## House Study Bill 622 - Introduced

SENATE/HOUSE FILE \_\_\_\_\_ BY (PROPOSED DEPARTMENT OF EDUCATION BILL)

## A BILL FOR

- 1 An Act relating to private college preparatory schools exempted
- 2 from the state's educational standards and accreditation
- 3 process, and including effective date provisions.
- 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 Section 1. Section 256.11, subsection 13, Code Supplement 2 2009, is amended to read as follows:

3 13. <u>a.</u> Notwithstanding subsections 1 through 12 and as 4 an exception to their requirements, a private high school or 5 private combined junior-senior high school operated for the 6 express purpose of teaching a program designed to qualify 7 its graduates for matriculation at accredited four-year or 8 equivalent liberal arts, scientific, or technological colleges 9 or universities shall be placed on a special accredited list 10 of college preparatory schools, which list shall signify 11 accreditation of the school for that express purpose only, if: 2  $\frac{a_r}{a_r}$  (1) The school complies with minimum standards 13 established by the Code other than this section, and rules 14 adopted under the Code, applicable to:

15 (1) (a) Courses comprising the limited program.

16 (2) (b) Health requirements for personnel.

17 (3) (c) Plant facilities.

18 (4) (d) Other environmental factors affecting the 19 programs.

20 b. (2) At least eighty percent of those graduating from the 21 school within the four most recent calendar years, other than 22 those graduating who are aliens, graduates entering military 23 or alternative civilian service, or graduates deceased or 24 incapacitated before college acceptance, have been accepted by 25 accredited four-year or equivalent liberal arts, scientific, or 26 technological colleges or universities.

27 *c. b.* A school claiming to be a private college preparatory 28 school which fails to comply with the requirement of paragraph 29  $\frac{b''}{b''}$  of this subsection  $\underline{a''}$ , subparagraph (2), shall be placed 30 on the special accredited list of college preparatory schools 31 probationally if the school complies with the requirements 32 of paragraph a'' of this subsection, subparagraph (1), but a 33 probational accreditation shall not continue for more than four 34 successive years.

35 *c.* The state board shall not add to the special accredited

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1 list of college preparatory schools after the effective date 2 of this Act. Only schools placed on the special accredited 3 list on or before the effective date of this Act that continue 4 to meet the criteria of this subsection shall remain on the 5 special accredited list after the effective date of this Act. EFFECTIVE UPON ENACTMENT. This Act, being deemed of 6 Sec. 2. 7 immediate importance, takes effect upon enactment. 8 EXPLANATION 9 This bill restricts the state board of education from adding 10 to the special accredited list of college preparatory schools 11 after the effective date of the bill. 12 Currently, a private high school or private combined 13 junior-senior high school that exists to qualify its graduates 14 for matriculation at accredited four-year colleges or 15 universities is placed on a special accredited list of college 16 preparatory schools by the state board and is exempt from the 17 educational standards for accreditation specified in Code 18 section 256.11, subsections 1 through 12. The schools on the 19 list must comply with minimum standards established in statute 20 and administrative rules applicable to courses comprising the 21 limited program, health requirements for personnel, plant 22 facilities, and other environmental factors affecting the 23 programs; and at least 80 percent of those graduating from the 24 school within the four most recent calendar years, with few 25 exceptions, must have been accepted by accredited four-year 26 colleges or universities. Under the bill, only schools placed on the list on or before 27 28 the effective date of the bill, that continue to meet the 29 criteria established in the Code, may remain on the list after 30 that date.

31 The bill takes effect upon enactment, which is generally the 32 date of approval by the governor.

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