, followthrough by giving us that information. We would like to have that for the record.

[The following letter was subsequently received:]

THE NATIONAL ASSOCIATION OF
SECONDARY SCHOOL PRINCIPALS,
Reston, Va. February 16, 1982

Hon. J. J. PICKLE,

Chairman, Subcommittee on Social Security, House Ways and Means Committee,
Washington, D.C.

DEAR CHAIRMAN PICKLE: On behalf of the National Association of Secondary School Principals, I want to again thank you for affording us the opportunity to share our concerns about the Social Security Act and its implications for disrupting the current high school year. Your concern about this issue, and your leadership in seeking hearings on it is very much appreciated and commended.

Regarding the 100,000 suggestions that you asked each of the panel members to respond to, let me address them in the order they were given.

First, since the enactment of the Higher Education Act of 1965 our organization, which represents some 10,000 secondary school administrators across the land, expressed no interest at all about the changes or implications of those changes, which will surely affect perhaps more than 200,000 of our students.

Secondly, we have not had any information from the Social Security Administration although we have recently received a publication dated August 1961, which alludes to the May 1st deadline. However, it guesses over the deadline issue.

Regarding the numbers of students who might drop out of school to become eligible for these benefits, we feel it could be as great as 200,000. With the significant cuts in Pell grants, guaranteed student loans, and other financial aid programs, and the apparent unwillingness on the part of the administration to maintain these programs, we feel that students will have no alternative to dropping out of school and entering eligibility by May 1, 1962. 200,000 students might well be a conservative estimate.

We thank you for your leadership in this most important issue affecting the lives of so many high school youths, and offer our support to change this disruptive deadline as quickly as possible.

Very truly yours,

EDWARD KROGER,
Assistant Director
Department of Education

Chairman PICKLE: The Chair would like to recognize Mr. JACOBS if he has any questions of the panel.

Mr. JACOBS: Along with the other members of the subcommittee, I am grateful for your contribution as I am to the other witnesses today.

I wonder if the panel would care to respond to the general position in past administrations and the current administration as described here today about the lack of needs test and the lack of scholarship requirement in the program.

I am sure you must have some comment to make about that. It would be good to have it on the record.

Mr. MARTIN: I would be happy to respond.

In the past there was some just criticism of the program because these few students perhaps had the financial means to pay for the college education, and there is always the question why are we providing them with public funds.

However, GAO reviewed the Social Security Administration program and showed overwhelmingly that a disproportionate number of these people receiving educational social security benefits are people from lower income families from our society.

The gentleman just quoted on the record earlier, and I have absolute statistics in my testimony, of what the income breakdowns are of those recipients and how many are blue collar workers. It is on the GAO report to show that those students are highly motivated, not unlike students who participated on the GI bill.

It has been suggested now in the education programs to count those benefits as a resource so there won't be any double dipping. That would have been the way to take care of it rather than eliminating all of these students. But unfortunately, we have cut these benefits and told students they will have to be served out of the other programs. But, with the cutbacks in the other programs as well, we will find that many of these people who have been expecting this aid for a number of years are being denied.

Mr. JACOBS: That is not really the nub of my question. I share that view, that there should be ample accommodation of those who,

in fact, have relied on the program within some reasonable period of time.

How say you to the argument that if none of it went to a well-financed student—that is to say, trust funds or whatever, private resources—but only went to relatively low income working family children, that the fellow who is still on the job and paying for the college education through his payroll tax or the woman through her payroll tax is providing an education for the child of the deceased or disabled person that he or she, the taxpayer, cannot provide for his or her own child?

I am sure you heard the argument. I just wonder if you would say a word on the record about that.

Mr. MARTIN. I think those are priorities in terms of public policy decisions. Obviously they have to be decided by the Congress. But we have always had at the root of this a mechanism in this country of trying to help those who are less fortunate, but deserving.

There are a lot of problems like that. Whether it is done the way we have social security or some other system, I would hope we would keep that kind of effort to help people who are unfortunate, who have deceased parents, and who may not have the same resources.

Mr. JACOBS. If you had a Government that did not speak with a forked tongue, but, in fact, would make up for this program in more conventional scholarships and needs of Federal aid to students, could you quarrel too much with it?

Mr. MARTIN. Not at all.

Mr. JACOBS. Peace.

Thank you.

Chairman PICKLE. Do any of you witnesses care to make additional statements or comments at this time?

Mr. MALLAN. I don't think so.

