

18A:43-1

LEGISLATIVE HISTORY CHECKLIST

NJSA 18A:43-1

Laws of 1975 Chapter 233

Bill No. S 37

Sponsor(s) Dumont

Date Introduced Pre-filed

Committee: Assembly Banking & Insurance

Senate Education

Amended during passage Yes No

Date of passage: Assembly Feb. 13, 1975

Senate April 16, 1974

Date of approval October 24, 1975

Following statements are attached if available:

Sponsor statement Yes No

Committee Statement: Assembly Yes No

Senate No Yes

Fiscal Note No Yes

Veto message Yes No

Message on signing Yes No

Following were printed:

Reports Yes No

Hearings Yes No

Cited in fiscal note:

974.99 N.J. State Board of Education.

E 24 Cost to students of selected activities, 1970-71.

1971x 5 p.

10/4/76

MAR 1977

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SENATE, No. 37

STATE OF NEW JERSEY

PRE-FILED FOR INTRODUCTION IN THE 1974 SESSION

By Senator DUMONT

AN ACT to broaden the authority of boards of education to purchase accident insurance for pupils and amending N. J. S. 18A:43-1.

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

1 1. N. J. S. 18A:43-1 is amended to read as follows:

2 18A:43-1. The board of education in any school district may
3 arrange for and maintain, and may pay the premiums for policies
4 of accident insurance with any insurance company created by or
5 under the laws of this State or authorized by law to transact busi-
6 ness in this State, to provide for payments to pupils of the school
7 district in connection with loss resulting from bodily injury sus-
8 tained by such pupils through accidental means while participating
9 in, practicing or training for, or during transportation to or from
10 games or contests conducted by the school district, or by any school
11 of the district, or with the consent of the board of education or
12 of the school and under the supervision of an employee of the
13 board of education, and for payments to pupils injured in connec-
14 tion *either with the conduct of the [physical education program]*
15 *regular curricular and extra-curricular programs* of the district
16 *or with student travel to and from the places where such programs*
17 *are conducted and which travel is made necessary by such pro-*
18 *grams.*

1 2. This act shall take effect immediately.

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

SENATE EDUCATION COMMITTEE

STATEMENT TO

SENATE, No. 37

STATE OF NEW JERSEY

DATED: APRIL 4, 1974

Currently, this section (N. J. S. 18A:43-1) permits boards of education to purchase accident insurance to provide payments to pupils to cover loss resulting from bodily injury sustained in connection with the physical education program.

This bill would broaden the scope of this section by allowing districts to purchase such insurance to cover pupils when they are injured in connection with any regular curricular or extracurricular programs including but no longer limited to physical education.

At present, boards may make this insurance available for individual purchase by parents, but are not authorized by this section to make the purchase. This bill would provide that authority.

For the information of the Senate, this bill has the support of the Department of Education.

FISCAL NOTE TO
SENATE, No. 37

STATE OF NEW JERSEY

DATED: SEPTEMBER 16, 1974

Senate Bill No. 37 permits boards of education to arrange for the purchase of insurance for pupils who may be injured in connection either with the conduct of the regular curricular and extracurricular programs and travel to and from these programs.

The Department of Education states that they do not collect insurance data reflecting the cost of premiums assessed by local school districts. As the bill is also permissive, the department feels it is not possible to make a meaningful estimate of the fiscal impact of this legislation.

A 1970-71 Student Fee Study revealed that parents assume insurance costs of approximately \$5 million for a variety of coverages that may duplicate coverages provided by school districts.

In compliance with written request received, there is hereby submitted a fiscal estimate for the above bill, pursuant to P. L. 1962, c. 27.

FROM THE OFFICE OF THE GOVERNOR

DECEMBER 23, 1975

FOR FURTHER INFORMATION

FOR IMMEDIATE RELEASE

DICK CAMPBELL

Governor Brendan Byrne signed into law today a bill designed to promote fairer competition among financial institutions by prohibiting certain interlocking relationships among their management.

The measure, A-487, sponsored by Assemblyman John A. Spizziri, R-Bergen, would prohibit any person who is a director, officer or manager of a financial institution from serving in a similar capacity with another institution in the same municipality or in an adjacent municipality.

The bill empowers the State Banking Commissioner to determine whether two municipalities are close enough to one another to be considered adjacent.

The measure provides up to one year to terminate any existing interlocking relationship which would be prohibited by the new law.

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