

Rep. Eddie Lee Jackson, Sr.

Filed: 4/3/2014

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09800HB3939ham001

LRB098 15500 NHT 58058 a

2 AMENDMENT NO. . Amend House Bill 3939 by replacing

AMENDMENT TO HOUSE BILL 3939

3 everything after the enacting clause with the following:

4 "Section 5. The School Code is amended by changing Sections

5 10-20.12 and 27-8.1 as follows:

6 (105 ILCS 5/10-20.12) (from Ch. 122, par. 10-20.12)

Sec. 10-20.12. School year - School age. To establish and keep in operation in each year during a school term of at least the minimum length required by Section 10-19, a sufficient number of free schools for the accommodation of all persons in the district who are 5 years of age or older but under 21 years of age, and to secure for all such persons the right and opportunity to an equal education in such schools; provided that (i) children who will attain the age of 5 years on or before September 1 of the year of the 1990-1991 school term and each school term thereafter may attend school upon the

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commencement of such term and (ii) based upon an assessment of the child's readiness, children who have attended a non-public preschool and continued their education at that school through kindergarten, were taught in kindergarten by an appropriately certified teacher, and will attain the age of 6 years on or before December 31 of the year of the 2009-2010 school term and each school term thereafter may attend first grade upon commencement of such term. However, Section 33 of the Educational Opportunity for Military Children Act shall apply to children of active duty military personnel. Based upon an assessment of a child's readiness to attend school, a school district may permit a child to attend school prior to the dates contained in this Section. In any school district operating on a full year school basis children who will attain age 5 within 30 days after the commencement of a term may attend school upon the commencement of such term and, based upon an assessment of the child's readiness, children who have attended a non-public preschool and continued their education at that school through kindergarten, were taught in kindergarten by an appropriately certified teacher, and will attain age 6 within 4 months after the commencement of a term may attend first grade upon the commencement of such term. The school district by resolution of its board, allow for a full year school plan.

(105 ILCS 5/27-8.1) (from Ch. 122, par. 27-8.1)

(Source: P.A. 96-864, eff. 1-21-10.)

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1 Sec. 27-8.1. Health examinations and immunizations.

(1) In compliance with rules and regulations which the Department of Public Health shall promulgate, and except as hereinafter provided, all children in Illinois shall have a health examination as follows: within one year prior to entering kindergarten or the first grade of any public, private, or parochial elementary school; upon entering the sixth and ninth grades of any public, private, or parochial school; prior to entrance into any public, private, or parochial nursery school; and, irrespective of grade, immediately prior to or upon entrance into any public, private, or parochial school or nursery school, each child shall present proof of having been examined in accordance with this Section and the rules and regulations promulgated hereunder. Any child who received a health examination within one year prior to entering the fifth grade for the 2007-2008 school year is not required to receive an additional health examination in order to comply with the provisions of Public Act 95-422 when he or she attends school for the 2008-2009 school year, unless the child is attending school for the first time as provided in this paragraph.

A tuberculosis skin test screening shall be included as a required part of each health examination included under this Section if the child resides in an area designated by the Department of Public Health as having a high incidence of tuberculosis. Additional health examinations of pupils,

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including eye examinations, may be required when deemed necessary by school authorities. Parents are encouraged to have their children undergo eye examinations at the same points in time required for health examinations.

(1.5) In compliance with rules adopted by the Department of Public Health and except as otherwise provided in this Section, all children in kindergarten and the second and sixth grades of any public, private, or parochial school shall have a dental examination. Each of these children shall present proof of having been examined by a dentist in accordance with this Section and rules adopted under this Section before May 15th of the school year. If a child in the second or sixth grade fails to present proof by May 15th, the school may hold the child's report card until one of the following occurs: (i) the child presents proof of a completed dental examination or (ii) the child presents proof that a dental examination will take place within 60 days after May 15th. The Department of Public Health shall establish, by rule, a waiver for children who show an undue burden or a lack of access to a dentist. Each public, private, and parochial school must give notice of this dental examination requirement to the parents and guardians of students at least 60 days before May 15th of each school year.

