

2019 Education Bills

Tracking List Bill Index



72 Bills On Report

Bill #	Information
--------	-------------

HB1018	Paraphrase: HB1018, by Rep. Marcus McEntire, R-Duncan and Sen. Adam Pugh, R-Edmond, requires each school district to provide age-appropriate instruction about HIV, AIDS and related issues. The bill requires this instruction be given at least once during the period between grades five and six, once between grades seven and nine and once between grades ten and twelve. It requires the education occurring between grades 10 and 12 will have a heightened emphasis on transmission, prevention methods, virology and relevant statistics. The bill defines HIV and AIDS. It requires this definition be included in instruction, as well as how the virus is and is not transmitted. It also requires instruction include and analysis of the transmission and methods of prevention of sexually transmitted diseases and HIV with an emphasis on abstinence from sex and intravenous drug use. Instruction will also include identification of risk behaviors and situations involving potential exposure to HIV. The act requires the State Department of Education create or implement medically accurate instructional materials for HIV education. It permits a school district to create or implement its own HIV as long as the curriculum is approved by the State Department of Health. Provisions of the act must comply with the Parents' Bill of Rights. (Amended by House, Amended by Senate, Stricken Title)
---------------	--


HB1050	Paraphrase: HB1050, by Rep. Danny Sterling, R-Tecumseh and Sen. Jason Smalley, R-Stroud, increase the maximum number of days a substitute teacher can be employed to 135 during a school year and 145 days during a school year if the substitute teacher holds a lapsed or expired certificate or has a bachelors level college degree.
---------------	---


HB1114	Paraphrase: HB1114, by Rep. Kevin West, R-Moore and Sen. Roland Pederson, R-Burlington, permits a construction contract to include a provision for the retainage of a portion of payment not to exceed 5 percent of the amount of the payment due until the work of the contractor has been determined by the holder to be at least 50 percent complete, and 2.5 percent until the balance of the work to be performed by the contractor. It requires a subcontract to include a retainage provision not to exceed 5 percent of the amount of the payment due until the work of the contractor has been determined by the holder to be at least 50 percent complete, and 2.5 percent until the balance of the work to be performed by the subcontractor. (Amended by House, Amended by Senate, Stricken Title, Committee Substitute)
---------------	---


HB1228	Paraphrase: HB1228, by Rep. Mike Sanders, R-Kingfisher and Sen. Jason Smalley, R-Stroud, requires a dyslexia professional development program be given once a year to educators. (Amended by House)
---------------	--


HB1230	Paraphrase: HB1230, by Rep. Mark McBride, R-Moore and Sen. Darrell Weaver, R-Moore, requires the State Department of Education to list on its website all accrediting associations approved by the State Board of Education to take part in the Lindsey Nichole Henry Scholarship for Students with Disabilities Program. (Amended by House, Amended by Senate, Stricken Title, Stricken enacting)
---------------	---


clause, Committee Substitute)









HB1246  **Paraphrase:** HB1246, by Rep. Mark McBride, R-Moore and Sen. Jason Smalley, R-Stroud, allows a retired classified or nonclassified member of the state retirement system who is employed by the Department of Education to perform duties ordinarily performed by classified or nonclassified personnel and receive annualized earnings with no reduction in retirement benefits regardless of the amount of annualized earnings. (Amended by House)

HB1308  **Paraphrase:** HB1308, by Rep. Sherrie Conley, R-Newcastle and Sen. Kimberly David, R-Porter, requires school districts to develop a policy to determine if a student who engages in threatening behavior with the potential to cause severe bodily harm or extreme violence needs to complete a mental health assessment and evaluation administered by certified assessment personnel before returning to school. (Amended by House, Amended by Senate, Stricken Title, Committee Substitute)


HB1309  **Paraphrase:** HB1309, by Rep. Marilyn Stark, R-Bethany and Sen. Brenda Stanley, R-Oklahoma City, allows a public accommodation to adopt a policy to prohibit animals, except service animals, from entering the place of public accommodation. It requires a public accommodation which adopts such a policy to post a sign in a conspicuous location outside the entrance of the place of public accommodation stating which animals or types animals are prohibited. It defines terms used therein. (Amended by House, Amended by Senate, Committee Substitute)


HB1316  **Paraphrase:** HB1316, by Rep. Sherrie Conley, R-Newcastle and Sen. Stephanie Bice, R-Oklahoma City, requires a person issued an emergency teaching certificate by the State Board of Education who does not already hold a standard certificate to complete no less than one day of professional development training as provided in statute prior to entering the classroom if he or she is hired before the school year begins. It requires a school district to provide six hours of professional development training within two weeks of the person entering the classroom if the person is hired after the school year begins. It permits a school district to require a new certified teacher to complete no less than one day of professional development training prior to entering the classroom. The bill requires the training be offered by the employing school districts. It permits school districts to cooperate with other districts or contract with an institution of higher education to offer the training. It establishes requirements for the training. It requires the school district to provide additional training opportunities for teachers with emergency certification throughout the school year. It requires the school principal to arrange a mentor, in addition to any instructional coach that may be provided by the district, to provide support, guidance and advice to the emergency-certified teacher on an ongoing basis. (Amended by House, Amended by Senate, Stricken Title, Stricken enacting clause)


HB1364  **Paraphrase:** HB1364, by Rep. Toni Hasenbeck, R-Elgin and Sen. Jason Smalley, R-Stroud, requires the Oklahoma Department of Commerce to review and approve career-readiness assessments that measure and document foundational workplace skills. It requires the assessments to be available to all public school districts to administer to students in 2019-2020. (Amended by House, Amended by Senate, Stricken Title, Emergency Measure)

