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SENATE FILE 2299
BY COMMITTEE ON EDUCATION

(FORMERLY JSB 2239)
Approved 3/5 (p. 667)

Passed Senate, Date _____ Passed House, Date _____
Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____
Approved _____

A BILL FOR

1 An Act relating to funds available to school districts and
2 making an appropriation.

3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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S-2299

1 Section 1. Section 257.25, subsection 9, unnumbered
2 paragraph 1, Code 1983, is amended to read as follows:

3 To facilitate the implementation and economical operation
4 of the educational program defined in subsections 4 ~~and 2~~
5 ~~through 6~~, each school ~~offering any of grades seven through~~
6 ~~twelve, except a school which offers grades one through eight~~
7 ~~as an elementary school~~, shall have:

8 Sec. 2. Section 257.25, subsection 9, paragraph b, Code
9 1983, is amended by striking the paragraph.

10 Sec. 3. Section 257.25, Code 1983, is amended by adding
11 the following new subsection:

12 NEW SUBSECTION. 9A. To facilitate the implementation
13 and economical operation of the educational program defined
14 in subsections 4 and 6, each school offering any of grades
15 seven through twelve, except a school that offers grades one
16 through eight as an elementary school shall have a qualified
17 school guidance counselor who shall meet the certification
18 and approval standards prescribed by the department of public
19 instruction. The guidance counselor may be employed on a
20 part-time or full-time basis, or may devote only part time
21 to counseling services, according to the needs of the school
22 and the availability of guidance personnel, as determined
23 by the local board. The state board shall recommend standards
24 based upon the number of students in attendance and other
25 appropriate factors. Other members of the noninstructional
26 professional staff, including but not limited to physicians,
27 dentists, nurses, school psychologists, speech therapists
28 and other specialists, may also be employed or shared by one
29 or more schools. The guidance counselor shall meet the
30 certification and approval standards of the department of
31 public instruction and noninstructional staff members shall
32 meet the professional practice requirements of this state
33 relating to their special services.

34 Sec. 4. Section 279.42, Code 1983, is amended to read
35 as follows:

1 279.42 GIFTS TO SCHOOLS. The board of directors of any
2 school district which receives funds through gifts, devises
3 and bequests may utilize ~~the same~~ them, unless limited by
4 the terms of the grant, in the general, extracurricular
5 activity, or schoolhouse fund expenditures.

6 Sec. 5. NEW SECTION. 279.43 EXTRACURRICULAR ACTIVITIES.
7 Costs of extracurricular activities that are extensions of
8 the educational program of a school district, except for the
9 costs of interscholastic athletic activities and cheerleading
10 activities, may be paid from the general fund of the school
11 district.

12 Sec. 6. NEW SECTION. 279A.1 EXTRACURRICULAR ACTIVITIES.
13 For the school year beginning July 1, 1985, and succeeding
14 school years, a school district shall not expend general fund
15 revenues for the costs to the district for interscholastic
16 athletic activities and cheerleading activities. The costs
17 of these activities include compensation for coaches and
18 sponsors; and the costs of officials, judges, and other
19 personnel; protective gear; uniforms; supplies and equipment;
20 and transportation to and from practices and events, including
21 fuel, driver, insurance, depreciation of the bus, and a pro
22 rata portion of maintenance costs.

23 The costs of interscholastic athletic activities and
24 cheerleading activities shall be paid from the extracurricular
25 activity fund created in section 291.13A.

26 Sec. 7. NEW SECTION. 279A.2 APPROVAL OF LEVY AND SURTAX.
27 For the school year beginning July 1, 1985, and each succeeding
28 school year, the board of a school district may by a majority
29 vote of the board vote to raise money for the extracurricular
30 activity fund as provided in this section. The board shall
31 determine the amount needed for the extracurricular activity
32 fund based upon the costs of interscholastic athletic
33 activities and cheerleading activities for the previous school
34 year and upon other revenues in the fund and shall set a date
35 for a public hearing on the issue. The date and location

1 of the public hearing shall be published in a newspaper in
2 general circulation in the district not less than fourteen
3 days before the date set for the hearing. Following the
4 public hearing, a majority of the board may approve raising
5 an amount for the extracurricular activity fund.

6 The amount shall be raised by a combination of an extra-
7 curricular activity property tax and an extracurricular
8 activity income surtax imposed in the proportion of a property
9 tax of twenty-seven cents per thousand dollars of assessed
10 valuation of taxable property in the district for each five
11 percent of income surtax.

12 Sec. 8. NEW SECTION. 279A.3 EXTRACURRICULAR ACTIVITY
13 AMOUNT. The board shall certify to the state comptroller
14 the extracurricular activity amount to be raised, and the
15 state comptroller shall establish the amount of extra-
16 curricular activity property tax to be levied and the amount
17 of the extracurricular activity income surtax to be imposed
18 for the school year. The state comptroller shall determine
19 these amounts based upon the most recent figures available
20 for the district's valuation of taxable property and individual
21 state income tax paid, and shall certify to the district's
22 county auditor the amount of extracurricular activity property
23 tax, and to the director of revenue the amount of
24 extracurricular activity income surtax to be imposed. Moneys
25 collected from the extracurricular activity property tax and
26 extracurricular activity income surtax shall be deposited
27 in the extracurricular activity fund.

28 Sec. 9. NEW SECTION. 279A.4 INCOME SURTAX. The
29 extracurricular activity income surtax shall be imposed on
30 the state individual income tax for the calendar year during
31 which the school's budget year begins, or for a taxpayer's
32 fiscal year ending during the second half of that calendar
33 year or the first half of the succeeding calendar year, and
34 shall be imposed on all individuals residing in the school
35 district on the last day of the applicable tax year. As used

1 in this section, "state individual income tax" means the tax
2 computed under section 422.5, less the deductions allowed
3 in section 422.12, and "budget year" means budget year as
4 defined in section 442.6.

5 Sec. 10. NEW SECTION. 279A.5 STATUTES APPLICABLE.
6 Sections 442.16 through 442.20 apply to the extracurricular
7 activity income surtax.

8 Sec. 11. Section 291.13, Code 1983, is amended to read
9 as follows:

10 291.13 GENERAL AND SCHOOLHOUSE FUNDS. The money collected
11 by a tax authorized by the electors or the proceeds of the
12 sale of bonds authorized by law or the proceeds of a tax
13 estimated and certified by the board for the purpose of paying
14 interest and principal on lawful bonded indebtedness or for
15 the purchase of sites as authorized by law, shall be called
16 the schoolhouse fund and, except when authorized by the
17 electors, may be used only for the purpose for which originally
18 authorized or certified. The money collected for
19 interscholastic athletic activities and cheerleading activities
20 shall be called the extracurricular activity fund. All other
21 moneys received for any other purpose shall be called the
22 general fund. The treasurer shall keep a separate account
23 with each fund, paying no order that fails to state the fund
24 upon which it is drawn and the specific use to which it is
25 to be applied.

26 Sec. 12. NEW SECTION. 291.13A EXTRACURRICULAR ACTIVITY
27 FUND. The extracurricular activity fund is created for the
28 purposes listed in section 279A.1. The extracurricular
29 activity fund shall contain moneys collected pursuant to
30 chapter 279A, moneys received as the costs of admission to
31 interscholastic athletic activities, money collected by
32 students and by school organizations and associations as a
33 result of fundraising activities, student fees for
34 participation in these activities, and gifts and donations
35 to the school district for interscholastic athletic activities

1 and cheerleading. Moneys deposited in the extracurricular
2 activity fund are not subject to chapter 442.

3 Sec. 13. Section 291.15, Code 1983, is amended to read
4 as follows:

5 291.15 ANNUAL REPORT. He The treasurer shall make an
6 annual report to the board at its regular July meeting, which
7 shall show the amount of the general fund, the extracurricular
8 activity fund, and the schoolhouse fund held over, received,
9 paid out, and on hand, the several funds to be separately
10 stated, and he the treasurer shall immediately file a copy
11 of this report with the superintendent of public instruction
12 and a copy with the county treasurer.

13 Sec. 14. Section 442.4, subsection 1, Code Supplement
14 1983, is amended by adding the following new unnumbered
15 paragraph after unnumbered paragraph 2:

16 NEW UNNUMBERED PARAGRAPH. For the budget year beginning
17 July 1, 1985 and each subsequent budget year, resident pupils
18 enrolled in kindergarten and pupils eligible to enroll in
19 kindergarten who are enrolled in public school for the year
20 preceding kindergarten are included in basic enrollment on
21 a full-time equivalent basis as of the second Friday of
22 September in the base year.

23 Sec. 15. Section 442.4, subsections 2, 3, 4, and 5, Code
24 Supplement 1983, are amended by striking the subsections.

25 Sec. 16. Section 442.4, Code Supplement 1983, is amended
26 by adding the following new subsection:

27 NEW SUBSECTION. 5A. For the school year commencing July
28 1, 1985 and succeeding school years, each full-time equivalent
29 resident pupil enrolled in a school district on the second
30 Friday of September in the base year in kindergarten, first,
31 second, or third grade that is enrolled in a classroom that
32 has eighteen or fewer pupils with one certificated teacher,
33 or twenty-seven or fewer pupils with one certificated teacher
34 and at least one salaried teacher aide, assigned to it shall
35 have an additional weight added to the school district's

1 adjusted enrollment for the budget year. The additional
2 weight for each pupil who qualifies under this subsection
3 is one-tenth of one.

4 For the purpose of this section, a pupil enrolled in
5 kindergarten includes a pupil eligible to enroll in
6 kindergarten who is enrolled in public school for the year
7 preceding kindergarten.

8 Funds received by a school district under this subsection
9 shall be expended for the educational program of the school
10 district.

11 Sec. 17. Section 442.4, subsection 6, unnumbered paragraph
12 1, Code Supplement 1983, is amended to read as follows:

13 For the school year beginning July 1, ~~1980~~ 1985, and each
14 subsequent school year, weighted enrollment is the ~~budget~~
15 ~~enrollment~~ basic enrollment for the budget year as modified
16 by application of the special education weighting plan in
17 section 281.9, and the supplementary weighting plan in section
18 442.39, and the elementary weighting plan in section 16 of
19 this Act, in this chapter.

20 Sec. 18. Section 442.7, subsection 1, Code Supplement
21 1983, is amended by striking the subsection and inserting
22 in lieu thereof the following:

23 1. For the budget school year beginning July 1, 1985 and
24 subsequent school years, a state percent of growth for the
25 budget year shall be computed by the state comptroller prior
26 to September 15 in the base year and forwarded to the
27 superintendent of public instruction. The state percent of
28 growth shall be an average of the difference in the receipts
29 of state general fund revenues computed or estimated as
30 follows:

31 a. The percentage of change between the revenues received
32 during the second year preceding the base year and the revenues
33 received during the year preceding the base year.

34 b. The percentage of change between the revenues received
35 during the year preceding the base year and the revenues

1 received during the base year.

2 Sec. 19. Section 442.7, subsection 4, Code Supplement
3 1983, is amended by striking the subsection and inserting
4 in lieu thereof the following:

5 4. Each year prior to September 15 the state comptroller
6 shall recompute the state percent of growth for the base year
7 using adjusted estimates and the actual figures available.
8 The difference between the recomputed state percent of growth
9 for the base year and the original computation shall be added
10 to or subtracted from the state percent of growth for the
11 budget year, as applicable.

12 Sec. 20. Section 442.9, subsection 1, paragraph a, Code
13 Supplement 1983, is amended to read as follows:

14 a. As used in this chapter, "district cost per pupil"
15 for the school year beginning July 1, 1975, and subsequent
16 school years means district cost per pupil in weighted
17 enrollment. The district cost per pupil for the budget year
18 is equal to the district cost per pupil for the base year
19 plus the allowable growth. However, district cost per pupil
20 does not include additional allowable growth added for programs
21 for gifted and talented children, and for programs for
22 returning dropouts, and for programs for elementary school
23 media centers, under this chapter or for school districts
24 that have a negative balance of funds raised for special
25 education instruction programs under section 442.13, subsection
26 14, paragraph "b", and does not include additional allowable
27 growth established by the school budget review committee for
28 a single school year only.

29 Sec. 21. Section 442.14, subsection 1, Code 1983, is
30 amended to read as follows:

31 1. For the budget year beginning July 1, ~~1980~~ 1985, and
32 each succeeding school year, if a school board wishes to spend
33 more than the amount permitted under sections 442.1 to 442.13,
34 and the school board has not attempted by resolution to raise
35 an additional enrichment amount for that budget year, the

1 school board may raise an additional enrichment amount not
2 to exceed ten percent of the state cost per pupil multiplied
3 by the ~~budget~~ basic enrollment for the budget year in the
4 district, as provided in this section.