(1.10) Except as otherwise provided in this Section, all children enrolling in kindergarten in a public, private, or parochial school on or after the effective date of this amendatory Act of the 95th General Assembly and any student

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enrolling for the first time in a public, private, or parochial school on or after the effective date of this amendatory Act of the 95th General Assembly shall have an eye examination. Each of these children shall present proof of having been examined by a physician licensed to practice medicine in all of its branches or a licensed optometrist within the previous year, in accordance with this Section and rules adopted under this Section, before October 15th of the school year. If the child fails to present proof by October 15th, the school may hold the child's report card until one of the following occurs: (i) the child presents proof of a completed eye examination or (ii) the child presents proof that an eye examination will take place within 60 days after October 15th. The Department of Public Health shall establish, by rule, a waiver for children who show an undue burden or a lack of access to a physician licensed to practice medicine in all of its branches who provides eye examinations or to a licensed optometrist. Each public, private, and parochial school must give notice of this eye examination requirement to the parents and quardians of students in compliance with rules of the Department of Public Health. Nothing in this Section shall be construed to allow a school to exclude a child from attending because of a parent's or guardian's failure to obtain an eye examination for the child.

(2) The Department of Public Health shall promulgate rules and regulations specifying the examinations and procedures

that constitute a health examination, which shall include the collection of data relating to obesity (including at a minimum, date of birth, gender, height, weight, blood pressure, and date of exam), and a dental examination and may recommend by rule that certain additional examinations be performed. The rules and regulations of the Department of Public Health shall specify that a tuberculosis skin test screening shall be included as a required part of each health examination included under this Section if the child resides in an area designated by the Department of Public Health as having a high incidence of tuberculosis. The Department of Public Health shall specify that a diabetes screening as defined by rule shall be included as a required part of each health examination. Diabetes testing is not required.

Physicians licensed to practice medicine in all of its branches, advanced practice nurses who have a written collaborative agreement with a collaborating physician which authorizes them to perform health examinations, or physician assistants who have been delegated the performance of health examinations by their supervising physician shall be responsible for the performance of the health examinations, other than dental examinations, eye examinations, and vision and hearing screening, and shall sign all report forms required by subsection (4) of this Section that pertain to those portions of the health examination for which the physician, advanced practice nurse, or physician assistant is

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responsible. If a registered nurse performs any part of a health examination, then a physician licensed to practice medicine in all of its branches must review and sign all required report forms. Licensed dentists shall perform all dental examinations and shall sign all report forms required by subsection (4) of this Section that pertain to the dental examinations. Physicians licensed to practice medicine in all its branches or licensed optometrists shall perform all eye examinations required by this Section and shall sign all report forms required by subsection (4) of this Section that pertain to the eye examination. For purposes of this Section, an eye examination shall at a minimum include history, visual acuity, subjective refraction to best visual acuity near and far, internal and external examination, and a glaucoma evaluation, as well as any other tests or observations that in the professional judgment of the doctor are necessary. Vision and hearing screening tests, which shall not be considered examinations as that term is used in this Section, shall be conducted in accordance with rules and regulations of the Department of Public Health, and by individuals whom the Department of Public Health has certified. In these rules and regulations, the Department of Public Health shall require that individuals conducting vision screening tests give a child's parent or quardian written notification, before the vision screening is conducted, that states, "Vision screening is not a substitute for a complete eye and vision evaluation by an eye

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1 doctor. Your child is not required to undergo this vision screening if an optometrist or ophthalmologist has completed 2 3 and signed a report form indicating that an examination has

been administered within the previous 12 months."

- (3) Every child shall, at or about the same time as he or she receives a health examination required by subsection (1) of this Section, present to the local school proof of having received such immunizations against preventable communicable diseases as the Department of Public Health shall require by rules and regulations promulgated pursuant to this Section and the Communicable Disease Prevention Act.
 - (4) The individuals conducting the health examination, dental examination, or eye examination shall record the fact of having conducted the examination, and such additional information as required, including for a health examination data relating to obesity (including at a minimum, date of birth, gender, height, weight, blood pressure, and date of exam), on uniform forms which the Department of Public Health and the State Board of Education shall prescribe for statewide use. The examiner shall summarize on the report form any condition that he or she suspects indicates a need for special services, including for a health examination factors relating to obesity. The individuals confirming the administration of required immunizations shall record as indicated on the form that the immunizations were administered.
 - (5) If a child does not submit proof of having had either