- HB1395**  **Paraphrase:** HB1395, by Rep. Sheila Dills, R-Tulsa and Sen. Dewayne Pemberton, R-Muskogee, subjects virtual charter schools to the same reporting requirements, financial audits, audit procedures and audit requirements as a school district. The act also allows the State Department of Education and the State Auditor and Inspector to conduct financial, program or compliance audits of virtual charter schools and requires the schools use the Oklahoma Cost Accounting System. (Amended by House, Emergency Measure)
- HB1781**  **Paraphrase:** HB1781, by Rep. Charles McCall, R-Atoka and Sen. John Montgomery, R-Lawton, allows school districts to pay student teachers a salary. (Amended by House, Amended by Senate, Stricken Title)
- HB1905**  **Paraphrase:** HB1905, by Rep. Sherrie Conley, R-Newcastle and Sen. Kimberly David, R-Porter, deletes references to the defunct Oklahoma Commission for Teacher Preparation. It adds a requirement for teacher candidates to receive training on being trauma-informed. (Amended by House)
- HB1926**  **Paraphrase:** HB1926, by Rep. Dell Kerbs, R-Shawnee and Sen. Ron Sharp, R-Shawnee, requires the registered owner of a vehicle whose vehicle is found to have been operated in violation of the provisions therein be punished by a fine of not less than \$100. It requires that 75 percent of the fine to be deposited to the credit of the Cameras for School Bus Stops Revolving Fund established in the bill for the State Board of Education in the State Treasury. It allows a school district to install and operate a video-monitoring system in or on the school buses or the bus stop-arms operated by the district or contract with a private vendor to do so on behalf of the school district for the purpose of recording violations. It requires that if a citation is issued for a violation, the person who receives the citation must have at least 30 business days from the date of the issuance of the citation to inspect information collected by a video-monitoring system in connection with the violation. (Amended by House, Amended by Senate, Stricken Title)
- HB1940**  **Paraphrase:** HB1940, by Rep. Judd Strom, R-Copan and Sen. Carri Hicks, D-Oklahoma City, defines "valid excuse" related to compulsory attendance, excusing absence due to school-approved activities, approved extracurricular activities and any other reason deemed appropriate by each local school district. (Amended by Senate, Committee Substitute)
- HB1988**  **Paraphrase:** HB1988, by Rep. Jadine Nollan, R-Sand Springs and Sen. John Haste, R-Broken Arrow, eliminates a provision requiring the State Board of Education to promulgate rules regarding a school site report card grant a medical exemption from the 18-day chronic absenteeism provision.
- HB2292**  **Paraphrase:** HB2292, by Rep. Harold Wright, R-Weatherford and Sen. Darcy Jech, R-Kingfisher, expands eligibility for individuals to attend law enforcement courses and training at technology center schools and higher education institutions.
- HB2304**  **Paraphrase:** HB2304, by Rep. Avery Frix, R-Muskogee and Sen. Dewayne Pemberton, R-Muskogee, provides a 2 percent cost-of-living adjustment for all retirees of the Oklahoma Firefighters Pension and Retirement System, Oklahoma Police Pension and Retirement System,

Uniform Retirement System for Justices and Judges, Oklahoma Law Enforcement Retirement System, Teacher' Retirement System of Oklahoma and Oklahoma Public Employees Retirement System. (Amended by House, Committee Substitute)


HB2339  **Paraphrase:** HB2339, by Rep. Sean Roberts, R-Hominy and Sen. Robert Standridge, R-Norman, prohibits a student from being vaccinated at school or on school grounds or receive a vaccine as a part of the mobile vaccination effort without prior written authorization, including the signature of the parent or legal guardian of the student for each vaccine group of vaccines to be administered during a single visit. (Amended by House, Amended by Senate)


HB2520  **Paraphrase:** HB2520, by Rep. Tammy West, R-Bethany and Sen. Dewayne Pemberton, R-Muskogee, updates the statewide alternative education system. The bill modifies the alternative education funding calculation. (Amended by House, Stricken Title, Committee Substitute)


HB2612  **Paraphrase:** HB2612, by Rep. Jon Echols, R-Oklahoma City and Sen. Greg McCortney, R-Ada, creates the Oklahoma Medical Marijuana and Patient Protection Act. It defines applicable terms. It creates the Oklahoma Medical Marijuana Authority within the State Department of Health to address issues related to the medical marijuana program in Oklahoma including, but not limited to, the issuance of patient licenses, medical marijuana business licenses and occupational licenses, and the dispensing, cultivating, processing, testing, transporting, storage, research, and the use of and sale of medical marijuana. The bill requires the State Department of Health to provide support staff to perform designated duties of the authority and to provide office space for meetings of the authority. The bill requires the department to implement the provisions of the act in a manner consistent with voter-approved State Question 788. The bill establishes the duties of the authority. The bill requires the authority to employ an executive director and other personnel as necessary to carry out its duties. It prohibits the department from employing as the authority's executive director anyone who has a direct or indirect interest in a licensed medical marijuana business or an individual or whose spouse, parent, child, spouse of a child, sibling, or spouse of a sibling has an application for a medical marijuana business license pending before the department or is a member of the board of directors of a medical marijuana business, or is an individual financially interested in any licensee or medical marijuana business. It requires all employees of the authority to unclassified. It provides officers and employees of the authority are not be terminable except for cause as defined by the State Commissioner of Health. It establishes duties of the director. It allows the authority to hire certain personnel and establishes their duties and responsibilities. The bill creates the Oklahoma Medical Marijuana Authority Revolving Fund to include all monies received by the department from fees and fines collected pursuant to this act and all monies received by the Oklahoma Tax Commission from tax proceeds collected from the sale of medical marijuana. The bill requires the State Department of Health to address issues related to the medical marijuana program including, but not limited to, monitoring and disciplinary actions as they relate to the medical marijuana program. It establishes powers and duties of the department concerning the medical marijuana program and limitations on authority and certain actions. It establishes situations in which disciplinary actions may be imposed upon a medical marijuana business licensee. It establishes potential penalties. The bill establishes a hearing process. The bill requires the State Department of Health to create a medical marijuana use registry of patients and caregivers subject to all relevant state and federal laws including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 (HIPAA). It requires the registry be accessible to every Oklahoma-licensed medical marijuana