5 Sec. 22. Section 442.15, unnumbered paragraph 1, Code
6 1983, is amended to read as follows:

7 If a majority of those voting in an election approves
8 raising the additional enrichment amount under section 442.14
9 and this section, the board shall certify to the state
10 comptroller that the required procedures have been carried
11 out, and the state comptroller shall establish the amount
12 of additional enrichment property tax to be levied and the
13 amount of school district income surtax to be imposed for
14 each school year for which the additional enrichment amount
15 is authorized. The state comptroller shall determine these
16 amounts based upon the most recent figures available for the
17 district's valuation of taxable property, individual state
18 income tax paid, and ~~budget~~ basic enrollment for the budget
19 year in the district, and shall certify to the district's
20 county auditor the amount of enrichment property tax, and
21 to the director of revenue the amount of school district
22 income surtax to be imposed.

23 Sec. 23. NEW SECTION. 442.26A PENALTY. Annually, the
24 state comptroller shall determine for each school district
25 the amount of state aid that the district receives under this
26 chapter and shall divide that amount by one hundred eighty
27 to determine a state aid amount per day.

28 The state comptroller shall reduce the amount of the next
29 following state aid payment by the state aid amount per day
30 for each day that a report required by law or by rule adopted
31 by the state board of public instruction or the state comp-
32 troller has not been received by the appropriate state
33 official. The department of public instruction shall notify
34 the state comptroller concerning the names of the school dis-
35 tricts and the number of days the reports are delinquent.

1 Sec. 24. Section 442.28, unnumbered paragraph 1, Code
2 1983, is amended to read as follows:

3 If a district's actual enrollment for the budget year,
4 determined under section 442.4, is higher than its ~~budget~~
5 basic enrollment for the budget year, the district is entitled
6 to an advance from the state of an amount equal to its district
7 cost per pupil less the amount per pupil for special education
8 support services, computed as a part of district cost under
9 ~~the provisions of~~ section 442.7 for the budget year multiplied
10 by the difference between the actual enrollment for the budget
11 year and the ~~budget~~ basic enrollment for the budget year.
12 The advance ~~shall be~~ is miscellaneous income.

13 Sec. 25. Section 442.31, unnumbered paragraph 1, Code
14 Supplement 1983, is amended to read as follows:

15 For the school year beginning July 1, 1981 and succeeding
16 school years, boards of school districts, individually or
17 jointly with the boards of other school districts, requesting
18 to use additional allowable growth for gifted and talented
19 children programs, may annually submit program plans for
20 gifted and talented children programs and budget costs,
21 including requests for additional allowable growth for funding
22 the programs, to the department of public instruction and
23 to the applicable gifted and talented children advisory
24 council, if an advisory council has been established, as
25 provided in this chapter. A For the school year beginning
26 July 1, 1985 and each succeeding school year, a district shall
27 not identify more than three percent of its ~~budget~~ basic
28 enrollment for the budget year as gifted and talented if the
29 district is requesting to use additional allowable growth
30 to finance the program.

31 Sec. 26. Section 442.39, subsection 4, Code Supplement
32 1983, is amended to read as follows:

33 4. For the school year beginning July 1, ~~1983~~ 1985 and
34 succeeding school years, a school district receiving additional
35 funds under subsection 2 for its pupils ~~at the ninth grade~~

1 ~~level-and-above-that-are-enrolled-in-sequential-mathematics~~
2 ~~courses-at-the-advanced-algebra-level-and-above,-chemistry,-~~
3 ~~advanced-chemistry,-physics-or-advanced-physics-courses,-or~~
4 ~~foreign-language-courses-at-the-second-year-level-and-above~~
5 shall have an additional weighting of one regular pupil added
6 to its total.

7 Sec. 27. Section 442.51, unnumbered paragraph 2, Code
8 Supplement 1983, is amended to read as follows:

9 Program plans for dropouts shall identify the parts of
10 the ~~plan~~ plans that will be implemented first upon approval
11 of the application. If a district is requesting to use
12 additional allowable growth to finance the program, it shall
13 not identify more than five percent of its ~~budget~~ basic en-
14 rollment for the budget year as returning dropouts.

15 Sec. 28. NEW SECTION. 442.58 TRANSPORTATION ASSISTANCE
16 AMOUNT.

17 1. For the budget year beginning July 1, 1985, and each
18 succeeding school year, the board of a school district may
19 by a majority of the board vote to raise additional money
20 beyond the amount authorized under sections 442.1 through
21 442.13 for school transportation costs for public school
22 pupils provided under chapter 285.

23 2. The transportation assistance amount for a school
24 district shall not exceed the public school transportation
25 costs in that district for the base year or one hundred fifty
26 dollars multiplied by the average number of public school
27 pupils transported by that district during the base year,
28 whichever is less.

29 The board shall determine the transportation assistance
30 amount needed within the limits of this section and shall
31 set a date for a public hearing on the issue. The date and
32 location of the public hearing shall be published in a
33 newspaper in general circulation in the district not less
34 than fourteen days before the date set for the hearing.

35 If a majority of the board approves raising the

1 transportation assistance amount, the board shall include
2 the approved amount in its certified budget for the budget
3 year.

4 The public school transportation costs in the district
5 for the base year shall be determined on the basis of the
6 actual costs for the portion of the year they are known and
7 by estimating the costs for the remainder of the year.

8 3. The transportation assistance amount shall be raised
9 within the limits of this section by a combination of a trans-
10 portation property tax and a school district transportation
11 income surtax imposed in the proportion of a property tax
12 of twenty-seven cents per thousand dollars of assessed
13 valuation of taxable property in the district for each five
14 percent of income surtax.

15 Sec. 29. NEW SECTION. 442.59 COMPUTATION OF TRANSPORTA-
16 TION ASSISTANCE AMOUNT. The board shall certify to the state
17 comptroller the transportation assistance amount to be raised,
18 and the state comptroller shall establish the amount of trans-
19 portation property tax to be levied and the amount of the
20 school district transportation income surtax to be imposed
21 for each school year for which the transportation assistance
22 amount is authorized. The state comptroller shall determine
23 these amounts based upon the most recent figures available
24 for the district's valuation of taxable property, individual
25 state income tax paid, and the average number of pupils
26 transported in the district during the base year, and shall
27 certify to the district's county auditor the amount of
28 transportation property tax, and to the director of revenue
29 the amount of school district transportation income surtax
30 to be imposed.

31 Sec. 30. NEW SECTION. 442.60 SCHOOL DISTRICT TRANSPOR-
32 TATION INCOME SURTAX. The school district transportation
33 income surtax shall be imposed on the state individual income
34 tax for the calendar year during which the school's budget
35 year begins, or for a taxpayer's fiscal year ending during

1 the second half of that calendar year or the first half of
2 the succeeding calendar year, and shall be imposed on all
3 individuals residing in the school district on the last day
4 of the applicable tax year. As used in this section, "state
5 individual income tax" means the tax computed under section
6 422.5, less the deductions allowed in section 422.12.

7 Sec. 31. NEW SECTION. 442.62 IMPLEMENTATION OF SURTAX.
8 Sections 442.16 through 442.20 apply to the school district
9 transportation income surtax.

10 Sec. 32. NEW SECTION. 442.63 ARBITRATOR'S DECISION.
11 An arbitrator appointed pursuant to chapter 20 shall not
12 require that a school district raise a transportation
13 assistance amount.

14 Sec. 33. NEW SECTION. 442.66 MEDIA CENTER COSTS. For
15 the school year beginning July 1, 1985 and each succeeding
16 school year, the board of directors of a school district may
17 submit an application to the department of public instruction
18 to use additional allowable growth for the costs of media
19 centers for elementary schools in order to meet the
20 requirements of section 257.25, subsection 9 in the elementary
21 schools. The board shall submit detailed program plans and
22 budget costs to the department not later than November 1 of
23 the base year. The department shall review the program plans
24 and shall, prior to January 15, either grant approval for
25 the program or return the request for approval with comments
26 of the department. An unapproved request may be resubmitted
27 with modifications not later than February 1. Not later than
28 February 15, the department shall notify the state comptroller
29 and the school budget review committee of the names of the
30 school districts using additional allowable growth and the
31 approved budget for each program listed separately. The state
32 comptroller shall establish a modified allowable growth for
33 each district having an approved program.

34 Sec. 34. For the school year beginning July 1, 1985, the
35 state cost per pupil shall be calculated using a revised state

1 cost per pupil for the school year beginning July 1, 1984
2 in the manner provided in this section. The state comptroller
3 shall determine the revised state cost per pupil for the
4 school year beginning July 1, 1984 by using amounts for the
5 school year beginning July 1, 1984 as follows:

6 1. By adding together the district cost of each district
7 with the following amounts subtracted from each district cost:

8 a. Additional district cost allocated to the district
9 under section 442.27 to fund media services and educational
10 services provided through the area education agency.

11 b. Funds generated because of application of the special
12 education weighting plan in section 281.9.

13 c. Funds generated under the supplementary weighting plan
14 in section 442.39.

15 By subtracting from that total amount the special education
16 support services budgets of the fifteen area education agencies
17 and dividing that remaining balance by the total basic
18 enrollment for the budget year in the state. The resulting
19 amount is the revised state cost per pupil for the regular
20 program.

21 2. By adding together the special education support
22 services budgets for the fifteen area education agencies and
23 dividing the total by the total weighted enrollment in the
24 state using the procedures for determining weighted enrollment
25 prescribed in section 442.4. The resulting amount is the
26 revised state cost per pupil for special education.

27 3. The revised state cost per pupil is the amount ob-
28 tained under subsection 1 plus the amount obtained under
29 subsection 2.

30 Sec. 35. For the school year beginning July 1, 1985, the
31 district cost per pupil of each school district shall be
32 calculated using a revised district cost per pupil for the
33 school year beginning July 1, 1984 in the manner provided
34 in this section. The state comptroller shall determine each
35 revised district cost per pupil for the school year beginning

1 July 1, 1984 by using amounts for the school year beginning
2 July 1, 1984 as follows:

3 1. By subtracting from the district cost of the district
4 all of the following:

5 a. The additional district cost allocated to the dis-
6 trict under section 442.27 to fund media services and educa-
7 tional services provided through the area education agency.

8 b. Funds generated in the district because of the applica-
9 tion of the special education weighting plan in section 281.9.

10 c. Funds generated under the supplementary weighting plan
11 in section 442.39.

12 d. The portion of district cost that funds the special
13 education support services for the area education agency.

14 By dividing that total balance by the basic enrollment
15 for the budget year for the district. The resulting amount
16 is the revised district cost per pupil for the regular program.

17 2. By dividing the special education support services
18 budget for the area education agency in which the district
19 is located by the total weighted enrollment of the districts
20 in the area education agency using the procedure prescribed
21 in section 442.4. The resulting amount is the revised district
22 cost per pupil for special education.

23 3. The revised district cost per pupil is the amount
24 obtained under subsection 1 plus the amount obtained under
25 subsection 2.

26 Sec. 36. In addition to the requirements of section 281.9,
27 the school budget review committee shall establish the
28 weighting plan for the school year beginning July 1, 1985
29 based upon the average costs of providing instruction for
30 children requiring special education in the categories of
31 the weighting plan established in section 281.9 and based
32 upon the state cost per pupil and the district costs per pupil
33 for the school year beginning July 1, 1985 calculated pursuant
34 to sections 442.8 and 442.9 and sections 34 and 35 of this
35 Act. Notwithstanding section 281.9, subsection 4, the school

1 budget review committee may increase or decrease the weighting
2 assigned to each category of children requiring special
3 education by more than two-tenths of the weighting assigned
4 to pupils in a regular curriculum.

5 Sec. 37. NEW SECTION. 276.1 TITLE. This chapter may
6 be cited as the "Community Education Act".

7 Sec. 38. NEW SECTION. 276.2 DEFINITIONS. As used in
8 this chapter, unless the context otherwise requires:

9 1. "Community education" means a process which serves
10 the needs of the entire community, whether educational, recrea-
11 tional, social, health oriented, or cultural, by coordinating
12 all available resources, facilities, and services in an effort
13 to minimize duplication and make an efficient use of time,
14 talent, and facilities, with the goal that each person in
15 the community have the optimum climate for personal growth
16 and development.

17 2. "Community advisory council" means a representative
18 group of citizens from the community which shall provide sup-
19 port and guidance in the planning, selection, development,
20 implementation, operation, and evaluation of a community
21 education program.

22 3. "Community education coordinator" means a person who
23 has received specialized training to promote, organize, and
24 direct a community education program.