Chairman PICKLE. I had one other observation. I am interested in knowing the overall effect of our educational system with respect to enrollment.

In my part of the country, my school officials indicate to me that enrollments at most levels of our schools, they are going to be reduced by some 15 to 20 percent due to these cuts in the social security benefits, the survivor's benefits, and even higher if we cut additionally in the student loan.

Is that a low figure or a high figure? Let's say 20 percent. Do you think any enrollment is going to be affected in our colleges or universities now because of these changes that much? Do any of you care to make a comment on that?

Mr. DAVIS. What was your percentage again?

Chairman PICKLE. I said 20 percent. I don't know whether that is high or low or if you could venture a guess. Would it affect overall enrollment?

Mr. MARTIN. Mr. Chairman, there are a lot of factors, of course, that affect college enrollments. We are going into an era with a declining birth rate population that will have negative effects on enrollment. Certainly lack of resources to pay for college education is going to be a factor as well.

I would think that just the elimination, if we could isolate the effect of just the removal of the educational social security benefits

as it is now proposed in the phaseout, would not have that dramatic an effect on the 20 percent you were talking about. It will have some effect—I don't think there is any doubt about that.

It is very difficult to equate what that figure might be. I think it is safe to say that if very high unemployment and a lot of inflation is eroding parent's ability to pay, and there are major reductions in the student financial aid programs of both public and private State sources of aid, and the social security benefits are eliminated we are going to see some very drastic effects on enrollments for this coming year.

Chairman PICKLE. The combination, would it be as much as 15 to 20 percent?

Mr. MARTIN. If you add all of those together, it could even be higher.

Chairman PICKLE. If any of you have different views or if you could make an estimate, we are trying to get some indication of what is ahead in this area. I am concerned that if we have cut off the benefits and then we cut off the loans and the grants, then the students will drop out of school. Students will be protesting, even rioting, possibly other acts of protest to show their disenchantment and their unhappiness.

Besides that, what we are doing, we are doing the most damaging blow to the society by deemphasizing education. So, it affects our society.

Any information or views you can give us we would appreciate. We have this legislation that will be before us. We would like to have your views on that.

I thank each of you for coming. I am sorry that we got involved in a rather lengthy questioning of SSA. This hearing has gone a little longer than we hoped. We do thank you and appreciate your testimony very much.

Mr. MARTIN. Thank you very much.

Chairman PICKLE. The subcommittee will now be adjourned.

[Whereupon, at 12:51 p.m. the hearing was adjourned.]

[The following was submitted for the record:]

STATEMENT OF HON. PAUL S. SARBANES, A U.S. SENATOR FROM THE STATE OF MARYLAND

I want to commend the Ways and Means Committee for holding these hearings in order to assess the ramifications of the President's decision to phase out the Social Security student benefit program. At a time when almost all education assistance programs are being cut or terminated, it is imperative that we monitor the effects of these policy changes on our students and our nation's commitment to provide a quality education for all of our citizens.

As you know, the President included the phase-out and termination of the student benefit program as part of his economic recovery program that he announced on February 18, 1981. The administration's justification for the termination was that the other student assistance programs were more appropriate in providing financial help to college students. However, as we soon discovered, these programs were also being proposed for severe cuts in the President's budget for fiscal year 1982. I opposed the termination of the Social Security student benefit program as well as the other cuts in education programs when they were before the Senate last year and continue to think that the changes are unwise.

The President signed the Omnibus Reconciliation Budget Act of 1981, which contained the student benefit changes, into law on August 31, 1981. Although these changes were enacted into law over six months ago, parents, students and educators

were not informed and are now shocked to find out that seniors in high school will not be eligible for benefits when they enroll in college in the fall. During my visits throughout Maryland in the last several weeks many constituents not only expressed the unfairness of the termination of the benefit, but also complained about the inadequate information that they have received from the Social Security Administration regarding this change. Families that have carefully and responsibly planned for their children's education have now discovered that with this basic commitment being taken away, a college education may not be possible.

The phase-out of the student benefit is causing disruption in education institutions and heartache in families. With this benefit being taken away, families and students are faced with the prospect of making life-determining decisions in a matter of a few months. It catches many totally unprepared and closes off opportunities. One result of this change and its implementation is that students are being pulled out of their last year of high school and enrolled in college early in order to meet the May 1st deadline. Even those college students who will still be eligible to receive student benefits will find their benefits greatly reduced because of a 25 percent yearly cut, not receiving a cost of living increase and losing four checks during the year.