dispensaries to verify the license of a patient or caregiver. The bill requires all other records regarding a medical marijuana licensee be maintained and deemed confidential. It requires the handling of any records maintained by the department comply with all relevant state and federal laws including, but not limited to, the Health Insurance Portability and Accountability Act of 1996 (HIPAA). It prohibits municipal and county governing bodies from enacting medical marijuana guidelines which restrict or interfere with the rights of a licensed patient or caregiver to possess, purchase, cultivate or transport medical marijuana within the legal limits set forth in statutes or require patients or caregivers to obtain permits or licenses in addition to the state-required licenses. It establishes certain rights of licensed patients, caregivers and others. The bill permits the department to contact the recommending physician of an applicant for a medical marijuana license to verify the need of the applicant for the license. It provides that an applicant for a medical marijuana license who can demonstrate their status as a 100 percent disabled veteran under federal law will pay a reduced application fee of \$20, payable in a method determined by the department and provided on its website. It also requires the department ensure that all applicants have an option to submit the license application and payment by means other than by submission of the application and fee online. It requires license be valid for up to 2 years from the date of issuance, unless the recommendation of the physician is terminated or revoked by the department. It permits only licensed Oklahoma allopathic and osteopathic physicians to may provide recommendation for a medical marijuana patient license. It provides no physician will be subject to arrest, prosecution or penalty in any manner or denied any right or privilege under Oklahoma state, municipal or county statute, ordinance or resolution, including without limitation a civil penalty or disciplinary action by the State Board of Medical Licensure and Supervision or the State Board of Osteopathic Examiners or by any other business, occupation or professional licensing board or bureau for providing a medical marijuana recommendation for a patient or for monitoring, treating or prescribing scheduled medication to patients who are medical marijuana licensees. It prohibits a physician who recommends use of medical marijuana from being located at the same physical address as a dispensary. It requires the physician to notify the department if a physician who recommends use of medical marijuana determines the continued use by the patient no longer meets the requirements set forth in this act and it requires the department to immediately revoke the license. It establishes the rights of those with a caregiver license. It requires all medical marijuana grown by medical marijuana patient license holders or caregivers only be grown on real property owned by the patient license holder or on real property for which the patient license holder has the property owner's written permission to grow marijuana on the property and be grown so that the marijuana is not accessible to a member of the general public. It requires no marijuana plants be visible from any street adjacent to the property. It requires all medical marijuana and medical marijuana products be purchased solely from an Oklahoma-licensed medical marijuana businesses and not from any out-of-state providers. It requires the State Department of Health to implement an inventory tracking system and establishes requirements for the system. It creates the medical marijuana business license and establishes requirements and limitations for the license. It requires an applicant to disclose the sources and total amount of capitalization available to operate and maintain a proposed medical marijuana business. It establishes requirements for the disclosure. The bill establishes a medical marijuana transporter license as a category of the medical marijuana business license. It establishes requirements and limitations for the license. It authorizes the Authority to contract with one or more third-party private laboratories for the purpose of conducting compliance testing of medical marijuana testing laboratories licensed in the state. It establishes a medical marijuana testing laboratory license as a category of the medical marijuana business license. It establishes requirements and limitations for the license. The bill establishes testing requirements. The bill establishes packaging requirements. It permits a medical marijuana research license be issued to a

person to grow, cultivate, possess and transfer, by sale or donation, marijuana for the limited research purposes. It establishes research requirements and limitations. It creates a medical marijuana education facility license. It establishes requirements and limitations for the license. It establishes requirements and limitations of the license. It prohibits a medical marijuana business from engaging in advertising that is deceptive, false or misleading. It prohibits a medical marijuana business from including in any form of advertising or signage any content that specifically targets individuals under the age of 18, including but not limited to cartoon characters or similar images. It establishes the confidentiality of certain records. The bill requires the State Commissioner of Health, the Oklahoma Tax Commission, the Banking Board, the State Treasurer, the Secretary of State and the Director of the Office of Management and Enterprise Services to promulgate necessary rules. It permits the Food Safety Standards Board to recommend to the State Commissioner of Health rules relating to all aspects of the cultivation and manufacture of medical marijuana products. (Amended by House)


HB2625  **Paraphrase:** HB2625, by Rep. Jon Echols, R-Oklahoma City and Sen. Kimberly David, R-Porter, places program on education administration under the Commission for Education Quality and Accountability (CEQA). It moves the state superintendent test from CEQA to the Department of Education. It provides an emergency certification process. (Amended by House, Amended by Senate, Stricken Title, Committee Substitute)


HB2641  **Paraphrase:** HB2641, by Rep. Rhonda Baker, R-Yukon and Sen. Kimberly David, R-Porter, creates until Dec. 31, 2020, a 16-member task force to study and make recommendations to the Legislature on changes to the units or sets of competencies required for students to graduate with a standard diploma. It establishes membership and meeting requirements. The bill requires the task force to submit its recommendation to the Governor, the Senate President Pro Tempore, the House Speaker and the chairs of the education committees of the Senate and the House of Representatives by Dec. 31, 2020. It permits the task force to submit its recommendation earlier. (Emergency Measure)