25 4. "Community education director" means a person who has
26 received extensive specialized training to promote, organize,
27 and direct a community education program.

28 5. "Program" means the process or the overall procedure
29 for implementing this chapter.

30 6. "Department" means the department of public instruction.

31 Sec. 39. NEW SECTION. 276.3 ELEMENTS OF COMMUNITY
32 EDUCATION PROGRAM. Each community education program receiving
33 assistance pursuant to this chapter shall include all of the
34 following:

35 1. Provision for the direct and substantial involvement

1 of a public elementary or secondary school in a school district
2 in the administration and operation of the program.

3 2. Service to an identified community which is at least
4 coextensive with the school attendance area for the regular
5 instructional program of the school involved in the ad-
6 ministration and operation of the program, except where special
7 circumstances warrant the identification of a smaller
8 community.

9 3. Services which are sufficiently concentrated and
10 comprehensive in a specific public facility, including, but
11 not limited to, any of the following:

12 a. A public elementary or secondary school.

13 b. A merged area school.

14 c. A community recreation or park center.

15 The services may be limited to one or several areas, including
16 but not limited to, recreation or adult education. The
17 services shall be provided for the number of hours required
18 by the department. Satellite or mobile facilities connected
19 with a community center may be used by the center for the
20 provision of a portion of program activities and services
21 and may include nonpublic facilities in the community which
22 are made available for use by the public.

23 4. Extension of the program activities and services offered
24 by and uses made of the public facility in terms of the
25 services provided, the target population served, and the hours
26 of service provided.

27 5. Inclusion of systematic and effective procedures for
28 identifying and documenting on a continuing basis, the needs,
29 interests, and concerns of the community served with respect
30 to community education activities and services, and for
31 responding to the needs, interests, and concerns.

32 6. Provision for the identification and utilization to
33 the fullest extent possible of educational, cultural,
34 recreational, and other existing and planned resources located
35 outside of the school, including but not limited to services

1 of volunteers, to enhance the size and quality of the program.
2 The program shall be designed to encourage and utilize
3 cooperative agreements and other arrangements among public
4 and private agencies to make maximum use of existing talents
5 and resources and to avoid the duplication of services.

6 7. Service to all age groups in the community, including
7 preschool children, children and youths in schools, out-of-
8 school youths, adults, and senior citizens, as well as groups
9 within the community with special needs for community education
10 services and activities, such as persons of limited English-
11 speaking ability, mentally or physically handicapped or other
12 health-impaired persons, or other special target groups not
13 adequately served by existing programs within the community.

14 8. Provision for the active and continuous involvement,
15 on an advisory basis, of institutions, groups, and individuals
16 in the community including, but not limited to, merged area
17 schools, social, recreational, and health organizations,
18 and individuals broadly representative of the community served,
19 in the planning and implementation of the program, including
20 but not limited to involvement in the assessment of community
21 needs and resources and in the evaluation of the program.

22 Sec. 40. NEW SECTION. 276.4 ELIGIBLE APPLICANTS. The
23 following may apply to the department for assistance for a
24 community education program:

- 25 1. Local school boards.
- 26 2. Merged area boards of directors.
- 27 3. Area education agency boards of directors.
- 28 4. Park and recreation boards, commissions, or govern-
29 mental units that are able to serve the purposes of this
30 chapter.

31 Sec. 41. NEW SECTION. 276.5 ASSISTANCE.

- 32 1. The department shall review applications and approve
33 the applicants which meet the requirements pursuant to section
34 276.3. The department may approve eighty percent of the
35 estimated cost to establish a new community education program,

1 not to exceed twenty thousand dollars for one year, and fifty
2 percent of the estimated cost to expand, improve, or operate
3 a community education program, not to exceed ten thousand
4 dollars for one year. The applicants shall pay from sources
5 which are not from the federal or state governments the
6 remaining cost of implementing the program.

7 2. The organizations or agencies specified in section
8 276.4 during any fiscal year may apply to the department under
9 rules adopted by the department under chapter 17A. The
10 application shall include:

11 a. Methods determined to include as many local organiza-
12 tions in the planning and implementation of the program as
13 possible.

14 b. The proposed plans for at least one local citizen's
15 advisory council in the community to implement the intent
16 of community education.

17 c. The demonstration of compliance with the minimum
18 elements of a community education program for which the
19 assistance is sought.

20 d. The evaluation design related to the program goals
21 and objectives.

22 e. The assurance that at least ninety percent of the total
23 project allocations shall be used for direct client services.

24 f. Staff patterns for the program.

25 g. Documentation of all cooperative agreements between
26 all cosponsors and participating agencies or organizations.

27 Sec. 42. NEW SECTION. 276.6 DEPARTMENT DUTIES. The
28 department of public instruction shall:

29 1. Obtain direct input from statewide organizations in-
30 terested in community education development.

31 2. Reimburse each applicant operating a community education
32 program under this chapter for no more than three years.

33 3. Distribute appropriate funding in a manner assuring
34 a statewide geographic balance.

35 4. Establish priorities for funding the programs which

1 demonstrate jointly planned and developed objectives under
2 the terms of a cooperative agreement or program between any
3 public school district, merged area school, area education
4 agency, park and recreation department, or other similar
5 public agency having jurisdiction within the boundaries of
6 the agency.

7 5. Approve no more than one program in each local public
8 school district area.

9 Sec. 43. NEW SECTION. 276.7 LEADERSHIP PROGRAMS. The
10 department shall make grants to public institutions of higher
11 education and merged area schools for the development and
12 establishment of programs for leadership in community
13 education. A grant shall not exceed twenty-five thousand
14 dollars each year and shall be used for effective training
15 of community education directors, coordinators, advisory
16 council members, and other personnel involved in community
17 education.

18 An institution of higher education or merged area school
19 application for a grant shall contain the following as part
20 of the plan:

21 1. Provision of programs for the training of educators
22 and other persons in the planning and operating of community
23 education programs.

24 2. Provision of programs for the training of persons to
25 provide technical assistance to local communities.

26 3. Methods of training local advisory council personnel.

27 4. Demonstrating local capacity building in the areas
28 of need assessment, interagency cooperation, funding, and
29 evaluation.

30 5. Provision of evaluation information to the department
31 regarding the cost effectiveness of the training programs.

32 6. Assurance and documentation that state funds will be
33 used for community education project training only.

34 Sec. 44. NEW SECTION. 276.8 COMMUNITY EDUCATION FUNDING.

35 The school board of the affected school district may approve

1 a tax of not to exceed thirteen and one-half cents per thousand
2 dollars of assessed valuation for community education programs
3 in the community after receiving funding from the department
4 of public instruction. The tax may be used to match any state
5 grants awarded pursuant to section 276.5.

6 Sec. 45. Section 300.4, Code 1983, is repealed. All taxes
7 levied under this section before July 1, 1984 shall continue
8 to be collected until discontinued pursuant to section 300.3.

9 Sec. 46. Chapter 276, Code 1983, is repealed.

10 Sec. 47. There is appropriated from the general fund of
11 the state to the department of public instruction for the
12 fiscal year beginning July 1, 1984 and ending June 30, 1985
13 the following amounts, or so much thereof as is necessary,
14 to be used for the purposes designated:

	1984-1985
	<u>Fiscal Year</u>
17 1. Planning, establishing, and	
18 operating community education programs	\$ 150,000
19 2. Salaries and support for re-	
20 quired staff development, training,	
21 and administration	\$ 75,000
22 3. Planning, preparation, and	
23 program costs for local school dis-	
24 trict dialogues	\$ 150,000

25 Sec. 48. Not later than August 1, 1984, the board of
26 directors of a school district may apply to the department
27 of public instruction for program costs to conduct an educa-
28 tion dialogue in the district. The application shall include
29 the procedures for:

- 30 1. Identifying and documenting the needs, interests, and
- 31 concerns associated with conducting the dialogue.
- 32 2. Responding to the needs, interests, and concerns.
- 33 3. Implementing the dialogue on a specific date.
- 34 4. Reporting the recommendations, conclusions, and concerns
- 35 from the dialogue associated with improving Iowa's educational

1 system to the department.

2 The department of public instruction shall disseminate
3 information regarding the preparation, implementation, opera-
4 tion, and conclusions of the separate dialogues and provide
5 such information to educational groups and interested parties
6 concerned about Iowa's educational future. The conclusions
7 shall be considered by the state board of public instruction
8 in formulating goals and rules affecting education on a state-
9 wide basis. The department shall provide no more than one
10 thousand dollars to each school district applying for program
11 costs.

12 Sec. 49. The department of public instruction shall include
13 in its secretary's annual reports required for the school
14 year beginning July 1, 1984 questions relating to the costs
15 of interscholastic athletic activities and cheerleading ac-
16 tivities.

17 Sec. 50. For the school year beginning July 1, 1985, the
18 board of directors of a school district may loan moneys from
19 its unexpended cash balance in its general fund to the
20 extracurricular activity fund in an amount not exceeding the
21 amount that will be received by the school district from the
22 imposition of the extracurricular activity income surtax for
23 the calendar year beginning January 1, 1984 or for a tax year
24 ending in the last half of 1984 or the first half of 1985.
25 The board of directors shall repay to the general fund the
26 amount borrowed not later than February 5, 1986.

27 Sec. 51. Sections 1 through 36, and section 50, of this
28 Act take effect July 1, 1984 for the school year beginning
29 July 1, 1985. This Act does not affect the computation and
30 payment of state aid and levying of property taxes under the
31 state school foundation program for the school year beginning
32 July 1, 1984. Sections 37 through 49 and this section take
33 effect July 1, 1984.

34

EXPLANATION

35 This bill makes changes in the state school foundation

1 program beginning July 1, 1985. It deletes the budget enroll-
2 ment of a school district and uses the actual headcount for
3 the previous year for school foundation aid, it provides
4 additional allowable growth for elementary media centers and
5 increases the requirements for media centers in elementary
6 schools, it provides for calculating the state percent of
7 growth using only the changes in revenue growth, it provides
8 for an additional .1 weighting for kindergarten through third
9 grade for each pupil in a class of eighteen or fewer pupils
10 with one teacher and twenty-seven or fewer pupils with a
11 teacher and an aide. It provides that kindergarten pupils
12 will be counted on a full-time equivalent basis. It provides
13 weighting for an additional pupil in all courses.

14 The bill also allows school districts with high trans-
15 portation costs to levy an enrichment amount of both property
16 tax and state income surtax for the higher transportation
17 costs. It provides a penalty for school districts that do
18 not file reports on a timely basis. It provides that school
19 districts fund the costs of interscholastic athletic ac-
20 tivities from an extracurricular activity fund and not from
21 the general fund of the district.

22 Beginning July 1, 1984, it revises the community educa-
23 tion chapter and provides for state funding. It also pro-
24 vides state funding for local school district dialogues.

25 This bill creates new chapter 279A and new section 291.13A
26 for the extracurricular activity tax, new sections 442.26A
27 and 442.58 through 442.63 and 442.66 in the school aid formula
28 law, and new chapter 276 for community education. These new
29 chapters and sections may be referred to in other parts of
30 the bill.

31 This bill takes effect July 1, 1984.

32

33

34

35

S-5331

1 Amend Senate File 2299 as follows:

2 1. Page 15, by inserting after line 6 the
3 following:

4 "Sec. ____ NEW SECTION. PURPOSE. It is the
5 purpose of this chapter to provide educational,
6 recreational, cultural, and other community services
7 and programs through the establishment of the concept
8 of community education with the community school
9 serving as the center for such activity. In co-
10 operation with other community agencies and groups,
11 it is the purpose of the community education Act to
12 mobilize community resources to solve identified
13 community concerns and to promote a more efficient
14 and expanded use of existing school buildings and
15 equipment, to provide leadership in working with other
16 entities, to mobilize the human and financial resources
17 of a community, and to provide a wide range of
18 opportunities for all socioeconomic, ethnic, and age
19 groups. A related purpose of this chapter is to
20 develop a sense of community in which the citizenry
21 co-operates with the school and community agencies
22 and groups to resolve their school and community
23 concerns and to recognize that the schools belong
24 to the people, and that as the entity located in every
25 neighborhood, the schools are available for use by
26 the community day and night, year-round or any time
27 when the programming will not interfere with the
28 elementary and secondary program."