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the health examination or the immunization as required, then the child shall be examined or receive the immunization, as the case may be, and present proof by October 15 of the current school year, or by an earlier date of the current school year established by a school district. To establish a date before October 15 of the current school year for the health examination or immunization as required, a school district must give notice of the requirements of this Section 60 days prior to the earlier established date. If for medical reasons one or more of the required immunizations must be given after October 15 of the current school year, or after an earlier established date of the current school year, then the child shall present, by October 15, or by the earlier established date, a schedule for the administration of the immunizations and a statement of the medical reasons causing the delay, both the schedule and the statement being issued by the physician, advanced practice nurse, physician assistant, registered nurse, or local health department that will be responsible for administration of the remaining required immunizations. If a child does not comply by October 15, or by the earlier established date of the current school year, with the requirements of this subsection, then the local school authority shall exclude that child from school until such time as the child presents proof of having had the health examination as required and presents proof of having received those required immunizations which are medically possible to receive immediately. During a child's exclusion

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from school for noncompliance with this subsection, the child's parents or legal quardian shall be considered in violation of Section 26-1 and subject to any penalty imposed by Section 26-10. This subsection (5) does not apply to examinations and eye examinations. If Until June 30, 2015, if the student is an out-of-state transfer student and does not have the proof required under this subsection (5) before October 15 of the current year or whatever date is set by the school district, then he or she may only attend classes (i) if he or she has proof that an appointment for the required vaccinations has been scheduled with a party authorized to submit proof of the required vaccinations. If the proof of vaccination required under this subsection (5) is not submitted within 30 days after the student is permitted to attend classes, then the student is not to be permitted to attend classes until proof of the vaccinations has been properly submitted. No school district or employee of a school district shall be held liable for any injury or illness to another person that results from admitting an out-of-state transfer student to class that has an appointment scheduled pursuant to this subsection (5).

(6) Every school shall report to the State Board of Education by November 15, in the manner which that agency shall require, the number of children who have received the necessary immunizations and the health examination (other than a dental examination or eye examination) as required, indicating, of

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those who have not received the immunizations and examination as required, the number of children who are exempt from health examination and immunization requirements on religious or medical grounds as provided in subsection (8). On or before December 1 of each year, every public school district and registered nonpublic school shall make publicly available the immunization data they are required to submit to the State Board of Education by November 15. The immunization data made publicly available must be identical to the data the school district or school has reported to the State Board of Education.

Every school shall report to the State Board of Education by June 30, in the manner that the State Board requires, the number of children who have received the required dental examination, indicating, of those who have not received the required dental examination, the number of children who are exempt from the dental examination on religious grounds as provided in subsection (8) of this Section and the number of children who have received a waiver under subsection (1.5) of this Section.

Every school shall report to the State Board of Education by June 30, in the manner that the State Board requires, the number of children who have received the required eye examination, indicating, of those who have not received the required eye examination, the number of children who are exempt from the eye examination as provided in subsection (8) of this

- 1 Section, the number of children who have received a waiver
- 2 under subsection (1.10) of this Section, and the total number
- children in noncompliance with the eye examination 3
- 4 requirement.
- 5 The reported information under this subsection (6) shall be
- 6 provided to the Department of Public Health by the State Board
- 7 of Education.
- 8 (7) Upon determining that the number of pupils who are
- required to be in compliance with subsection (5) of this 9
- 10 Section is below 90% of the number of pupils enrolled in the
- 11 school district, 10% of each State aid payment made pursuant to
- Section 18-8.05 to the school district for such year may be 12
- 13 withheld by the State Board of Education until the number of
- 14 students in compliance with subsection (5) is the applicable
- 15 specified percentage or higher.
- 16 Parents or legal quardians who object to health,
- dental, or eye examinations or any part thereof, or to 17
- 18 immunizations, on religious grounds shall not be required to
- 19 submit their children or wards to the examinations
- 20 immunizations to which they so object if such parents or legal
- 21 guardians present to the appropriate local school authority a
- signed statement of objection, detailing the grounds for the 22
- 23 objection. If the physical condition of the child is such that
- 24 any one or more of the immunizing agents should not be
- 25 administered, the examining physician, advanced practice
- 26 nurse, or physician assistant responsible for the performance