HB2666  **Paraphrase:** HB2666, by Rep. Kevin Wallace, R-Wellston and Sen. James Leewright, R-Bristow, modifies language related to public buildings and public works. It amends certain definitions. The bill defines the term "political subdivision." It establishes requirements for all political subdivisions to follow in the selection of a construction manager. The bill establishes requirements for the State Facilities Director or the construction manager to make certain subcontracting and supply opportunities publicly known. The bill creates the Public Construction Management Act for Political Subdivisions. The act defines applicable terms. The act establishes requirements for selecting construction managers. It establishes requirements for written contracts between political subdivisions and construction managers. The bill establishes procedures for awarding work under agency construction management. The bill establishes procedures for awarding work under at-risk construction management. The bill prohibits a political subdivision from rejecting all bids and subsequently awarding the project to a construction manager when bids for a public construction project have been received from general contractors pursuant to the Public Competitive Bidding Act of 1974 and the lowest responsible bid is within the subdivision's available funding. The bill repeals language concerning the use of construction management by political subdivisions or boards of education of school districts. (Amended by House, Amended by Senate, Stricken Title)


- HB2746**  **Paraphrase:** HB2746, by Rep. Kevin Wallace, R-Wellston, Rep. Kyle Hilbert, R-Depew, Sen. Dave Rader, R-Tulsa, and Sen. Roger Thompson, R-Okemah, creates the Budget Implementation Act of 2019. (Appropriation Bill)
- HB2765**  **Paraphrase:** HB2765, by Rep. Kevin Wallace, R-Wellston, Rep. Kyle Hilbert, R-Depew, Sen. Dave Rader, R-Tulsa, and Sen. Roger Thompson, R-Okemah, creates the Budget Implementation Act of 2019. (Appropriation Bill)
- HB2766**  **Paraphrase:** HB2766, by Rep. Kevin Wallace, R-Wellston, Rep. Kyle Hilbert, R-Depew, Sen. Dave Rader, R-Tulsa, and Sen. Roger Thompson, R-Okemah, creates the Budget Implementation Act of 2019. (Appropriation Bill)
- HB2767**  **Paraphrase:** HB2767, by Rep. Kevin Wallace, R-Wellston, Rep. Kyle Hilbert, R-Depew, Sen. Dave Rader, R-Tulsa, and Sen. Roger Thompson, R-Okemah, creates the Budget Implementation Act of 2019. (Appropriation Bill)
- HB2768**  **Paraphrase:** HB2768, by Rep. Kevin Wallace, R-Wellston, Rep. Kyle Hilbert, R-Depew, Sen. Dave Rader, R-Tulsa, and Sen. Roger Thompson, R-Okemah, creates the Budget Implementation Act of 2019. (Appropriation Bill)
- HB2769**  **Paraphrase:** HB2769, by Rep. Kevin Wallace, R-Wellston, Rep. Kyle Hilbert, R-Depew, Sen. Dave Rader, R-Tulsa, and Sen. Roger Thompson, R-Okemah, creates the Budget Implementation Act of 2019. (Appropriation Bill)
- HB2771**  **Paraphrase:** HB2771, by Rep. Kevin Wallace, R-Wellston, Rep. Kyle Hilbert, R-Depew, and Sen. Roger Thompson, R-Okemah, creates the Budget Implementation Act of 2019. (Appropriation Bill)
- HB2773**  **Paraphrase:** HB2773, by Rep. Kevin Wallace, R-Wellston, Rep. Kyle Hilbert, R-Depew, and Sen. Roger Thompson, R-Okemah, creates the Budget Implementation Act of 2019. (Appropriation Bill)
- HB2791**  **Paraphrase:** HB2791, by Rep. Kevin Wallace, R-Wellston, Rep. Kyle Hilbert, R-Depew, Sen. Dave Rader, R-Tulsa, and Sen. Roger Thompson, R-Okemah,
- SB0001**   **Paraphrase:** SB0001, by Sen. Greg Treat, R-Oklahoma City and Rep. Charles McCall, R-Atoka, creates the Legislative Office of Fiscal Transparency (LOFT) to assist the Legislature in performing its constitutional and statutory function of ensuring that government funds are expended in a fiscally responsible manner. It creates a 12-member committee to oversee the operations of the office. It establishes that the committee will be made up of the Senate Appropriations Committee chair; the Senate Finance Committee chair; the House Appropriations and Budget chair; the House Appropriations and Budget Subcommittee on Finance; four members of the Senate appointed by the President Pro Tempore, at least two of whom must be members of the minority party; and four members of the House appointed by the Speaker; at least two of whom must be members of the minority party. It requires the Senate President Pro Tempore and the House Speaker to each

designate a co-chair of the committee from among the members of their respective chambers. It requires the members and co-chairs of the oversight committee be appointed no later than July 1, 2019, and it requires the oversight committee hold its first meeting no later than August 1, 2019. It requires the committee employ an executive director and such other staff as it may deem necessary to carry out the duties set forth in the bill. It requires the office to conduct performance evaluations of executive branch agencies, or programs, activities or functions within executive branch agencies identified by the committee. It defines the term "performance evaluation." It requires the committee to monitor the work of the Agency Performance and Accountability Commission and ensure that the committee and office's efforts do not duplicate the commission's audits. It permits the committee to direct the office to conduct additional reviews as a result of the commission's audits. The bill requires each agency or institution, upon request, to furnish and make available to the Legislative Office of Fiscal Transparency all records, documents, materials, personnel, information or other resources deemed necessary. It requires any record, document, material or other information made confidential by law be provided to the office and requires it to maintain the confidentiality. It declares all records, documents, materials or other information of the office a record of the Legislature. It requires each state agency and other affected persons to cooperate with the oversight committee and the office in the providing of any information requested. It provides the oversight committee the power to conduct hearings, administer oaths, issue subpoenas and compel the attendance of witnesses and the production of information as provided in statute. (Amended by Senate, Emergency Measure)



SB0033  **Paraphrase:** SB0033, by Sen. J.J. Dossett, D-Sperry and Rep. Mark Vancuren, R-Owasso, adds vapor products to the list of products prohibited under the 24/7 Tobacco-free Schools Act. It defines the term "vapor product" to mean noncombustible products that may or may not contain nicotine that employ a mechanical heating element, battery, electronic circuit or other mechanism that can be used to produce a vapor in a solution or other form, including any vapor cartridge or other container with or without nicotine or other form that is intended to be used with an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe or similar product or device. The bill excludes from the definition any products regulated by the United States Food and Drug Administration under Chapter V of the Food, Drug and Cosmetic Act. (Emergency Measure)