29 2. Page 15, by striking lines 9 through 16 and
30 inserting in lieu thereof the following:

31 "1. "Community education" means a life-long
32 education process concerning itself with every facet
33 that affects the well-being of all citizens within
34 a given community. It extends the role of the school
35 from one of teaching children through an elementary
36 and secondary program to one of providing for citizen
37 participation in identifying the wants, needs, and
38 concerns of the neighborhood community and co-
39 ordinating all educational, recreational, and cultural
40 opportunities within the community with community
41 education being the catalyst for providing for citizen
42 participation in the development and implementation
43 of programs toward the goal of improving the entire
44 community.

45 Community education energizes people to strive
46 for the achievement of determined goals and stimulates
47 capable persons to assume leadership responsibilities.
48 It welcomes and works with all groups, it draws no
49 lines. It is the one institution in the entire
50 community that has the opportunity to reach all people

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1 and groups and to gain their co-operation."

2 3. Page 15, line 22, by inserting after the word
3 "coordinator" the words "or "coordinator".

4 4. Page 15, line 25, by inserting after the word
5 "director" the words "or "director".

6 5. Page 15, by inserting after line 30 the
7 following:

8 "_____. "Community school" means any elementary
9 or secondary school.

10 "_____. "Community" means the area located within
11 the boundaries of the local school district.

12 "_____. "State consultant" means the state community
13 education consultant.

14 "_____. "State advisory council" means the council
15 established by section 276.6.

16 "_____. "Board" means the local board of directors
17 of school districts.

18 Sec. _____. NEW SECTION. STATE CONSULTANT. State
19 consultant of community education shall serve district
20 and local advisory councils in accordance with rules
21 promulgated by the superintendent of public
22 instruction.

23 Sec. _____. NEW SECTION. LOCAL DIRECTOR. The local
24 community education director shall:

25 1. Serve as staff person to district-wide and
26 local advisory councils.

27 2. Promote, publicize, and interpret the community
28 education programs to the schools and community.

29 3. Facilitate community needs and resources after
30 adequate assessment.

31 4. Seek ideas, promote people involvement in the
32 process, and open lines of communication and co-
33 ordination.

34 5. Stimulate planning to meet needs.

35 6. Schedule community-use hours available in
36 school-plant facilities and related equipment and
37 co-ordinate such use with building principals or
38 designated representatives.

39 7. Prepare the community education budget in
40 concert and with approval of the district-wide advisory
41 council, and administer the budget after final approval
42 by the board of directors.

43 Sec. _____. NEW SECTION. STATE ADVISORY COUNCIL.

44 1. The state advisory council is established
45 consisting of nine members appointed by the state
46 board of public instruction for three-year terms.
47 The purpose of the community school advisory council
48 is to promote educational, recreational, cultural
49 and other community services through the maximum use
50 of school facilities. The state council shall consist

1 of members who are broadly representative of the
2 educational, recreational, cultural, and social
3 entities of the state. Members shall be appointed
4 from various geographic locations throughout the state
5 and shall represent various socioeconomic, ethnic,
6 and age groups. Terms of office shall commence on
7 July 1 of the year in which the appointment is made
8 and shall continue until a successor is appointed
9 and qualifies. However, for the initial council,
10 three members shall be appointed for three-year terms,
11 three members for two-year terms, and three members
12 for one-year terms. Vacancies occurring on the state
13 council shall be filled for the unexpired term in
14 the same manner as the original appointment.

15 2. The members of the state council shall serve
16 without compensation, but shall be reimbursed for
17 actual expenses and travel incurred while the member
18 is on official business of the state council.

19 3. The members of the council shall meet annually
20 as soon after July 1 as possible to organize at a
21 time and place designated by the state consultant.
22 Thereafter, meetings may be called by the chairperson
23 or a majority of members. The state council shall
24 elect a chairperson and such other officers as it
25 deems necessary. The state consultant shall serve
26 as secretary for the state council.

27 Sec. ____ . NEW SECTION. DUTIES OF STATE COUNCIL.
28 The state council shall:

29 1. Establish and maintain close co-operation and
30 understanding among the various groups throughout
31 the state affected by community education programs.

32 2. Provide a forum for the discussion, development,
33 and recommendation of public policy alternatives for
34 community education programs.

35 3. Serve as a clearinghouse for information on
36 matters relating to community education programs and
37 similar programs throughout the United States.

38 4. Serve as a clearinghouse for resource persons,
39 associations, and groups of all kinds, co-ordinating
40 assistance to school districts which have specific
41 needs.

42 5. Provide an annual report to the state board
43 of public instruction.

44 6. Perform other functions necessary to insure
45 the orderly and co-ordinated development of community
46 school programs in the state.

47 Sec. ____ . NEW SECTION. ESTABLISHMENT OF PROGRAM.

48 1. The board of directors of a local school
49 district may establish a community education program
50 for schools in the district and provide for the general

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1 supervision of the program. Financial support for
2 the program shall be provided from funds raised
3 pursuant to section 276.8 and from any private funds
4 and any federal funds made available for the purpose
5 of implementing this chapter. The program which
6 recognizes that the schools belong to the people and
7 which shall be centered in the schools may include
8 but shall not be limited to the use of the school
9 facilities day and night, year round including weekends
10 and regular school vacation periods for educational,
11 recreational, cultural, and other community services
12 and programs for all age, ethnic, and socioeconomic
13 groups residing in the community.

14 2. If a community education program is established,
15 the board shall appoint a community education director
16 who shall have professional training in the field
17 of community education, recreation, or comparable
18 experience.

19 3. Upon establishment of a community education
20 program, the board shall provide for the selection
21 of an advisory council which shall be responsible
22 to the board and shall co-operate with and assist
23 the board and the local community education director.
24 The board shall also provide for the selection of
25 local advisory councils.

26 4. The board shall receive an annual report and
27 budget recommendation from the advisory council and
28 may request supplementary reports as needed.

29 5. The school districts may co-operate with merged
30 area schools, institutions under the control of the
31 state board of regents, and area education agencies
32 in providing community education programs.

33 6. The board may use opportunities available under
34 any public law for community education.

35 7. The board may approve co-operation and pooling
36 of funds with other school districts."

37 6. Page 15, line 31, by inserting before the word
38 "ELEMENTS" the word "MINIMUM".

39 7. Page 18, by striking lines 11 through 13 and
40 inserting in lieu thereof the following:

41 "a. As many local organizations serving the target
42 population be given the opportunity to participate
43 in determining programs to be offered. This shall
44 include the opportunity for each organization to
45 review and comment prior to the submission of the
46 grant application."

47 8. Page 18, line 14, by inserting after the word
48 "for" the words "a minimum of".

49 9. Page 18, by striking lines 17 through 19 and
50 inserting in lieu thereof the following:

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1 "c. A description of each community education
2 program for which assistance is sought in sufficient
3 detail to show compliance with elements of the program
4 pursuant to section 276.3."

5 10. Page 18, line 22, by striking the words "at
6 least ninety" and inserting in lieu thereof the words
7 "not more than ten".

8 11. Page 18, by inserting after line 26, the
9 following:

10 "____. Assurance that funding from this chapter
11 is received within a local school district through
12 only one application regardless of the number of co-
13 sponsors of the program."

14 12. Page 20, line 5, by inserting after the figure
15 "276.5." the following: "The property tax authorized
16 in this section shall not be levied if the school
17 district is levying a property tax under section
18 300.4."

19 13. Page 20, by striking lines 6 through 8 and
20 inserting in lieu thereof the following:

21 "Sec. ____ . NEW SECTION.

22 USE OF SPECIAL TAX LEVY. If the voters of a school
23 district have approved the levying of a tax pursuant
24 to section 300.2 prior to July 7, 1978, moneys
25 collected pursuant to the voted tax levy after said
26 date may be used for community education programs."

27 14. Page 20, by striking lines 19 through 21 and
28 inserting in lieu thereof the following:

29 "2. Training of community education directors,
30 coordinators, advisory council members, and other
31 personnel pursuant to section 276.7 \$ 75,000".

32 15. By renumbering as necessary.

S-5331 FILED

BY JOE BROWN

MARCH 9, 1984

SENATE FILE 2299

S-5400

1 Amend Senate File 2299 as follows:

2 1. Page 4, by inserting after line 7 the following:

3 "Sec. 100. SCHOOL IMPROVEMENT PROJECTS. For the
4 school year beginning July 1, 1985, the board of a
5 school district may by a majority vote of the board
6 vote to request approval from the department of public
7 instruction to raise money for a school improvement
8 project.

9 The amount of money raised in a district for a
10 school improvement project shall not exceed an amount
11 equal to two percent multiplied by, the district cost
12 of the district. School improvement project shall
13 be developed in a school district under section 280.12.
14 Prior to the vote, the board of directors shall conduct
15 an educational needs assessment of the school district.
16 The various activities included in the proposal for
17 a school improvement project shall be determined by
18 the board in consultation with a steering committee
19 appointed by the board that includes representatives
20 of school personnel and the communities in the school
21 district.

22 The board of directors shall hold a public hearing
23 on the school improvement project prior to its
24 submission to the department of public instruction.
25 The date and location of the public hearing shall
26 be published in a newspaper in general circulation
27 in the district not less than fourteen days before
28 the date set for the hearing. Following the hearing,
29 the board may vote to submit the plans for the project
30 to the department of public instruction.

31 Sec. 101. PLANS. Plans for a school improvement
32 project shall be submitted to the department not later
33 than December 1, 1984 and they shall include all of
34 the following:

35 1. Verification that the procedures outlined for
36 the board of directors in section 100 of this Act
37 have been met.

38 2. Statements of expectations in each area of
39 the curriculum with appropriate curriculum development
40 activities.

41 3. Statements of expectations for improvement
42 of instruction with appropriate staff development
43 activities.

44 4. Stated criteria for program and personnel
45 appraisal and provision for a continuing record of
46 progress.

47 Sec. 102. APPROVAL BY DEPARTMENT. The department
48 of public instruction shall review the plans for
49 compliance with the requirements of section 101 of
50 this Act and not later than March 1, 1985 shall inform

1 the boards of directors of districts with approved
2 projects.

3 Sec. 103. FUNDING. The amount of funding approved
4 for a school improvement project shall be raised by
5 a combination of a property tax and an income surtax
6 imposed in the proportion of a property tax of twenty-
7 seven cents per thousand dollars of assessed valuation
8 of taxable property in the district for each five
9 percent of income surtax.

10 The board shall certify to the state comptroller
11 the amount to be raised, and the state comptroller
12 shall establish the amount of property tax to be
13 levied and the amount of the income surtax to be
14 imposed for the school year beginning July 1, 1985.
15 The state comptroller shall determine these amounts
16 based upon the most recent figures available for the
17 district's valuation of taxable property and individual
18 state income tax paid, and shall certify to the
19 district's county auditor the amount of property tax,
20 and to the director of revenue the amount of income
21 surtax to be imposed. Moneys collected from the
22 property tax and income surtax are miscellaneous
23 income. However, a separate accounting of the funds
24 raised for the school improvement project shall be
25 maintained and these funds shall only be expended
26 for expenses incurred in funding the school improvement
27 project.

28 Sec. 104. INCOME SURTAX. The income surtax shall
29 be imposed on the state individual income tax for
30 the calendar year during which the school's budget
31 year begins, or for a taxpayer's fiscal year ending
32 during the second half of that calendar year or the
33 first half of the succeeding calendar year, and shall
34 be imposed on all individuals residing in the school
35 district on the last day of the applicable tax year.
36 As used in this section, "state individual income
37 tax" means the tax computed under section 422.5, less
38 the deductions allowed in section 422.12, and "budget
39 year" means budget year as defined in section 442.6.

40 Sections 442.16 through 442.20 apply to the income
41 surtax for school improvement projects."

SENATE FILE 2299

5709

1 Amend Senate File 2299 as follows:

2 1. By striking everything after the enacting
3 clause and inserting in lieu thereof the following:

4 "Section 1. Section 257.25, subsection 9,
5 unnumbered paragraph 1, Code 1983, is amended to read
6 as follows:

7 To facilitate the implementation and economical
8 operation of the educational program defined in
9 subsections ~~4 and 2~~ through 6, each school offering
10 ~~any of grades seven through twelve, except a school~~
11 ~~which offers grades one through eight as an elementary~~
12 ~~school~~, shall have:

13 Sec. 2. Section 257.25, subsection 9, paragraph
14 b, Code 1983, is amended by striking the paragraph.

15 Sec. 3. Section 257.25, Code 1983, is amended
16 by adding the following new subsection:

17 NEW SUBSECTION. 9A. To facilitate the
18 implementation and economical operation of the
19 educational program defined in subsections 4 and 6,
20 each school offering any of grades seven through
21 twelve, except a school that offers grades one through
22 eight as an elementary school shall have a qualified
23 school guidance counselor who shall meet the
24 certification and approval standards prescribed by
25 the department of public instruction. The guidance
26 counselor may be employed on a part-time or full-time
27 basis, or may devote only part time to counseling
28 services, according to the needs of the school and
29 the availability of guidance personnel, as determined
30 by the local board. The state board shall recommend
31 standards based upon the number of students in
32 attendance and other appropriate factors. Other
33 members of the noninstructional professional staff,
34 including but not limited to physicians, dentists,
35 nurses, school psychologists, speech therapists and
36 other specialists, may also be employed or shared
37 by one or more schools. The guidance counselor shall
38 meet the certification and approval standards of the
39 department of public instruction and noninstructional
40 staff members shall meet the professional practice
41 requirements of this state relating to their special
42 services.