- 1 of the health examination shall endorse that fact upon the
- health examination form. Exempting a child from the health, 2
- dental, or eye examination does not exempt the child from 3
- 4 participation in the program of physical education training
- 5 provided in Sections 27-5 through 27-7 of this Code.
- 6 (9) For the purposes of this Section, "nursery schools"
- means those nursery schools operated by elementary school 7
- systems or secondary level school units or institutions of 8
- 9 higher learning.
- 10 (Source: P.A. 96-953, eff. 6-28-10; 97-216, eff. 1-1-12;
- 97-910, eff. 1-1-13.) 11
- 12 Section 10. The Illinois School Student Records Act is
- 13 amended by changing Section 8.1 as follows:
- 14 (105 ILCS 10/8.1) (from Ch. 122, par. 50-8.1)
- Sec. 8.1. (a) No school may refuse to admit or enroll a 15
- student because of that student's failure to present his 16
- 17 student permanent or temporary record from a school previously
- 18 attended.
- 19 (b) When a new student applies for admission to a school
- 20 and does not present his school student record, such school may
- 21 notify the school or school district last attended by such
- 22 student, requesting that the student's school student record be
- 23 copied and sent to it; such request shall be honored within 10
- 24 days after it is received. Within 10 days after receiving a

- 1 request from the Department of Children and Family Services,
- the school district last attended by the student shall send the 2
- 3 student's school student record to the receiving school
- 4 district.
- 5 (c) In the case of a transfer between school districts of a
- student who is eliqible for special education and related 6
- services, when the parent or quardian of the student presents a 7
- copy of the student's then current individualized education 8
- 9 program (IEP) to the new school, the student shall be placed in
- 10 a special education program in accordance with that described
- 11 in the student's IEP.
- Out-of-state Until June 30, 2015, out-of-state 12
- 13 transfer students, including children of military personnel
- 14 that transfer into this State, may use unofficial transcripts
- 15 for admission to a school until official transcripts are
- 16 obtained from his or her last school district, including
- children of military personnel that transfer into this State, 17
- subject to Section 32 of the Educational Opportunity for 18
- 19 Military Children Act.
- 20 (Source: P.A. 96-953, eff. 6-28-10; 97-216, eff. 1-1-12.)
- 21 Section 15. The Educational Opportunity for Military
- 22 Children Act is amended by changing Sections 5, 10, 20, 25, 35,
- and 40 and by adding Sections 32 and 33 as follows: 23
- 24 (105 ILCS 70/5)

1	(Section scheduled to be repealed on June 30, 2015)
2	Sec. 5. Purpose. It is the purpose of this Act to remove
3	barriers to educational success imposed on children of <u>active</u>
4	duty military personnel families because of frequent moves and
5	deployment of their parents by:
6	(1) facilitating the timely enrollment of children of
7	active duty military personnel families and ensuring that
8	they are not placed at a disadvantage due to difficulty in
9	the transfer of educational records from the previous
10	school district;
11	(2) facilitating the student placement process through
12	which children of active duty military personnel families
13	are not disadvantaged by variations in attendance
14	requirements, scheduling, sequencing, or assessment;
15	(3) facilitating the qualification and eligibility for
16	enrollment and educational programs of children of active
17	<pre>duty military personnel;</pre>
18	(4) facilitating the on-time graduation of children of
19	active duty military personnel families; and
20	(5) promoting flexibility and cooperation between the
21	educational system, parents, and the student in order to
22	achieve educational success for the student.
23	(Source: P.A. 96-953, eff. 6-28-10.)

(105 ILCS 70/10) 24

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(Section scheduled to be repealed on June 30, 2015)

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Sec. 10. Findings; authority to enter into compact. The General Assembly finds and declares that this State recognizes that there is created an Interstate Commission on Educational Opportunity for Military Children through the Council of State Governments, in cooperation with the U.S. Department of Defense Office of Personnel and Readiness, for addressing the needs of transition. The students in Interstate Commission Educational Opportunity for Military Children is a group of member states who have joined to create laws easing the transition of children of active duty military personnel families. The Governor of this State is authorized and directed to enter into a compact governed by this Act on behalf of this State with any of the United States legally joining therein. (Source: P.A. 96-953, eff. 6-28-10.)

