LEGISLATIVE HISTORY CHECKLIST

		(School bond proposalsextend submission under supplemental school building aid program)		
NJSA 18A:58-33.26	····	school build	ding aid program)	
LAWS 1980		CHAPTER	162	
Bill No A2253				
Sponsor(s) Doyle and	others			
Date Introduced Nov. 24,	1980			
Committee: Assembly				
Senate				
Amended during passage	A68x		No	
Date of Passage: Assembly_	Nov. 24, 1980			
Senate	Nov. 24, 1980			
Date of approval	Dec. 1, 1980			
Following statements are attached if available:				
Sponser statement	Yes	x No x	(Below)	
Committee Statement: Assem	bly Xes	No		
Senat	te XXes	No		
Fiscal Note	XXes	No	·	,ee
Veto Message	X)&S	No	· · · ·	
Message on signing	Yes	XXXX		
Following were printed:			<u> </u>	and the second
Reports	ጞቒጜ	No	a de la constante de	•
Hearings	745	No		

Sponsor's statement:

This bill extends from 18 months to 2 years the time allowed a board of education to submit its bonds proposal to the commissioner after having been declared eligible to receive supplemental State school building aid.

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ASSEMBLY, No. 2253

STATE OF NEW JERSEY

INTRODUCED NOVEMBER 24, 1980

By Assemblymen DOYLE, Assemblywoman GLUCK, Assemblymen KARCHER, DALTON and ALBANESE

(Without Reference)

AN ACT to amend the "Additional State School Building Aid Act," approved July 13, 1978 (P. L. 1978, c. 74).

1 BE IT ENACTED by the Senate and General Assembly of the State 2 of New Jersey:

1 1. Section 5 of P. L. 1978, c. 74 (C. 18A:58-33.26) is amended to 2 read as follows:

5. a. If the State Board of Education shall find that any such 3 school district is not able to provide the suitable educational facili-4 ties described hereinabove the State Board of Education shall by $\mathbf{5}$ resolution determine (1) that such school district is entitled to 6 receive additional State school building aid pursuant to this act, 7(2) the number of pupils in resident enrollment in such school 8 district on September 30, 1976 for purposes of computation under 9 this act or the number of handicapped pupils between the ages of 10 13 and 21 whose vocational education needs were not met prior to 11 the enactment of this act, (3) the principal amount of bonds (which 12amount is hereinafter sometimes referred to as the "entitlement") 13 which are to be entitled to the benefits of the provisions of this act. 14 and (4) the maturity schedule for such principal amount of bonds 15approved by said board. 16

b. At any time within [18 months] 2 years after the adoption by 17 the State Board of Education of the resolution referred to in sub-18 section a. with respect to a particular school district, said school 19district may submit to the Commissioner of Education a copy of a 20proposal or ordinance authorizing the issuance of bonds entitled 21to the benefits of this act in accordance with said resolution, pro-2223vided that such ordinance or proposal had not been adopted, approved or become effective prior to January 1, 1978, and to make $\mathbf{24}$ or provide any and all investigations, determinations, endorse-25ments, certifications, considerations, approvals, restrictions, limi-26EXPLANATION—Matter enclosed in hold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

tations, consents, resolutions, estimates or approvals, which may 2728be required or provided by this act with respect to any such 29ordinance or proposal, school district or school district projects or 30 educational facilities, as if such ordinance or proposal had not 31 been adopted, approved or become effective, and any bonds authorized by such ordinance or proposal shall be entitled to all the benefit 3233 of this act. If no such proposal or ordinance is submitted within 34 [18 months] 2 years the said resolution shall be of no further force and effect and the commissioner shall so notify said school district. 35 The Commissioner of Education shall be and is hereby authorized 36 37 to endorse upon any copy of such proposal or ordinance a certification thereof as being the proposal or ordinance as to which a deter-38 mination of the State Board of Education has been made as 39 aforesaid, and such indorsement shall be made in such form or 40manner as said commissioner shall determine. 41

1 2. This act shall take effetc immediately.

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STATEMENT

This bill extends from 18 months to 2 years the time allowed a board of education to submit its bonds proposal to the commissioner after having been declared eligible to receive supplemental State school building aid.

FROM THE OFFICE OF THE GOVERNOR

FOR IMMEDIATE RELEASEFOR FURTHER INFORMATIONDECEMBER 3, 1980KATHRYN FORSYTH

Governor Brendan Byrne signed the following bills before leaving for the Bar Association Convention in San Francisco:

<u>S-1519</u>, sponsored by Senator Steven Perskie (D-Atlantic) which permits casino hotel employees to commence employment immediately upon filing an application for full licensure.

The employee will be granted a temporary permit subject to revocation at any time by the Casino Control Commission. Currently, employees must be licensed before commencing employment.

<u>S-1149</u>, sponsored by Senator John Russo (D-Ocean), which permits a former member of the Public Employees Retirement System who was employed and a municipal superintendent of public works for 15 years but who retired to re-enroll in the system provided he is re-employed by the same employer within six months following his retirement.

The bill provides that the employee return to the retirement system the amount of retirement allowance he received, with interest, during the period of his retirement.

In addition, he would receive no credit for the period during which he was in retirement and his rate of contribution would be the same as that established for him prior to retirement.

<u>A-2253</u>, sponsored by Assemblyman John Paul Doyle (D-Ocean), which extends the deadline for certain local boards of education to submit their bond proposals to the Commissioner of Education in order to receive supplemental school building aid pursuant to the "Additional State School Building Aid Act of 1978" from 18 months to two years.

On June 3, 1980, the Governor signed legislation extending that time period from one year to eighteen months.

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