43 Sec. 4. Section 275.1, unnumbered paragraph 1,
44 Code Supplement 1983, is amended to read as follows:

45 It is ~~declared to be~~ the policy of the state to
46 encourage economical and efficient school districts
47 which will ensure an equal educational opportunity
48 to all children of the state. All areas of the state
49 shall be in school districts maintaining kindergarten
50 and twelve grades. If any a school district ceases

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1 to maintain kindergarten and twelve grades except
2 as otherwise provided in sections 280.15, 257.28,
3 and 282.7, subsection 1, it shall reorganize within
4 six months or the state board shall attach the school
5 district not maintaining kindergarten and twelve
6 grades to one or more adjacent districts. Voluntary
7 reorganizations under this chapter shall be commenced
8 only if the affected school districts are contiguous
9 to one another. A reorganized district shall meet
10 the requirements of section 275.3.

11 Sec. 5. Section 279.34, Code Supplement 1983,
12 is amended by striking the section and inserting in
13 lieu thereof the following:

14 279.34 PUBLICATION OF FINANCIAL STATEMENT AND
15 WARRANTS. In each school district, the board shall
16 publish by one insertion in at least one newspaper,
17 if there is a newspaper published in the district,
18 the following statements verified by affidavit of
19 the secretary of the board:

20 1. Quarterly a summary of the proceedings of the
21 board pertaining to financial matters or expenses
22 to the district for the previous quarter, including
23 the list of all warrants issued by the board, the
24 names of the persons, firms or corporations receiving
25 same, the amount thereof and the reason therefor;
26 except warrants issued to persons regularly employed
27 by the school district for services regularly performed
28 by them.

29 2. During the second week of August of each year
30 a summarized statement of the board showing the
31 receipts and disbursements of all funds for the
32 preceding school year and a statement listing persons
33 regularly employed by the school district for services
34 regularly performed by them with the total compensation
35 of wages and benefits received in the preceding school
36 year by each employee, including but not limited to,
37 contributions by the school district to the Iowa
38 public employees retirement system, for insurance,
39 annuities, housing, motor vehicles, fuel, and club
40 and organization memberships or dues.

41 3. The fee for publication of the statements
42 required by this section shall not exceed three-fifths
43 of the legal publication fee provided by statute for
44 the publication of legal notices.

45 Sec. 6. Section 279.42, Code 1983, is amended
46 to read as follows:

47 279.42 GIFTS TO SCHOOLS. The board of directors
48 of any school district which receives funds through
49 gifts, devises and bequests may utilize ~~the same~~ them,
50 unless limited by the terms of the grant, in the

1 general, extracurricular activity, or schoolhouse
2 fund expenditures.

3 Sec. 7. NEW SECTION. 279.43 EXTRACURRICULAR
4 ACTIVITIES. Costs of extracurricular activities that
5 are extensions of the educational program of a school
6 district, except for the costs of interscholastic
7 athletic activities and cheerleading activities, may
8 be paid from the general fund of the school district.

9 Sec. 8. NEW SECTION. 279A.1 EXTRACURRICULAR
10 ACTIVITIES. For the school year beginning July 1,
11 1985, and succeeding school years, a school district
12 shall not expend general fund revenues for the costs
13 to the district for interscholastic athletic activities
14 and cheerleading activities. The costs of these
15 activities include compensation for coaches and
16 sponsors; and the costs of officials, judges, and
17 other personnel; protective gear; uniforms; supplies
18 and equipment; and transportation to and from practices
19 and events, including fuel, driver, insurance,
20 depreciation of the bus, and a pro rata portion of
21 maintenance costs. The board of directors of a school
22 district shall not charge students a fee for
23 participation in an interscholastic athletic activity
24 or cheerleading activity.

25 The costs of interscholastic athletic activities
26 and cheerleading activities shall be paid from the
27 extracurricular activity fund created in section
28 291.13A.

29 Sec. 9. NEW SECTION. 279A.2 APPROVAL OF LEVY
30 AND SURTAX. For the school year beginning July 1,
31 1985, and each succeeding school year, the board of
32 a school district may by a majority vote of the board
33 vote to raise money for the extracurricular activity
34 fund as provided in this section. The board shall
35 determine the amount needed for the extracurricular
36 activity fund based upon the costs of interscholastic
37 athletic activities and cheerleading activities for
38 the previous school year and upon other revenues in
39 the fund and shall set a date for a public hearing
40 on the issue. The date and location of the public
41 hearing shall be published in a newspaper in general
42 circulation in the district not less than fourteen
43 days before the date set for the hearing. Following
44 the public hearing, a majority of the board may approve
45 raising an amount for the extracurricular activity
46 fund.

47 The amount shall be raised by a combination of
48 an extracurricular activity property tax and an
49 extracurricular activity income surtax imposed in
50 the proportion of a property tax of twenty-seven cents

1 per thousand dollars of assessed valuation of taxable
2 property in the district for each five percent of
3 income surtax.

4 Sec. 10. NEW SECTION. 279A.3 EXTRACURRICULAR
5 ACTIVITY AMOUNT. The board shall certify to the state
6 comptroller the extracurricular activity amount to
7 be raised, and the state comptroller shall establish
8 the amount of extracurricular activity property tax
9 to be levied and the amount of the extracurricular
10 activity income surtax to be imposed for the school
11 year. The state comptroller shall determine these
12 amounts based upon the most recent figures available
13 for the district's valuation of taxable property and
14 individual state income tax paid, and shall certify
15 to the district's county auditor the amount of
16 extracurricular activity property tax, and to the
17 director of revenue the amount of extracurricular
18 activity income surtax to be imposed. Moneys collected
19 from the extracurricular activity property tax and
20 extracurricular activity income surtax shall be
21 deposited in the extracurricular activity fund.

22 Sec. 11. NEW SECTION. 279A.4 INCOME SURTAX.
23 The extracurricular activity income surtax shall be
24 imposed on the state individual income tax for the
25 calendar year during which the school's budget year
26 begins, or for a taxpayer's fiscal year ending during
27 the second half of that calendar year or the first
28 half of the succeeding calendar year, and shall be
29 imposed on all individuals residing in the school
30 district on the last day of the applicable tax year.
31 As used in this section, "state individual income
32 tax" means the tax computed under section 422.5, less
33 the deductions allowed in section 422.12, and "budget
34 year" means budget year as defined in section 442.6.

35 Sec. 12. NEW SECTION. 279A.5 STATUTES APPLICABLE.
36 Sections 442.16 through 442.20 apply to the
37 extracurricular activity income surtax.

38 Sec. 13. Section 280.15, Code 1983, is amended
39 to read as follows:

40 280.15 JOINT EMPLOYMENT AND SHARING. Any-two
41 Two or more public school districts may jointly employ
42 and share the services of any school personnel, or
43 acquire and share the use of classrooms, laboratories,
44 equipment and facilities. Classes made available
45 to students in the manner provided in this section
46 shall be considered as complying with the requirements
47 of section 275.1 relating to the maintenance of
48 kindergarten and twelve grades by a school district.

49 Sec. 14. Section 282.7, subsection 1, Code
50 Supplement 1983, is amended to read as follows:

1 1. The board of directors of a school district
2 by record action may discontinue any or all of grades
3 seven through twelve and negotiate an agreement for
4 attendance of the pupils enrolled in those grades
5 in the schools of one or more contiguous school
6 districts having approved school systems. If the
7 board designates more than one contiguous district
8 for attendance of its pupils, the board shall draw
9 boundary lines within the school district for
10 determining the school districts of attendance of
11 the pupils. The portion of a district so designated
12 shall be contiguous to the approved school district
13 designated for attendance. Only entire grades may
14 be discontinued under this subsection and if a grade
15 is discontinued, all higher grades in that district
16 shall also be discontinued. A school district that
17 has discontinued one or more grades under this
18 subsection has complied with the requirements of
19 section 275.1 relating to the maintenance of
20 kindergarten and twelve grades. A pupil who graduates
21 from another school district under this subsection
22 shall receive a diploma from the receiving district.
23 Tuition shall be paid by the resident district as
24 provided in section 282.24, subsection 2. The
25 agreement shall provide for tuition, transportation,
26 and authority and liability of the affected boards.

27 Sec. 15. Section 291.13, Code 1983, is amended
28 to read as follows:

29 291.13 GENERAL AND SCHOOLHOUSE FUNDS. The money
30 collected by a tax authorized by the electors or the
31 proceeds of the sale of bonds authorized by law or
32 the proceeds of a tax estimated and certified by the
33 board for the purpose of paying interest and principal
34 on lawful bonded indebtedness or for the purchase
35 of sites as authorized by law, shall be called the
36 schoolhouse fund and, except when authorized by the
37 electors, may be used only for the purpose for which
38 originally authorized or certified. The money
39 collected for interscholastic athletic activities
40 and cheerleading activities shall be called the
41 extracurricular activity fund. All other moneys
42 received for any other purpose shall be called the
43 general fund. The treasurer shall keep a separate
44 account with each fund, paying no order that fails
45 to state the fund upon which it is drawn and the
46 specific use to which it is to be applied.

47 Sec. 16. NEW SECTION. 291.13A EXTRACURRICULAR
48 ACTIVITY FUND. The extracurricular activity fund
49 is created for the purposes listed in section 279A.1.
50 The extracurricular activity fund shall contain moneys

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1 collected pursuant to chapter 279A, moneys received
2 as the costs of admission to interscholastic athletic
3 activities, money collected by students and by school
4 organizations and associations as a result of
5 fundraising activities, and gifts and donations to
6 the school district for interscholastic athletic
7 activities and cheerleading. Moneys deposited in
8 the extracurricular activity fund are not subject
9 to chapter 442.

10 Sec. 17. Section 291.15, Code 1983, is amended
11 to read as follows:

12 291.15 ANNUAL REPORT. ~~He~~ The treasurer shall
13 make an annual report to the board at its regular
14 July meeting, which shall show the amount of the
15 general fund, the extracurricular activity fund, and
16 the schoolhouse fund held over, received, paid out,
17 and on hand, the several funds to be separately stated,
18 and ~~he~~ the treasurer shall immediately file a copy
19 of this report with the superintendent of public
20 instruction and a copy with the county treasurer.

21 Sec. 18. Section 442.4, subsection 1, Code
22 Supplement 1983, is amended by adding the following
23 new unnumbered paragraph after unnumbered paragraph
24 2:

25 NEW UNNUMBERED PARAGRAPH. For the budget year
26 beginning July 1, 1985 and each subsequent budget
27 year, resident pupils enrolled in kindergarten and
28 pupils eligible to enroll in kindergarten who are
29 enrolled in public school for the year preceding
30 kindergarten are included in basic enrollment on a
31 full-time equivalent basis as of the second Friday
32 of September in the base year.

33 Sec. 19. Section 442.4, Code Supplement 1983,
34 is amended by adding the following new subsection:

35 NEW SUBSECTION. 5A. For the school year commencing
36 July 1, 1985 and succeeding school years, each full-
37 time equivalent resident pupil enrolled in a school
38 district on the second Friday of September in the
39 base year in kindergarten, first, second, or third
40 grade that is enrolled in a classroom that has eighteen
41 or fewer pupils with one certificated teacher, or
42 twenty-seven or fewer pupils with one certificated
43 teacher and at least one salaried teacher aide,
44 assigned to it shall have an additional weight added
45 to the school district's adjusted enrollment for the
46 budget year. The additional weight for each pupil
47 who qualifies under this subsection is one-tenth of
48 one.

49 For the purpose of this section, a pupil enrolled
50 in kindergarten includes a pupil eligible to enroll

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1 in kindergarten who is enrolled in public school for
2 the year preceding kindergarten.

3 Funds received by a school district under this
4 subsection shall be expended for the educational
5 program of the school district.