15 (105 ILCS 70/20)

(Section scheduled to be repealed on June 30, 2015)

Sec. 20. Definitions. For purposes of this Act:

"Active duty military personnel" means active duty members 18 19 of the uniformed military services, including any of the 20 following:

- (1) Members of the National Guard and Reserve that are on active duty pursuant to 10 U.S.C. 1209 and 10 U.S.C. 1211.
- 24 (2) Members or veterans of the uniformed services who 25 are severely injured and medically discharged or retired

- 1 for a period of one year after medical discharge or 2 retirement.
- (3) Members of the uniformed services who die on active 3 4 duty for a period of one year after death.
- 5 "Non-custodial parent" means a person who has temporary custody of the child of any active duty military personnel and 6 who is responsible for making decisions for that child. 7
- "State Council" means the Illinois P-20 Council and 8 additional representatives appointed by the Illinois P-20 9 10 Council as provided under Section 40 of this Act.
- (Source: P.A. 96-953, eff. 6-28-10.) 11
- 12 (105 ILCS 70/25)
- 13 (Section scheduled to be repealed on June 30, 2015)
- 14 Sec. 25. Tuition for children of active duty military 15 personnel who are transfer students. (a) For purposes of this Section, "non custodial parent" means a person who has 16 17 temporary custody of the child of active duty military 18 personnel and who is responsible for making decisions for that 19 child. (b) If a student who is a child of active duty military 20 personnel is (i) placed with a non-custodial parent and (ii) as 21 a result of placement, must attend a non-resident school 22 district, then the student must not be charged the tuition of 23 the school that the student attends as a result of placement 24 with the non-custodial parent and the student must be counted 25 in the calculation of average daily attendance under Section

- 1 18-8.05 of the School Code.
- 2 (Source: P.A. 96-953, eff. 6-28-10.)
- 3 (105 ILCS 70/32 new)
- 4 Sec. 32. Educational records for children of active duty
- military personnel. 5
- (a) In the event that official educational records cannot 6
- be released to parents for the purpose of transfer, the 7
- 8 custodian of the records in the sending state shall prepare and
- 9 furnish to the parent a complete set of unofficial educational
- 10 records to the extent feasible. Upon receipt of the unofficial
- educational records by a school in the receiving state, the 11
- 12 school shall enroll and appropriately place the student based
- 13 on the information provided in the unofficial records, pending
- 14 validation by the official records as quickly as possible. This
- 15 subsection (a) does not preclude the school in the receiving
- state from performing subsequent evaluations to ensure 16
- appropriate placement and continued enrollment of the student 17
- 18 in a course or courses.
- 19 (b) Simultaneous with the enrollment and conditional
- 20 placement of a student, the school in the receiving state shall
- 21 request the student's official educational record from the
- school in the sending state. Upon receipt of this request, the 22
- 23 school in the sending state shall process and furnish the
- official educational records to the receiving state within 15 24
- 25 days.

1 (105 ILCS 70/33 new)

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Sec. 33. Enrollment and entrance age for children of active duty military personnel. Students must be allowed to continue their enrollment at grade level in the receiving state commensurate with their grade level (including kindergarten) at the school in the sending state at the time of transition. A student who has satisfactorily completed the requisite grade level in the school in the sending state is eligible for enrollment in the next highest grade level in the receiving state. A student transferring after the start of the school year in the receiving state shall enter the school in the receiving state at his or her validated grade level at an accredited school in the sending state. This Section does not preclude the school in the receiving state from performing subsequent evaluations to ensure appropriate placement of the student.