Confusion and unfairness abound regarding the termination of this benefit. It is indeed unfortunate that a child who is dependent on the Social Security benefits from a deceased, disabled or retired parent should be treated in such a cavalier manner by this administration. Many students will not be able to adequately meet their college tuition in the next few months. A college education and how to finance it is something that a family plans over its lifetime and it cannot be altered in a matter of a couple of months. The prospect is that many of our students will lose the opportunity to receive an education—a prospect that will affect their entire lives and also the ability of our nation to ensure an educated citizenry.

CONGRESS OF THE UNITED STATES,
HOUSE OF REPRESENTATIVES,
Washington, D.C., February 4, 1982.

Hon. J. J. PICKLE,
Chairman, House Social Security Subcommittee,
Washington, D.C.

DEAR MR. CHAIRMAN: Enclosed is self-explanatory correspondence from my constituent, Mr. Virgil Mills, Director of Secondary Education, School Board of Manatee County, Florida, regarding student benefits.

I'd appreciate it if you would consider his concerns as you hold hearings on the student benefits provisions of the budget reconciliation bill. I'm looking forward to your response.

Best regards,
Sincerely,

ANDY IRELAND.

SCHOOL BOARD OF MANATEE COUNTY,
Bradenton, Fla., January 25, 1982.

Hon. ANDY IRELAND,
1124 Longworth House Office Building,
Washington, D.C.

DEAR SIR: Last week, I talked to your Legislative Assistant, Ms. Sandy Streeter, concerning the Omnibus Reconciliation Act which cut Social Security student benefits. Ms. Streeter asked me to state my concerns in a letter, thus, the reason for my writing.

Although I am not entirely against the plan of phasing out these student benefits over the next four years, it does concern me that many of the students who receive these benefits are not aware of this legislation. Many of the parents I spoke to were not aware of the legislation and one social security administrator I spoke to did not have any knowledge of the particulars of how it may effect our local students. It appears that no one in the social security system had calculated the effect it would have on students. Our school system received no word from our State Department of Education until the first week in January, 1982, which is the same week our local community college began classes. Had we known about it earlier, we could have served our students better.

I could go on and on with complaints about this obvious oversight (or was it?), but I will try in a few brief paragraphs to describe the effect this legislation had on a

school system of 20,500 students and you can draw your own conclusion about the effect around the state of Florida.

Of our approximately 1,200 seniors, about 90-100 of them (as best we can determine) receive social security students benefits. When we read the conditions necessary to continue these benefits after the age of 18, namely: "be enrolled in and attending full-time a post-secondary school by May of 1982," we immediately worked cooperatively with our local Manatee Junior College and Manatee Area Vocational and Technical School (MAVTC) to enroll those who wished to go on to college or trade school following graduation from high school. It became necessary to have those seniors "drop-out" of high school during the second semester of their senior year in order to meet the conditions stated above. Fortunately, we were able to work out a dual-credit agreement with our two post-secondary institutions in order to allow those seniors to graduate in June with their class.

As of this date, we have approximately sixty (60) students enrolled at Manatee Junior College and about twenty (20) others enrolled at MAVTC. It disturbs me that at this most important time in a student's life he must leave his local school and be thrust into a situation that could (for some) mean certain failure (they entered class about two weeks late).

My main concern in writing this letter is to inquire as to why the date of May 1, 1982, was chosen to implement this legislation instead of August, 1982? I can only conclude that the date was chosen arbitrarily without a lot of thought as to the effect it would have on students or it was a calculated date that the social security administration used because they knew the effect would be a substantial savings for the social security system. In either case, I feel it was a bad choice and many students and parents will suffer as a result.

Would you please respond to this inquiry as soon as possible.

Sincerely,

VIRGIL MILLS,
Director, Secondary Education.

STATEMENT OF HON. RONALD M. MOTTL, A REPRESENTATIVE IN CONGRESS FROM THE STATE OF OHIO

We are all aware of the immediate impact of the new eligibility requirements of the social security student benefit program. Many high school seniors across the country have begun frantically searching for ways to enroll in college before the May 1 deadline. And those are the lucky ones. As many as 150,000 college-bound high school seniors may be affected by the eligibility deadline this year. Only a small percentage of these students are even aware that their benefits have been eliminated. Time is of the essence if these students are to make alternative plans to continue their education. These affected families should have been notified immediately after enactment of the changes. It is regrettable that many students who have been able to take advantage of early enrollment learned of the benefit cutoff from their high school counselors and newspaper articles during the past few weeks. The Social Security Administration has not sent notification to these students, although it is supposedly forthcoming. I sincerely hope that, at the very least, the SSA gives immediately priority to this notification process to inform seniors of the situation.