6 Sec. 20. Section 442.4, subsection 6, unnumbered
7 paragraph 1, Code Supplement 1983, is amended to read
8 as follows:

9 For the school year beginning July 1, ~~1980~~ 1985,
10 and each subsequent school year, weighted enrollment
11 is the budget enrollment as modified by application
12 of the special education weighting plan in section
13 281.9, and the supplementary weighting plan in section
14 442.39, and the elementary weighting plan in section
15 19 of this Act, in this chapter.

16 Sec. 21. Section 442.7, subsection 1, Code
17 Supplement 1983, is amended by striking the subsection
18 and inserting in lieu thereof the following:

19 1. For the budget school year beginning July 1,
20 1986 and subsequent school years, a state percent
21 of growth for the budget year shall be computed by
22 the state comptroller prior to September 15 in the
23 base year and forwarded to the superintendent of
24 public instruction. The state percent of growth shall
25 be an average of the difference in the receipts of
26 state general fund revenues computed or estimated
27 as follows:

28 a. The percentage of change between the revenues
29 received during the second year preceding the base
30 year and the revenues received during the year
31 preceding the base year.

32 b. The percentage of change between the revenues
33 received during the year preceding the base year and
34 the revenues received during the base year.

35 Sec. 22. Section 442.7, subsection 4, Code
36 Supplement 1983, is amended by striking the subsection
37 and inserting in lieu thereof the following:

38 4. Each year prior to September 15 the state
39 comptroller shall recompute the state percent of
40 growth for the base year using adjusted estimates
41 and the actual figures available. The difference
42 between the recomputed state percent of growth for
43 the base year and the original computation shall be
44 added to or subtracted from the state percent of
45 growth for the budget year, as applicable.

46 Sec. 23. Section 442.9, subsection 1, paragraph
47 a, Code Supplement 1983, is amended to read as follows:

48 a. As used in this chapter, "district cost per
49 pupil" for the school year beginning July 1, 1975,
50 and subsequent school years means district cost per

1 pupil in weighted enrollment. The district cost per
2 pupil for the budget year is equal to the district
3 cost per pupil for the base year plus the allowable
4 growth. However, district cost per pupil does not
5 include additional allowable growth added for programs
6 for gifted and talented children, and for programs
7 for returning dropouts, and for programs for elementary
8 school media centers, under this chapter or for school
9 districts that have a negative balance of funds raised
10 for special education instruction programs under
11 section 442.13, subsection 14, paragraph "b", and
12 does not include additional allowable growth
13 established by the school budget review committee
14 for a single school year only.

15 Sec. 24. NEW SECTION. 442.26A PENALTY. Annually,
16 the state comptroller shall determine for each school
17 district the amount of state aid that the district
18 receives under this chapter and shall divide that
19 amount by one hundred eighty to determine a state
20 aid amount per day.

21 The state comptroller shall reduce the amount of
22 the next following state aid payment by the state
23 aid amount per day for each day that a report required
24 by law or by rule adopted by the state board of public
25 instruction or the state comptroller has not been
26 received by the appropriate state official. The
27 department of public instruction shall notify the
28 state comptroller concerning the names of the school
29 districts and the number of days the reports are
30 delinquent.

31 Sec. 25. Section 442.39, subsection 4, Code
32 Supplement 1983, is amended to read as follows:

33 4. For the school year beginning July 1, ~~1983~~
34 1985 and succeeding school years, a school district
35 receiving additional funds under subsection 2 for
36 ~~its pupils at the ninth-grade level and above that~~
37 ~~are enrolled in sequential mathematics courses at~~
38 ~~the advanced algebra level and above, chemistry,~~
39 ~~advanced chemistry, physics or advanced physics~~
40 ~~courses, or foreign language courses at the second~~
41 ~~year level and above~~ shall have an additional weighting
42 of one regular pupil added to its total.

43 Sec. 26. NEW SECTION. 442.58 TRANSPORTATION
44 ASSISTANCE AMOUNT.

45 1. For the budget year beginning July 1, 1985,
46 and each succeeding school year, the board of a school
47 district may by a majority of the board vote to raise
48 additional money beyond the amount authorized under
49 sections 442.1 through 442.13 for school transportation
50 costs for public school pupils provided under chapter

1 285.

2 2. The transportation assistance amount for a
3 school district shall not exceed the public school
4 transportation costs in that district for the base
5 year or one hundred fifty dollars multiplied by the
6 average number of public school pupils transported
7 by that district during the base year, whichever is
8 less.

9 The board shall determine the transportation
10 assistance amount needed within the limits of this
11 section and shall set a date for a public hearing
12 on the issue. The date and location of the public
13 hearing shall be published in a newspaper in general
14 circulation in the district not less than fourteen
15 days before the date set for the hearing.

16 If a majority of the board approves raising the
17 transportation assistance amount, the board shall
18 include the approved amount in its certified bud-
19 get for the budget year.

20 The public school transportation costs in the
21 district for the base year shall be determined on
22 the basis of the actual costs for the portion of the
23 year they are known and by estimating the costs for
24 the remainder of the year.

25 3. The transportation assistance amount shall
26 be raised within the limits of this section by a
27 combination of a transportation property tax and a
28 school district transportation income surtax imposed
29 in the proportion of a property tax of twenty-seven
30 cents per thousand dollars of assessed valuation of
31 taxable property in the district for each five percent
32 of income surtax.

33 Sec. 27. NEW SECTION. 442.59 COMPUTATION OF
34 TRANSPORTATION ASSISTANCE AMOUNT. The board shall
35 certify to the state comptroller the transportation
36 assistance amount to be raised, and the state
37 comptroller shall establish the amount of trans-
38 portation property tax to be levied and the amount
39 of the school district transportation income surtax
40 to be imposed for each school year for which the
41 transportation assistance amount is authorized. The
42 state comptroller shall determine these amounts based
43 upon the most recent figures available for the
44 district's valuation of taxable property, individual
45 state income tax paid, and the average number of
46 pupils transported in the district during the base
47 year, and shall certify to the district's county
48 auditor the amount of transportation property tax,
49 and to the director of revenue the amount of school
50 district transportation income surtax to be imposed.

1 Sec. 28. NEW SECTION. 442.60 SCHOOL DISTRICT
2 TRANSPORTATION INCOME SURTAX. The school district
3 transportation income surtax shall be imposed on the
4 state individual income tax for the calendar year
5 during which the school's budget year begins, or for
6 a taxpayer's fiscal year ending during the second
7 half of that calendar year or the first half of the
8 succeeding calendar year, and shall be imposed on
9 all individuals residing in the school district on
10 the last day of the applicable tax year. As used
11 in this section, "state individual income tax" means
12 the tax computed under section 422.5, less the
13 deductions allowed in section 422.12.

14 Sec. 29. NEW SECTION. 442.62 IMPLEMENTATION
15 OF SURTAX. Sections 442.16 through 442.20 apply to
16 the school district transportation income surtax.

17 Sec. 30. NEW SECTION. 442.63 ARBITRATOR'S
18 DECISION. An arbitrator appointed pursuant to chapter
19 20 shall not require that a school district raise
20 a transportation assistance amount.

21 Sec. 31. NEW SECTION. 442.66 MEDIA CENTER COSTS.
22 For the school year beginning July 1, 1985 and each
23 succeeding school year, the board of directors of
24 a school district may submit an application to the
25 department of public instruction to use additional
26 allowable growth for the costs of media centers for
27 elementary schools in order to meet the requirements
28 of section 257.25, subsection 9 in the elementary
29 schools. The board shall submit detailed program
30 plans and budget costs to the department not later
31 than November 1 of the base year. The department
32 shall review the program plans and shall, prior to
33 January 15, either grant approval for the program
34 or return the request for approval with comments of
35 the department. An unapproved request may be
36 resubmitted with modifications not later than February
37 1. Not later than February 15, the department shall
38 notify the state comptroller and the school budget
39 review committee of the names of the school districts
40 using additional allowable growth and the approved
41 budget for each program listed separately. The state
42 comptroller shall establish a modified allowable
43 growth for each district having an approved program.

44 Sec. 32. SCHOOL IMPROVEMENT PROJECTS. For the
45 school year beginning July 1, 1985, the board of a
46 school district may by a majority vote of the board
47 vote to request approval from the department of public
48 instruction to raise money for a school improvement
49 project.

50 The amount of money raised in a district for a

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1 school improvement project shall not exceed an amount
2 equal to two percent multiplied by the district cost
3 of the district. School improvement project shall
4 be developed in a school district under section 280.12.
5 Prior to the vote, the board of directors shall conduct
6 an educational needs assessment of the school district.
7 The various activities included in the proposal for
8 a school improvement project shall be determined by
9 the board in consultation with a steering committee
10 appointed by the board that includes representatives
11 of school personnel and the communities in the school
12 district.

13 The board of directors shall hold a public hearing
14 on the school improvement project prior to its
15 submission to the department of public instruction.
16 The date and location of the public hearing shall
17 be published in a newspaper in general circulation
18 in the district not less than fourteen days before
19 the date set for the hearing. Following the hearing,
20 the board may vote to submit the plans for the project
21 to the department of public instruction.

22 Sec. 33. PLANS. Plans for a school improvement
23 project shall be submitted to the department not later
24 than December 1, 1984 and they shall include all of
25 the following:

26 1. Verification that the procedures outlined for
27 the board of directors in section 32 of this Act have
28 been met.

29 2. Statements of expectations in each area of
30 the curriculum with appropriate curriculum development
31 activities.

32 3. Statements of expectations for improvement
33 of instruction with appropriate staff development
34 activities.

35 4. Stated criteria for program and personnel
36 appraisal and provision for a continuing record of
37 progress.

38 Sec. 34. APPROVAL BY DEPARTMENT. The department
39 of public instruction shall review the plans for
40 compliance and the requirements of section 33 of this
41 Act, and not later than March 1, 1985, shall inform
42 the boards of directors of districts for which the
43 department has approved projects.

44 Sec. 35. FUNDING. The amount of funding approved
45 for a school improvement project shall be raised by
46 a combination of a property tax and an income surtax
47 imposed in the proportion of a property tax of twenty-
48 seven cents per thousand dollars of assessed valuation
49 of taxable property in the district for each five
50 percent of income surtax.

1 The board shall certify to the state comptroller
2 the amount to be raised, and the state comptroller
3 shall establish the amount of property tax to be
4 levied and the amount of the income surtax to be
5 imposed for the school year beginning July 1, 1985.
6 The state comptroller shall determine these amounts
7 based upon the most recent figures available for the
8 district's valuation of taxable property and individual
9 state income tax paid, and shall certify to the
10 district's county auditor the amount of property tax,
11 and to the director of revenue the amount of income
12 surtax to be imposed. Moneys collected from the
13 property tax and income surtax are miscellaneous
14 income. However, a separate accounting of the funds
15 raised for the school improvement project shall be
16 maintained and these funds shall only be expended
17 for expenses incurred in funding the school improvement
18 project.

19 Sec. 36. INCOME SURTAX. The income surtax shall
20 be imposed on the state individual income tax for
21 the calendar year during which the school's budget
22 year begins, or for a taxpayer's fiscal year ending
23 during the second half of that calendar year or the
24 first half of the succeeding calendar year, and shall
25 be imposed on all individuals residing in the school
26 district on the last day of the applicable tax year.
27 As used in this section, "state individual income
28 tax" means the tax computed under section 422.5, less
29 the deductions allowed in section 422.12, and "budget
30 year" means budget year as defined in section 442.6.

31 Sections 442.16 through 442.20 apply to the income
32 surtax for school improvement projects.

33 Sec. 37. In addition to the requirements of section
34 281.9, the school budget review committee shall
35 establish the weighting plan for the school year
36 beginning July 1, 1985 based upon the average costs
37 of providing instruction for children requiring special
38 education in the categories of the weighting plan
39 established in section 281.9 and based upon the state
40 cost per pupil and the district costs per pupil for
41 the school year beginning July 1, 1985 calculated
42 pursuant to sections 442.8 and 442.9. Notwithstanding
43 section 281.9, subsection 4, the school budget review
44 committee may increase or decrease the weighting
45 assigned to each category of children requiring special
46 education by more than two-tenths of the weighting
47 assigned to pupils in a regular curriculum.