SB0036  **Paraphrase:** SB0036, by Sen. J.J. Dossett, D-Sperry and Rep. Mark Vancuren, R-Owasso, removes the requirement that school districts provide parents or guardians with annual physical activity reports. (Emergency Measure)




SB0044  **Paraphrase:** SB0044, by Sen. J.J. Dossett, D-Sperry and Rep. Jadine Nollan, R-Sand Springs, defines the term "instructional expenditure" to mean expenditures for instruction and instructional staff support services, including those that directly relate to providing instruction and for activities that assist with classroom instruction. It outlines what said expenditures may specifically include. It requires the provisions therein apply when related to the expenditure of public funds by school districts. It requires the State Department of Education to report or publish each category of instructional expenditure listed as well as the aggregate instructional expenditure when reporting or publishing the instructional expenditures for any purpose. (Emergency Measure)



SB0048  **Paraphrase:** SB0048, by Sen. Robert Standridge, R-Norman and Rep. Jacob Rosecrants, D-Norman, allows students to self-administer replacement pancreatic enzymes for the treatment of cystic fibrosis. It modifies the definition of "medication" as it relates to the self-administration of

medication. It requires renewal of self-administration permission. (Emergency Measure)

SB0058   **Paraphrase:** SB0058, by Sen. Dewayne Pemberton, R-Muskogee and Rep. Avery Frix, R-Muskogee, requires employers to give employees two hours of time to vote on the day of the election or on a day on which in-person absentee voting is allowed by law, subject to provisions specified therein. (Amended by House, Emergency Measure, Committee Substitute)

SB0070    **Paraphrase:** SB0070, by Sen. Dewayne Pemberton, R-Muskogee and Rep. Chad Caldwell, R-Enid, authorizes the State Department of Education to define requirements for the submission of data elements for the student information systems and instructional management systems. It amends statutory language to make it consistent with the requirements. (Amended by Senate, Emergency Measure, Committee Substitute)

SB0085    **Paraphrase:** SB0085, by Sen. Greg McCortney, R-Ada and Rep. Marcus McEntire, R-Duncan, modifies the definition of the term "medical personnel at schools" as it relate to the administration of opiate antagonists to mean a certified school nurse, including public or charter schools and technology center schools, or any other nurse employed by or under contract with a school, any licensed practitioner of the healing arts, or any person designated by the school administration to administer an opiate antagonist in the event of a suspected overdose. The bill authorizes any school nurse, public health nurse, licensed practitioner of the healing arts, nurse working under contract with a school district or any person designated by the school administration to administer an opiate antagonist in the event of a suspected overdose to administer an opiate antagonist when encountering a student or other individual exhibiting signs of an opiate overdose. It permits the administration of a public school to authorize one or more persons employed by the school to receive training offered by the Oklahoma Department of Mental Health and Substance Abuse Services, a law enforcement agency or any other entity in recognizing the signs of an opiate overdose and administering an opiate antagonist. It allows persons designated to receive the training to include, but not be limited to, the certified and noncertified staff members required to receive annual training in cardiopulmonary resuscitation and the Heimlich maneuver. It permits the designated persons to access opiate antagonist training materials available online through the Oklahoma Department of Mental Health and Substance Abuse Services or another entity if in-person training is not readily available in the area. It requires that the training include information on how to spot symptoms of an overdose, instruction in basic resuscitation techniques, instruction on proper administration of an opiate antagonist and the importance of calling 911 for help. It permits the administration of a school may authorize any person to administer an opiate antagonist to a student or other individual exhibiting signs of an overdose in the absence of the person or persons specifically designated and trained to administer an opiate antagonist. It provides that a person administering an opiate antagonist to a student or other individual at a school site or school sponsored event in a manner consistent with addressing opiate overdose will be covered under the Good Samaritan Act and that a school and any of its employees or designees will be immune from civil liability in relation to the administration of an opiate antagonist in the event of a suspected overdose. (Amended by House, Emergency Measure, Committee Substitute)

SB0092   **Paraphrase:** SB0092, by Sen. Adam Pugh, R-Edmond and Rep. Mike Osburn, R-Edmond, requires, beginning with the 2019-2020 school year that evaluations of schools to determine whether they meet accreditation standards occur once every four years, except that annual evaluations will occur

to determine if the schools meet standards tied to federal funding; meet health and safety standards; and meet the certification requirements for teachers, principals and superintendents. The bill also requires public schools to be evaluated annually to determine if they meet accreditation standards if a public school receives a deficiency on its accreditation report. The bill provides the school will return to the four-year cycle when it receives no deficiencies for two consecutive years. The bill modifies statutory references. (Amended by House, Amended by Senate, Stricken Title, Stricken enacting clause, Committee Substitute)

SB0094 

Paraphrase: SB0094, by Sen. Adam Pugh, R-Edmond and Rep. Ryan Martinez, R-Edmond, changes the source of staff support for the Council of Bond Oversight from the State Bond Advisory's Office to the State Treasurer's office. The bill changes the title of the State Bond Advisory to the Deputy Treasurer for Debt Management. (Amended by Senate)

SB0095 

Paraphrase: SB0095, by Sen. Frank Simpson, R-Ardmore and Rep. Tammy Townley, R-Ardmore, permits the Commission for Rehabilitation Services to accept and receive gifts, donations, devices, bequests, grants or contracts of any kind for money or property, either real or personal, for the benefit of the Oklahoma School for the Blind and the Oklahoma School for the Deaf. It directs, authorizes and empowers the commission to hold such funds or property outright or in trust, invest or sell the property and use the principal or interest or proceeds of sale for the benefit of the Oklahoma School for the Blind and the Oklahoma School for the Deaf. It requires the commission to utilize its best efforts to comply with the terms of any conditional gift, devise or bequest in fulfillment of the donor's stipulations and provisions of applicable laws. It permits any real or personal property donated with conditions which are at any time determined to be infeasible to meet or continue may be returned to the donor, or if the donor is no longer living or no longer a legally organized entity to be sold and the proceeds of the sale deposited in the commission's general fund or the property may be further donated in kind. (Amended by Senate)