- (105 ILCS 70/35) 17
- 18 (Section scheduled to be repealed on June 30, 2015)
- Sec. 35. Course placement; program placement; placement 19
- flexibility; graduation; extracurricular activities; absences 20
- related to deployment activities for children of active duty 21
- 22 military personnel Required courses for transfer students;
- 23 pre requisites; credit transfer; graduation.
- 24 (a) If a student transfers before or during the school

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year, the school in the receiving state shall initially honor placement of the student in educational courses based on the student's enrollment in the school in the sending state or educational assessments conducted at the school in the sending state if the courses are offered and space is available. Course placement includes, but is not limited to, honors, International Baccalaureate, Advanced Placement, vocational, and technical and career pathways courses. Continuing the student's academic program from the school in the sending state and promoting placement in academically and career-challenging courses must be paramount when considering placement. This subsection (a) does not preclude the school in the receiving state from performing subsequent evaluations to ensure appropriate placement and continued enrollment of the student in the course or courses. A student that transfers to a school district may transfer into a comparable credit work for a course from which the student transferred out of only if the new school district offers the is available. This subsection (a) includes courses offered for gifted and talented children pursuant Article 14A of the School Code and courses for English as a Second Language program.

The receiving school shall initially honor the (b) placement of the student in educational programs based on current educational assessments conducted at the school in the sending state or participation or placement in like programs in

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the school in the sending state. Such programs include, but are not limited to, gifted and talented programs and English as a Second Language (ESL). This subsection (b) does not preclude the school in the receiving state from performing subsequent evaluations to ensure appropriate placement of the student. The school district of a school may determine if courses taken by a transfer student at his or her old school satisfy the pre requisite course requirements for any courses that the transfer student wishes to take at his or her current school. The school district may determine a current and future schedule that is appropriate for the student that satisfies pre-requisite course requirements in order for that student to take any courses that he or she wishes to attend.

- (c) The school district of a school shall have flexibility in waiving course or program prerequisites or other preconditions for placement in offered courses or programs. The school district of a school shall may work with a transfer student to determine an appropriate schedule that ensures that a student will graduate, provided that the student has met the district's minimal graduation requirements, which may be modified provided that the modifications are a result of scheduling issues and not a result of the student's academic failure.
- (d) If a student transfers to a new school district during his or her senior year and the receiving school district cannot make reasonable adjustments under this Section to ensure

- 1 graduation, then the school district shall make
- reasonable effort to ensure that the school district from where 2
- 3 the student transfers issues the student a diploma.
- 4 (e) Schools shall facilitate the opportunity
- 5 transitioning military children's inclusion in extracurricular
- activities, to the extent the children are otherwise qualified 6
- and space is available as determined by the school principal. 7
- (f) A student whose parent or legal guardian is an active 8
- 9 duty member of the uniformed services and has been called to
- 10 duty for, is on leave from, or has immediately returned from
- 11 deployment to a combat zone or combat-support posting must be
- granted additional absences, at the discretion of the school 12
- district's superintendent, to visit with his or her parent or 13
- legal guardian relative to such leave or deployment of the 14
- 15 parent or quardian.
- (Source: P.A. 96-953, eff. 6-28-10.) 16
- 17 (105 ILCS 70/40)
- (Section scheduled to be repealed on June 30, 2015) 18
- 19 Sec. 40. State coordination.
- (a) Each member state of the Interstate Commission on 2.0
- 21 Educational Opportunity for Military Children shall, through
- 22 the creation of a State Council or use of an existing body or
- 23 board, provide for the coordination among its agencies of
- 24 government, local education agencies, and military
- 25 installations concerning the State's participation in and

- 1 with the compact and Interstate Commission compliance
- 2 activities. The State Council shall be comprised of
- Illinois P-20 Council, representatives appointed by 3
- 4 Illinois P-20 Council from a school district associated with
- 5 each of this State's major, active duty military installations
- 6 and having the highest percentage of students who are children
- of active duty military personnel and an additional 2 school 7
- districts with the highest percentage of students who are 8
- 9 children of active duty military personnel the 3 school
- 10 districts in this State with the highest percentage of children
- 11 from military families, and one non-voting representative
- appointed by each active-duty military installation commander 12
- 13 in this State.
- 14 (b) The compact commissioner responsible for the
- 15 administration and management of the State's participation in
- 16 the compact shall be appointed by the State Council.
- (Source: P.A. 96-953, eff. 6-28-10; 97-216, eff. 1-1-12.) 17
- (105 ILCS 70/995 rep.) 18
- 19 Section 20. The Educational Opportunity for Military
- Children Act is amended by repealing Section 995. 20
- 21 Section 99. Effective date. This Act takes effect upon
- 22 becoming law.".