48 Sec. 38. NEW SECTION. 276.1 TITLE. This chapter
49 may be cited as the "Community Education Act".

50 Sec. 39. NEW SECTION. 276.1A PURPOSE. It is

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1 the purpose of this chapter to provide educational,
2 recreational, cultural, and other community services
3 and programs through the establishment of the concept
4 of community education with the community school
5 serving as the center for such activity. In co-
6 operation with other community agencies and groups,
7 it is the purpose of the community education Act to
8 mobilize community resources to solve identified
9 community concerns and to promote a more efficient
10 and expanded use of existing school buildings and
11 equipment, to provide leadership in working with other
12 entities, to mobilize the human and financial resources
13 of a community, and to provide a wide range of
14 opportunities for all socioeconomic, ethnic, and age
15 groups. A related purpose of this chapter is to
16 develop a sense of community in which the citizenry
17 cooperates with the school and community agencies
18 and groups to resolve their school and community
19 concerns and to recognize that the schools belong
20 to the people, and that as the entity located in every
21 neighborhood, the schools are available for use by
22 the community day and night, year-round or any time
23 when the programming will not interfere with the
24 elementary and secondary program.

25 Sec. 40. NEW SECTION. 276.2 DEFINITIONS. As
26 used in this chapter, unless the context otherwise
27 requires:

28 1. "Community education" means a life-long
29 education process concerning itself with every facet
30 that affects the well-being of all citizens within
31 a given community. It extends the role of the school
32 from one of teaching children through an elementary
33 and secondary program to one of providing for citizen
34 participation in identifying the wants, needs, and
35 concerns of the neighborhood community and co-
36 ordinating all educational, recreational, and cultural
37 opportunities within the community with community
38 education being the catalyst for providing for citizen
39 participation in the development and implementation
40 of programs toward the goal of improving the entire
41 community.

42 Community education energizes people to strive
43 for the achievement of determined goals and stimulates
44 capable persons to assume leadership responsibilities.
45 It welcomes and works with all groups, it draws no
46 lines. It is the one institution in the entire
47 community that has the opportunity to reach all people
48 and groups and to gain their cooperation.

49 2. "Community advisory council" means a
50 representative group of citizens from the community

1 which shall provide support and guidance in the
2 planning, selection, development, implementation,
3 operation, and evaluation of a community education
4 program.

5 3. "Community education coordinator" or
6 "coordinator" means a person who has received
7 specialized training to promote, organize, and direct
8 a community education program.

9 4. "Community education director" or "director"
10 means a person who has received extensive specialized
11 training to promote, organize, and direct a community
12 education program.

13 5. "Program" means the process or the overall
14 procedure for implementing this chapter.

15 6. "Department" means the department of public
16 instruction.

17 7. "Community school" means any elementary or
18 secondary school.

19 8. "Community" means the area located within the
20 boundaries of the local school district.

21 9. "State consultant" means the state community
22 education consultant.

23 10. "State advisory council" means the council
24 established by section 276.6.

25 11. "Board" means the local board of directors
26 of school districts.

27 Sec. 41. NEW SECTION. STATE CONSULTANT. State
28 consultant of community education shall serve district
29 and local advisory councils in accordance with rules
30 promulgated by the superintendent of public
31 instruction.

32 Sec. 42. NEW SECTION. LOCAL DIRECTOR. The local
33 community education director shall:

34 1. Serve as staff person to district-wide and
35 local advisory councils.

36 2. Promote, publicize, and interpret the community
37 education programs to the schools and community.

38 3. Facilitate community needs and resources after
39 adequate assessment.

40 4. Seek ideas, promote people involvement in the
41 process, and open lines of communication and
42 coordination.

43 5. Stimulate planning to meet needs.

44 6. Schedule community-use hours available in
45 school-plant facilities and related equipment and
46 coordinate such use with building principals or
47 designated representatives.

48 7. Prepare the community education budget in
49 concert and with approval of the district-wide advisory
50 council, and administer the budget after final approval

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1 by the board of directors.

2 Sec. 43. NEW SECTION. STATE ADVISORY COUNCIL.

3 1. The state advisory council is established
4 consisting of nine members appointed by the state
5 board of public instruction for three-year terms.
6 The purpose of the community school advisory council
7 is to promote educational, recreational, cultural
8 and other community services through the maximum use
9 of school facilities. The state council shall consist
10 of members who are broadly representative of the
11 educational, recreational, cultural, and social
12 entities of the state. Members shall be appointed
13 from various geographic locations throughout the state
14 and shall represent various socioeconomic, ethnic,
15 and age groups. Terms of office shall commence on
16 July 1 of the year in which the appointment is made
17 and shall continue until a successor is appointed
18 and qualifies. However, for the initial council,
19 three members shall be appointed for three-year terms,
20 three members for two-year terms, and three members
21 for one-year terms. Vacancies occurring on the state
22 council shall be filled for the unexpired term in
23 the same manner as the original appointment.

24 2. The members of the state council shall serve
25 without compensation, but shall be reimbursed for
26 actual expenses and travel incurred while the member
27 is on official business of the state council.

28 3. The members of the council shall meet annually
29 as soon after July 1 as possible to organize at a
30 time and place designated by the state consultant.
31 Thereafter, meetings may be called by the chairperson
32 or a majority of members. The state council shall
33 elect a chairperson and such other officers as it
34 deems necessary. The state consultant shall serve
35 as secretary for the state council.

36 Sec. 44. NEW SECTION. DUTIES OF STATE COUNCIL.

37 The state council shall:

38 1. Establish and maintain close cooperation and
39 understanding among the various groups throughout
40 the state affected by community education programs.

41 2. Provide a forum for the discussion, development,
42 and recommendation of public policy alternatives for
43 community education programs.

44 3. Serve as a clearinghouse for information on
45 matters relating to community education programs and
46 similar programs throughout the United States.

47 4. Serve as a clearinghouse for resource persons,
48 associations, and groups of all kinds, coordinating
49 assistance to school districts which have specific
50 needs.

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1 5. Provide an annual report to the state board
2 of public instruction.

3 6. Perform other functions necessary to insure
4 the orderly and coordinated development of community
5 school programs in the state.

6 Sec. 45. NEW SECTION. ESTABLISHMENT OF PROGRAM.

7 1. The board of directors of a local school
8 district may establish a community education program
9 for schools in the district and provide for the general
10 supervision of the program. Financial support for
11 the program shall be provided from funds raised
12 pursuant to section 276.8 and from any private funds
13 and any federal funds made available for the purpose
14 of implementing this chapter. The program which
15 recognizes that the schools belong to the people and
16 which shall be centered in the schools may include
17 but shall not be limited to the use of the school
18 facilities day and night, year round including weekends
19 and regular school vacation periods for educational,
20 recreational, cultural, and other community services
21 and programs for all age, ethnic, and socioeconomic
22 groups residing in the community.

23 2. If a community education program is established,
24 the board shall appoint a community education director
25 who shall have professional training in the field
26 of community education, recreation, or comparable
27 experience.

28 3. Upon establishment of a community education
29 program, the board shall provide for the selection
30 of an advisory council which shall be responsible
31 to the board and shall cooperate with and assist the
32 board and the local community education director.
33 The board shall also provide for the selection of
34 local advisory councils.

35 4. The board shall receive an annual report and
36 budget recommendation from the advisory council and
37 may request supplementary reports as needed.

38 5. The school districts may cooperate with merged
39 area schools, institutions under the control of the
40 state board of regents, and area education agencies
41 in providing community education programs.

42 6. The board may use opportunities available under
43 any public law for community education.

44 7. The board may approve cooperation and pooling
45 of funds with other school districts.

46 Sec. 46. NEW SECTION. 276.3 MINIMUM ELEMENTS
47 OF COMMUNITY EDUCATION PROGRAM. Each community
48 education program receiving assistance pursuant to
49 this chapter shall include all of the following:

50 1. Provision for the direct and substantial

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- 1 involvement of a public elementary or secondary school
2 in a school district in the administration and
3 operation of the program.
- 4 2. Service to an identified community which is
5 at least coextensive with the school attendance area
6 for the regular instructional program of the school
7 involved in the administration and operation of the
8 program, except where special circumstances warrant
9 the identification of a smaller community.
- 10 3. Services which are sufficiently concentrated
11 and comprehensive in a specific public facility,
12 including, but not limited to, any of the following:
13 a. A public elementary or secondary school.
14 b. A merged area school.
15 c. A community recreation or park center.
16 The services may be limited to one or several areas,
17 including but not limited to, recreation or adult
18 education. The services shall be provided for the
19 number of hours required by the department. Satellite
20 or mobile facilities connected with a community center
21 may be used by the center for the provision of a
22 portion of program activities and services and may
23 include nonpublic facilities in the community which
24 are made available for use by the public.
- 25 4. Extension of the program activities and services
26 offered by and uses made of the public facility in
27 terms of the services provided, the target population
28 served, and the hours of service provided.
- 29 5. Inclusion of systematic and effective procedures
30 for identifying and documenting on a continuing basis,
31 the needs, interests, and concerns of the community
32 served with respect to community education activities
33 and services, and for responding to the needs,
34 interests, and concerns.
- 35 6. Provision for the identification and utilization
36 to the fullest extent possible of educational,
37 cultural, recreational, and other existing and planned
38 resources located outside of the school, including
39 but not limited to services of volunteers, to enhance
40 the size and quality of the program. The program
41 shall be designed to encourage and utilize cooperative
42 agreements and other arrangements among public and
43 private agencies to make maximum use of existing
44 talents and resources and to avoid the duplication
45 of services.
- 46 7. Service to all age groups in the community,
47 including preschool children, children and youths
48 in schools, out-of-school youths, adults, and senior
49 citizens, as well as groups within the community with
50 special needs for community education services and

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1 activities, such as persons of limited English-speaking
2 ability, mentally or physically handicapped or other
3 health-impaired persons, or other special target
4 groups not adequately served by existing programs
5 within the community.

6 8. Provision for the active and continuous
7 involvement, on an advisory basis, of institutions,
8 groups, and individuals in the community including,
9 but not limited to, merged area schools, social,
10 recreational, and health organizations, and individuals
11 broadly representative of the community served, in
12 the planning and implementation of the program,
13 including but not limited to involvement in the
14 assessment of community needs and resources and in
15 the evaluation of the program.

16 Sec. 47. NEW SECTION. 276.4 ELIGIBLE APPLICANTS.

17 The following may apply to the department for
18 assistance for a community education program:

- 19 1. Local school boards.
- 20 2. Merged area boards of directors.
- 21 3. Area education agency boards of directors.
- 22 4. Park and recreation boards, commissions, or
23 governmental units that are able to serve the purposes
24 of this chapter.

25 Sec. 48. NEW SECTION. 276.5 ASSISTANCE.

26 1. The department shall review applications and
27 approve the applicants which meet the requirements
28 pursuant to section 276.3. The department may approve
29 eighty percent of the estimated cost to establish
30 a new community education program, not to exceed
31 twenty thousand dollars for one year, and fifty percent
32 of the estimated cost to expand, improve, or operate
33 a community education program, not to exceed ten
34 thousand dollars for one year. The applicants shall
35 pay from sources which are not from the federal or
36 state governments the remaining cost of implementing
37 the program.

38 2. The organizations or agencies specified in
39 section 276.4 during any fiscal year may apply to
40 the department under rules adopted by the department
41 under chapter 17A. The application shall include:

42 a. As many local organizations serving the target
43 population be given the opportunity to participate
44 in determining programs to be offered. This shall
45 include the opportunity for each organization to
46 review and comment prior to the submission of the
47 grant application.

48 b. The proposed plans for a minimum of at least
49 one local citizen's advisory council in the community
50 to implement the intent of community education.

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1 c. A description of each community education
2 program for which assistance is sought in sufficient
3 detail to show compliance with elements of the program
4 pursuant to section 276.3.

5 d. The evaluation design related to the program
6 goals and objectives.

7 e. The assurance that not more than ten percent
8 of the total project allocations shall be used for
9 direct client services.

10 f. Staff patterns for the program.

11 g. Documentation of all cooperative agreements
12 between all cosponsors and participating agencies
13 or organizations.

14 h. Assurance that funding from this chapter is
15 received within a local school district through only
16 one application regardless of the number of cosponsors
17 of the program.

18 Sec. 49. NEW SECTION. 276.6 DEPARTMENT DUTIES.

19 The department of public instruction shall:

20 1. Obtain direct input from statewide organizations
21 interested in community education development.

22 2. Reimburse each applicant operating a community
23 education program under this chapter for no more than
24 three years.

25 3. Distribute appropriate funding in a manner
26 assuring a statewide geographic balance.

27 4. Establish priorities for funding the programs
28 which demonstrate jointly planned and developed
29 objectives under the terms of a cooperative agreement
30 or program between any public school district, merged
31 area school, area education agency, park and recreation
32 department, or other similar public agency having
33 jurisdiction within the boundaries of the agency.

34 5. Approve no more than one program in each local
35 public school district area.