SB0193 

Paraphrase: SB0193, by Sen. Dewayne Pemberton, R-Muskogee and Rep. Mark McBride, R-Moore, modifies the circumstances under which accreditation cannot be withdrawn or denied for failure to meet certain media program standards. The bill prohibits accreditation from being withdrawn once state per-pupil expenditures are equal to or more than the regional average expenditure per pupil in average daily attendance in public elementary and secondary schools for the most current year for which data is available, as reported by the National Center for Education Statistics annually in the Digest of Education Statistics and funds are provided. The bill requires that the regional average expenditure consist of the current expenditures per pupil in average daily attendance in public elementary and secondary schools in unadjusted dollars for the following states: Arkansas, Colorado, Kansas, Missouri, New Mexico and Texas. The bill also requires the State Board of Education by Jan. 1 of each year to report whether the expenditure level has been reached based on information reported annually in the Digest of Education Statistics by the National Center for Education Statistics. The bill also modifies the circumstances under which the State Board of Education cannot assess a financial penalty against any school district which is given a deficiency in accreditation status during any fiscal year by applying the same standard. The bill modifies when the State Board of Education's ability to exempt all school districts from or waive any policy, rule or law which requires school districts to form, convene, or participate in any advisory council or committee, including but not limited to the requirement to convene an advisory council when preparing the school improvement plan, ceases to be effective by applying the same standard. The bill also

removes the ability for the requirement for the requirement that school districts not be required to appoint a local textbook committee, adopt textbooks, submit a textbook plan, or expend money on the purchase of textbooks during any fiscal year by applying the same standard. (Amended by House, Amended by Senate, Emergency Measure, Committee Substitute)

SB0194 







Paraphrase: SB0194, by Sen. Stephanie Bice, R-Oklahoma City and Rep. Nicole Miller, R-Edmond, removes the requirement that teacher candidates enrolled in an elementary or early childhood education and prior to graduation pass a comprehensive assessment to measure their teaching skills in the area of reading instruction. (Emergency Measure)







SB0198 

Paraphrase: SB0198, by Sen. Robert Standridge, R-Norman and Rep. Kevin McDugle, R-Broken Arrow, requires all state agencies and all political subdivisions to adopt a social networking and social media policy that applies to the personal use of social media by state employees and employees of any political subdivision to discourage abusive or offensive online behavior. The bill defines applicable terms. It provides that the social media and social networking policy developed by each agency and political subdivision will apply to all state employees and employees of any political subdivision who utilize social media or social networking networks in a private capacity and for work purposes. It requires the policies discourage the sharing of content or comments by state employees and employees of any political subdivision of this state containing the following, when it is directed at a citizen of the State of Oklahoma: obscene sexual content or links to obscene sexual content, abusive behavior and bullying language or tone, conduct or encouragement of illegal activity, intentionally dishonest conduct that could potentially result in harm to a citizen of this state, and disclosure of information which an agency and its employees are required to keep confidential by law, regulation or internal policy. It requires the policies to be distributed by email to each affected employee. (Amended by Senate)

SB0217 

Paraphrase: SB0217, by Sen. Micheal Bergstrom, R-Adair, Sen. Roger Thompson, R-Okemah, and Rep. Jadine Nollan, R-Sand Springs, requires the State Department of Education to identify school districts to implement alternative pathways toward teacher certification on a pilot program basis. It requires school districts seeking to participate in the pilot program to submit application to the Department. It provides eligibility criteria. The bill establishes requirements for programs to be offered via the program. It requires the Department to ensure that providers approved to participate allow teacher candidates to demonstrate pedagogy and content standard proficiency in school-based programs and through other nontraditional means. It allows the Department to suspend or revoke the approval of the provider if it determines that the provider fails to meet or is deficient in any of the requirements after providing notification of the deficiencies and an opportunity to remedy the deficiencies. It requires a teacher candidate that completes a program offered by an approved provider to be eligible for certification, provided they pass the general education and subject area portions of the competency examination in the area of specialization for which certification is sought. It requires a provider to submit a report to the Department after one year of operation showing the percentage of teacher candidates who have completed the program and who have successfully completed or who have failed the competency examination for certification. It requires the State Board of Education to promulgate rules. (Amended by House, Amended by Senate, Committee Substitute)