Unfortunately, the problem doesn't clear itself up upon completion of the notification. News of the discontinuance of the student benefit program will literally devastate many families who had long been planning for and counting on this financial assistance to put their children through college. Now, the rug is being pulled out from under them. Let me remind you that these are children of widows, widowers, retirees, and disabled persons. Where do they turn?

Other forms of student aid which may have been able to assist those losing Social Security benefits have already suffered drastic cutbacks and will soon be facing the budget ax again. We have a situation where the pool of students eligible for these other financial aid programs is being increased while the funding for them is being reduced. The end result is that many potential college students will have to forego college altogether. In turn, our society suffers from the loss of their future contributions.

Several bills have already been introduced to extend the enrollment deadlines in order to give this year's high school senior class the opportunity to complete four years of college education with the aid of social security benefits. I fully support these bills but they do not go far enough. My legislation, H.R. 5193, would completely restore the social security student benefit program. The costs of reinstating the program are large, but certainly are not too high a price to pay to ensure the devel-

opment of many young American minds and the future productivity of our country. I hope that the subcommittee and my other colleagues will support the bill. Thank you.

STATEMENT OF HON. HAROLD L. VOLKMER, A REPRESENTATIVE IN CONGRESS FROM THE STATE OF MISSOURI

Mr. Chairman, Members of the Subcommittee: I am grateful for the opportunity to testify today concerning social security student benefits and legislation I have introduced regarding this program. I especially wish to thank Chairman Pickle and the Members of the Subcommittee for their interest.

Last fall I became aware of the plight of several seniors in a high school in my district. Because of the elimination of student benefits by Public Law 97-35, over 10 percent of the senior class at Macon High School will not receive the financial help they had expected to attend college unless they drastically change their plans.

You will notice that I limit my remarks today to high school seniors. I do so because I recognize the unfortunate but practical fact that these benefits have been eliminated. We have sacrificed the education of countless students while at the same time we gave major oil producers huge tax breaks, and I realize that little can be done to alter this situation. Given this realization, my immediate attention is on the fair treatment of those involved.

High school seniors have received particularly unfair treatment in the elimination process. Last fall they made plans for attending college based on a reasonable expectation that they would receive aid in the form of student benefits. We are not talking about general expectations for some kind of help that many high school students have; rather we are talking about very concrete plans that were made, dollar figures that were calculated, all of which would take effect in less than a year's time. Suddenly, in late summer, these students were told that the help they relied on was no more. That sudden change is not fair treatment.

There is a second reason why the elimination process is unfair for seniors. The phase-out schedule for the student benefits has a peculiar requirement. Eligibility for the phase-out benefits requires that the recipient be enrolled in and attending college by May 1, 1982—this coming May. Those Macon High Students I mentioned earlier will graduate on May 21, too late to receive benefits. Some students around the country have found it necessary to drop out of high school early to enroll in colleges, while others are attending college and high school simultaneously, thereby securing their eligibility. This option is not available to most students, however, so the effects of the new law are unfair and needlessly harsh on those students who planned their senior schedules with normal spring graduation and fall enrollment dates.

My bill, H.R. 5176, sets the enrollment deadline back from May to October, 1982. This change would provide some relief from the unfair treatment accorded seniors. And by setting the date back to October rather than July, 1982, as some of my colleagues have suggested, we would allow these students to try to find jobs this summer to help pay for their own education.

H.R. 5176 also delays the phase-out schedule to allow this fall's college entrants to complete four years of education with the aid of social security benefits. Their benefits would be cut by 25% each of their last three years in college, so that in their senior year, when they have had time to find and obtain alternate aid, the students' benefits would be 25% of the original amount.

The estimates of the number of seniors affected by the new law vary, and I am sure this Subcommittee will hear from accurate sources in this regard. Whatever the number, H.R. 5176 has received enthusiastic support from more than 40 cosponsors and from various education organizations around the country. These organizations include the American Association of State Colleges and Universities, the Illinois State Board of Education, and the Colorado Department of Education.

Again, I thank the Subcommittee for holding hearings on this important topic and for the opportunity to testify. I will be happy to answer any questions you may have.

○