36 Sec. 50. NEW SECTION. 276.7 LEADERSHIP PROGRAMS.

37 The department shall make grants to public institutions
38 of higher education and merged area schools for the
39 development and establishment of programs for
40 leadership in community education. A grant shall
41 not exceed twenty-five thousand dollars each year
42 and shall be used for effective training of community
43 education directors, coordinators, advisory council
44 members, and other personnel involved in community
45 education.

46 An institution of higher education or merged area
47 school application for a grant shall contain the
48 following as part of the plan:

49 1. Provision of programs for the training of
educators and other persons in the planning and

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- 1 operating of community education programs.
- 2 2. Provision of programs for the training of
- 3 persons to provide technical assistance to local
- 4 communities.
- 5 3. Methods of training local advisory council
- 6 personnel.
- 7 4. Demonstrating local capacity building in the
- 8 areas of need assessment, interagency cooperation,
- 9 funding, and evaluation.
- 10 5. Provision of evaluation information to the
- 11 department regarding the cost effectiveness of the
- 12 training programs.
- 13 6. Assurance and documentation that state funds
- 14 will be used for community education project training
- 15 only.

16 Sec. 51. NEW SECTION. 276.8 COMMUNITY EDUCATION
 17 FUNDING. The school board of the affected school
 18 district may approve a tax of not to exceed thirteen
 19 and one-half cents per thousand dollars of assessed
 20 valuation for community education programs in the
 21 community after receiving funding from the department
 22 of public instruction. The tax may be used to match
 23 any state grants awarded pursuant to section 276.5.
 24 The property tax authorized in this section shall
 25 not be levied if the school district is levying a
 26 property tax under section 300.4.

27 Sec. 52. NEW SECTION. USE OF SPECIAL TAX LEVY.
 28 If the voters of a school district have approved the
 29 levying of a tax pursuant to section 300.2 prior to
 30 July 7, 1978, moneys collected pursuant to the voted
 31 tax levy after said date may be used for community
 32 education programs.

33 Sec. 53. Chapter 276, Code 1983, is repealed.

34 Sec. 54. Section 279.36, Code 1983, is repealed.

35 Sec. 55. There is appropriated from the general
 36 fund of the state to the department of public
 37 instruction for the fiscal year beginning July 1,
 38 1985 and ending June 30, 1986 the following amounts,
 39 or so much thereof as is necessary, to be used for
 40 the purposes designated:

	1985-1986
	<u>Fiscal Year</u>
41	
42	
43 1. Planning, establishing, and	
44 operating community education programs	\$ 150,000
45 2. Training of community educa-	
46 tion directors, coordinators, advi-	
47 sory council members, and other per-	
48 sonnel pursuant to section 276.7	\$ 75,000
49 Sec. 56. The department of public instruction	
50 shall include in its secretary's annual reports	

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1 required for the school year beginning July 1, 1984
2 questions relating to the costs of interscholastic
3 athletic activities and cheerleading activities.

4 Sec. 57. For the school year beginning July 1,
5 1985, the board of directors of a school district
6 may loan moneys from its unexpended cash balance in
7 its general fund to the extracurricular activity fund
8 in an amount not exceeding the amount that will be
9 received by the school district from the imposition
10 of the extracurricular activity income surtax for
11 the calendar year beginning January 1, 1984 or for
12 a tax year ending in the last half of 1984 or the
13 first half of 1985. The board of directors shall
14 repay to the general fund the amount borrowed not
15 later than February 5, 1986.

16 Sec. 58. Notwithstanding section 442.7, subsection
17 4, for the budget year beginning July 1, 1985, the
18 difference between the recomputed state percent of
19 growth for the base year and the original computation
20 for the base year is two and nine-tenths percent and
21 that percent shall be added to the state percent of
22 growth for the budget year.

23 Sec. 59. Sections 4, 5, 13, 14, 24, 32 through
24 34, 54, and 56 of this Act and this section take
25 effect July 1, 1984. Sections 9 through 12, 18 through
26 20, 23, 25 through 31, 35 through 37, 57, and 58 of
27 this Act take effect July 1, 1984 for computations
28 required for the state school foundation program for
29 the budget year beginning July 1, 1985. Sections
30 1 through 3, 6 through 8, 15 through 17, 38 through
31 53, and 55 of this Act take effect July 1, 1985.
32 Sections 21 and 22 of this Act take effect July 1,
33 1985 for computations required for the state school
34 foundation program for the budget year beginning
35 July 1, 1986. "Budget year" means budget year as
36 defined in section 442.6."

S-5709 FILED
MARCH 30, 1984

BY JOE BROWN

SENATE FILE 2299
FISCAL NOTE

REQUESTED BY SENATOR BROWN

In compliance with a written request there is hereby submitted a Fiscal Note for Amendment 5709 to SENATE FILE 2299 pursuant to Joint Rule 17.

Senate File 2299, as amended by S-5709, speaks to a number of areas, these include: provision for media specialist and a media center; change in the funding of interscholastic athletic activities; provision for counting kindergarten pupils on a full-time basis; additional .1 weighting for kindergarten through third grade; calculating state percent of growth based upon state revenues; penalty for school districts who do not file reports on a timely basis; provides an additional weighting of one pupil for all districts involved in the supplementary weighting plan; raise transportation assistance funds; additional growth for elementary media centers; revises the community education chapter and provides for state funding; provides for planning and funding of school improvement projects; and requires the department of public instruction to gather information regarding interscholastic athletic activities; provides an increase of 2.9% in allowable growth for FY 1986; and

Section 1: Requires all school districts to provide a media specialist.

Fiscal Effect: No fiscal impact on state aid or property tax. Any increased costs associated with this would come from existing program funds.

Sections 2 & 3: Does not change existing law, it only moves the guidance requirements to a new subsection.

Fiscal Effect: None

Section 4: Requires public school districts to offer kindergarten.

Fiscal Effect: This section will have no fiscal effect. Currently, all districts offer kindergarten programs.

Section 5: Changes the requirements for publication of warrants and compensation by a school district.

Fiscal Effect: No change in the amount of state aid or property tax to schools. The fiscal effect of the changes are unknown.

Sections 6-17, & 57: Provide that school district fund the costs of interscholastic athletic activities from an extracurricular activity fund and not from the general fund of the district.

Fiscal Effect: Presently no information is collected outlining the amount of funds currently being put into interscholastic athletic activities. The majority of the funds put into this area are for salaries. For FY '83 the local school put over \$17,000,000 into coach/sponsor salaries. Note that this amount includes sponsor salaries not necessarily within interscholastic activities.

FISCAL NOTE - SF 2299 - PAGE 2

These sections would provide for funds currently funding interscholastic athletic activities to be used for other purposes. The districts would be free to levy any amount for extracurricular fees. These fees would come from a mixture of a local property and income tax.

Section 18: Provides that kindergarten pupils will be counted on a full-time basis.

Fiscal Effect: For FY '84 only 15% of kindergarten pupils went to kindergarten all day for two semesters. The remaining 85% went some portion of the day. Going to a FTE count would drop the 1983-1984 kindergarten enrollment from 45,427 to 25,884 and under this bill property tax would decrease \$10,000,000 and state aid would decrease \$36,000,000. This section of the bill would be in effect for fiscal year 1986 and it is assumed school districts will consider increasing their kindergarten programs to qualify for more aid.

Section 19 & 20: Provides for an additional .1 weighting for kindergarten through third grade for each pupil in a class of 18 or fewer pupils with 1 teacher and 27 or fewer pupils with a teacher and an aide.

Fiscal Effect: This section takes effect for the school year 1985-86. For school year 83-84 the total FTE students in K-3 is 132,039. For school year 83-84 the grades 1-3 have 16% of the students in classes of 18 students or less and 83% in classes of 19 to 28 and 1% in classes of 29 or more. Of students enrolled in classes from 19 to 28 it is not known the number which employ teacher aides in addition to teachers. If all FTE students in K-3 qualified for the extra one/tenth weighting, it would be a cost of over \$24,000,000 in state aid and \$7,000,000 in property tax. Under the proposed recalculation of this bill, the cost would be higher.

Sections 21 & 22: Provides for calculating the state percent of growth based upon state revenues rather than state revenues and the gross national product price deflator beginning FY 1987.

Fiscal Effect: The fiscal effect of this is unknown. Currently state percent of growth is the average of the change in state revenues and the gross national product implicit price deflator. Unless the gross national product price deflator is greater than state percent of growth in which case the state percent of growth is the change in state revenues. Removing the gross national product price deflator from the calculations will have the effect of raising the state percent of growth in those years which the gross national product price deflator average is less than the change in state revenues.

Sections 23-31: Provides additional allowable growth for elementary media centers.

Fiscal Effect: Costs of the program is unknown. The costs would depend upon the number of programs approved and the amount of allowable growth. Any costs of the program would come from property tax.

Section 24: Provides a penalty for school districts who do not file reports on a timely basis. This applies to reports required by rule or by law.

Fiscal Effect: The fiscal effect is unknown. The penalty provides for a reduction in the state aid payment by the state aid amount per day for each day the report is late. It currently is not known the number of school districts and the number of reports which are late. For one report, the Secretary's Annual Report, 19 districts were three or more weeks late for FY 1983.

Section 25: Provides an additional weighting of one pupil for all districts involved in the supplementary weighting plan under the state school foundation program, rather than just those districts sharing certain mathematics, science, and foreign language courses.

Fiscal Effect: Currently 49 districts are receiving the supplemental weight, the potential exists for all 439 districts to receive the supplemental weight. The 49 districts currently receiving the supplemental weight receive \$94,000 in state aid and \$24,000 in property tax. If all districts participated in the program, which begins in FY 1986, it would cost around \$600,000 in state aid and \$150,000 in property tax. The exact cost of the program will depend upon the number of districts which qualify.

Sections 26-30: Would allow the boards of school districts to raise a transportation assistance amount outside the controlled budget of a school district. A school district would be allowed to raise the assistance by a combination of a transportation property tax and a school district transportation income surtax imposed in the proportion of a property tax of 27 cents per thousand of dollars of assess valuation in the district for each 5% of income surtax.

Fiscal Effect: There would be no increase or decrease in state funds required. The new property tax and income tax could amount to over \$35,000,000 if all districts would seek to obtain the maximum amount of transportation assistance available.

Sections 32-36: Provides for school district to raise funds for school improvement projects. The money raised is not to exceed an amount equal to 2% multiplied by the district cost for FY 1986.

Fiscal Effect: The costs are unknown and will depend upon how many school districts participate and at what level. If all school district leveled the full 12% for FY 1984, over \$27,000,000 could be generated. These funds will come from property and income tax.

Section 37: The School Budget Review Committee shall establish a weighting plan and is allowed to change the weightings by more than 2/10 of the weighting assigned.

Fiscal Effect: Allows for adjustment in the weights and it is anticipated that the impact will reduce the weights to reflect the higher cost per pupil brought about by the increase in allowable growth. Until it is known how the weightings are changed, the fiscal effect is unknown.

Sections 38-55: Revises the community education chapter and provides for state funding.

Fiscal Effect: Provides for a state appropriation of \$225,000 for FY 1986.

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Section 56: Requires DPI to gather information on interscholastic activities and cheerleading.

Fiscal Effect: No anticipated fiscal impact.

Section 58: This adds two and nine-tenths percent to the state percent of growth for Fiscal Year 1986.

Fiscal Effect: This will increase the projected allowable from 7.0% to 9.9% for FY 1986. This will increase the state cost per pupil from \$2,448 to \$2,515. This will increase both property tax and state aid required.

	<u>7.0% Allowable Growth</u>	<u>9.9% Allowable Growth</u>
State Aid	756,000,000	782,000,000
Additional Levy	319,000,000	326,000,000
Uniform Levy	384,000,000	384,000,000
Total	\$ 1,459,000,000	1,492,000,000

Potential Overall Fiscal Effects

		<u>State Aid</u>	<u>Property Tax and Income Tax</u>
Section 1	No impact	\$	
Sections 2-3	No impact		
Section 5	Unknown		
Sections 6-17, & 58			17,000,000
Section 18		(36,000,000)	(10,000,000)
Section 19, 20		24,000,000	7,000,000
Sections 21, 22	Unknown		
Sections 23, 31	Unknown		
Section 24	Unknown		
Section 25		600,000	100,000
Sections 26-30			35,000,000
Section 32-36			27,000,000
Section 37	Unknown		
Sections 39-55		375,000	
Section 56	No impact		
Section 57		<u>26,000,000</u>	<u>7,000,000</u>
		\$ <u>14,975,000</u>	<u>83,100,000</u>

(229.305, 84-285, GPD)

FILED:
 MARCH 30, 1984

BY DENNIS C. PROUTY, DIRECTOR
 LEGISLATIVE FISCAL BUREAU