- SB0268**  **Paraphrase:** SB0268, by Sen. Nathan Dahm, R-Broken Arrow and Rep. Mike Osburn, R-Edmond, requires a virtual charter school approved and sponsored by the Statewide Virtual Charter School Board to maintain a quorum of members for the entire duration of the meeting whether using an in-person site, videoconference sites or any combination of such sites to achieve a quorum. (Emergency Measure)
- SB0291**  **Paraphrase:** SB0291, by Sen. Lonnie Paxton, R-Tuttle and Rep. Ben Loring, D-Miami, updates statutory references in relation to child abuse.
- SB0335**  **Paraphrase:** SB0335, by Sen. Julie Daniels, R-Bartlesville and Rep. Ryan Martinez, R-Edmond, requires that a payment made by an employer to an employee is considered to be wages under the Internal Revenue Code, at 26 USCA §1, et seq., that payment be considered wages by the Oklahoma Employment Security Commission. The bill requires certain unemployed persons to accept part-time work. The bill requires the Oklahoma Employment Security Commission to create a re-employment services and eligibility assessment selection for all ex-military service claimants. It establishes conditions under which benefits would be discontinued and reinstated. The bill permits the Employment Security Act of 1980 to be waived for good cause shown up to one year after the date of the determination or redetermination. The bill increases the number of days to within 20 from within 14 after the mailing of the notice of the determination that an employer is permitted to file with the Commission at the address prescribed in the notice the employer's specific written objections to the contribution rate so determined. It also increases the number of days to within 20 from within 14 after the mailing of the determination that an employer is permitted to file with the Commission or its representative a written protest to the determination and request an oral hearing de novo to present evidence in support of its protest. It requires written requests for review and redeterminations to show good cause for the change. It requires the appealing party to bear the burden of proof at a hearing. The bill provides that if the request for good cause is filed in writing with the Commission within one year of the date of the determination or redetermination that is the basis of the request for untimely filing. The bill permits the Oklahoma Employment Security Commission to release certain information, with liability, to Oklahoma tribal law enforcement agencies and the State Wage Interchange System. The bill updates various statutory references. The bill repeals language related to the commission's petty cash fund. (Amended by Senate, Emergency Measure, Committee Substitute)
- SB0372**   **Paraphrase:** SB0372, by Sen. Stephanie Bice, R-Oklahoma City and Rep. Mike Osburn, R-Edmond, gives the State Board of Education, if it is unable to obtain requested information, the authority to require the production of, by subpoena or other means, any records, books, papers, documents, other tangible things which constitute evidence which the board finds relevant or material to an investigation relating to its functions. (Amended by House, Stricken Title, Emergency Measure)
- SB0381**  **Paraphrase:** SB0381, by Sen. Kay Floyd, D-Oklahoma City and Rep. Mickey Dollens, D-Oklahoma City, permits school boards to stock Epinephrine inhalers. It establishes requirements for policies regarding Epinephrine inhalers. It defines the terms "respiratory distress" and "inhalers." (Emergency Measure)

- SB0382**  **Paraphrase:** SB0382, by Sen. Kay Floyd, D-Oklahoma City and Rep. Mickey Dollens, D-Oklahoma City, requires School Safety Committees to study and make recommendations to the principal regarding professional development needs of faculty and staff to recognize and report suspected human trafficking. (Emergency Measure)
- SB0427**  **Paraphrase:** SB0427, by Sen. Stephanie Bice, R-Oklahoma City and Rep. Scott Fetgatter, R-Okmulgee, updates statutory references related to the apportionment of gross production tax revenue. (Amended by Senate)
- SB0430**  **Paraphrase:** SB0430, by Sen. Adam Pugh, R-Edmond and Rep. Mike Osburn, R-Edmond, permits the State Board of Education to provide upon request from a board of education the results records national and state criminal history records checks for an employee or prospective employee who has received an initial educator certification within the previous 12 months. (Amended by Senate, Emergency Measure, Committee Substitute)
- SB0441**  **Paraphrase:** SB0441, by Sen. Marty Quinn, R-Claremore and Rep. Rhonda Baker, R-Yukon, increases the Minimum Salary Schedule for teachers by \$1,200. It requires schools to be in session no fewer than 1,080 hours through the 2019-2020 school year. It requires schools, beginning with the 2020-2021 school year, to be in session no less than 1,080 hours, and no fewer than 165 days each year. It allows a school district, beginning with the 2020-2021 school year, to may go fewer than 165 days a year if the district meets minimum guidelines for student performance and school district cost savings established by the State Board of Education. It requires said school to still be in session for at least 1,080 hours. It requires the State Board of Education to promulgate rules establishing the minimum guidelines for student performance and cost savings. (Amended by House, Amended by Senate, Committee Substitute)
- SB0446**  **Paraphrase:** SB0446, by Sen. John Haste, R-Broken Arrow and Rep. Sheila Dills, R-Tulsa, requires the State Department of Education and the Department of Mental Health and Substance Abuse Services, in consultation with school district superintendents and school district boards of education, to develop and make available to school districts information, training and resources to help school employees recognize and address the mental health needs of students. It requires the information made available to school districts include but not be limited to information about the services provided by community-based organizations related to mental health, substance abuse and trauma; information about the impact trauma and adverse childhood experiences can have on a student's ability to learn; and the availability of mental health evaluation and treatment available by telemedicine. (Amended by House, Emergency Measure, Committee Substitute)
- SB0471**  **Paraphrase:** SB0471, by Sen. Tom Dugger, R-Stillwater and Rep. John Talley, R-Stillwater, creates the Oklahoma Public Safety Protection District Act. The bill permits the governing body of a municipality to initiate the creation of a public safety protection district by the adoption of a resolution calling for the question to be placed before the registered voters of the municipality of whether to organize a public safety protection district. The bill requires the resolution be submitted to the registered voters of the municipality at the next general election. It requires a public safety protection district include all territory located within the municipality. It requires management of the public safety protection district, as well as management of any employee hired from district funds, be vested






within the existing administration of the municipal government that created the district, including budgetary oversight. It deems a public safety protection district a political subdivision of the state. It requires the costs of an election to establish a district be paid by the municipality in the proportions determined by the county election board conducting the special election. It requires the election to determine whether a district will be established, and the notice of the election, be conducted in the same manner as other municipal questions which are submitted to the electorate of the municipality. It establishes additional notice requirements. It requires the public safety protection district election be conducted in accordance with the general election laws of the state and requires the regular election officials be in charge at the usual polling place of each regular precinct, or part of a precinct, which includes lands within the boundaries of the municipality. The bill requires the governing body of the municipality, by adoption of an ordinance or resolution or both an ordinance and resolution if the proposition is approved by 60 percent of voters, to declare the public safety protection district established. It requires any ordinances or resolutions establishing a public safety protection district be filed in the office of the county clerk in the county in which the district is located. It requires an annual assessment no greater than 2 mills on the dollar of assessed value of the types of property in the district, , excluding real property zoned for agricultural or industrial land use, livestock employed in support of the family and personal property owned by for-profit business entities. It requires the proceeds be used for the operation and maintenance of the public safety protection district, including expenses related to purchasing and maintaining public safety equipment and payment of salaries and benefits of the city employees who provide law enforcement or fire protection public safety services or both law enforcement and fire protection services within the district, and costs assessed for housing prisoners of the municipality in the county jail. It requires the proceeds also be used for payment of any costs related to fire and police operations and jail operations. It requires every assessment levied under the authority of the Oklahoma Public Safety Protection District Act be a lien against the tract of land on which it has been levied, until paid, and the lien be coequal with the lien of ad valorem and other taxes, including special assessments, and prior and superior to all other liens, and the assessment will draw interest and be collected in the same manner as ad valorem taxes. It establishes duties of the county assessor in applying the assessment. It provides a public safety protection district may be dissolved by a majority vote of the registered voters at an election called for that purpose by the governing body of the municipality. It defines the term "public safety protection." (Amended by Senate, Dormant)



SB0575 

Paraphrase: SB0575, by Sen. Mark Allen, R-Spiro and Rep. Randy Randleman, R-Eufaula, allows consent for specified medical and mental health treatments provided to a school district to be effective for a school year. (Amended by House, Amended by Senate, Emergency Measure, Committee Substitute)

SB0576 

Paraphrase: SB0576, by Sen. Chris Kidd, R-Addington and Rep. Sherrie Conley, R-Newcastle, requires every school employee having reason to believe that a minor is a victim of abuse or neglect to report the matter immediately to the Department of Human Services. It requires reports to be made to the hotline. It requires any allegation of abuse or neglect reported in any manner to a county office to immediately be referred to the hotline by the Department. The bill requires every school employee having reason to believe that a student age 18 year or older is a victim of abuse or neglect to report the matter immediately to local law enforcement. (Amended by House, Emergency Measure, Committee Substitute)

- SB0593**  **Paraphrase:** SB0593, by Sen. Gary Stanislawski, R-Tulsa and Rep. Jeff Boatman, R-Tulsa, directs the State Department of Education to develop by Dec. 31, 2019, a rubric for computer science programs in elementary, middle and high schools. It establishes requirements for the rubric. It requires each course be aligned with the Oklahoma Academic Standards for Computer Science and current research-based instructional practices. It requires the funds for the grant be subject to the availability thereof. It authorizes the department to create a grant program for districts and high quality computer science professional learning providers to create courses related to computer science, credentialing of computer science teachers, support for learning and developing computer science resources. It permits up to 10 percent of the funds to be used to study the efficacy of the programs. It permits the grantees to use the money to purchase technology, including software, hardware and infrastructure. It establishes a priority for grant applicants. (Amended by Senate, Emergency Measure)
- SB0601**  **Paraphrase:** SB0601, by Sen. Gary Stanislawski, R-Tulsa and Rep. Jadine Nollan, R-Sand Springs, requires each public school district to ensure that all students receive a well-rounded education that is focused on building deep foundations in reading and mathematics. It requires kindergarten students who are not meeting grade-level targets by mid-year in reading to be provided a program of reading instruction designed to enable the student to acquire the appropriate grade-level reading skills. It modifies screening requirements and directs specified supplemental supports to be provided by school districts under the Reading Sufficiency Act. (Amended by Senate, Emergency Measure)
- SB0742**  **Paraphrase:** SB0742, by Sen. Jason Smalley, R-Stroud and Rep. Cyndi Munson, D-Oklahoma City, requires the State Department of Education, beginning with the 2019-2020 school year, to submit to the Office of Child Abuse Prevention certain truancy report. It requires school districts to submit annual reports detailing the truancy instances to the State Department of Education. It also requires district attorneys to submit annual reports detailing the instances in which students were convicted of truancy to the department. It also requires the State Department of Education, in collaboration with the Office of Child Abuse Prevention, to establish procedures for the exchange of all information to comply with the Family Educational Rights and Privacy Act of 1974 (FERPA). The bill requires the Office of Child Abuse Prevention or staff within the State Department of Health to review the reports and, when appropriate and if resources are available, provide an assessment of the family to determine if services should be offered or a referral for services should be made. It requires the State Board of Education supply Child Welfare Services of the Department of Human Services with access to identifying information and updated and accurate school attendance reports of individuals with documented developmental disabilities. (Amended by House, Amended by Senate, Emergency Measure, Committee Substitute)
- SB0772**  **Paraphrase:** SB0772, by Sen. Adam Pugh, R-Edmond and Rep. Rhonda Baker, R-Yukon, modifies and updates language related to the Teachers' Retirement System. The bill repeals language related to the minimum benefits for members who retire before Aug. 2, 1969. (Emergency Measure)
- SB0926**  **Paraphrase:** SB0926, by Sen. Kay Floyd, D-Oklahoma City and Rep. Carol Bush, R-Tulsa, requires sexual education courses in Oklahoma public schools include information about consent. (Amended by Senate, Emergency Measure, Committee Substitute)

- SB0988**  **Paraphrase:** SB0988, by Sen. Julie Daniels, R-Bartlesville and Rep. Ryan Martinez, R-Edmond, repeals language related to lessor employment units. (Emergency Measure)
- SB1042**  **Paraphrase:** SB1042, by Sen. Dave Rader, R-Tulsa, Sen. Roger Thompson, R-Okemah, Rep. Kevin Wallace, R-Wellston, and Rep. Kyle Hilbert, R-Depew, ppropriates \$100,000 from the FY2020 General Revenue Fund to the State Board of Education. (Appropriation Bill, Emergency Measure)
- SB1047**  **Paraphrase:** SB1047, by Sen. Dave Rader, R-Tulsa, Sen. Roger Thompson, R-Okemah, Rep. Kevin Wallace, R-Wellston, and Rep. Kyle Hilbert, R-Depew, appropriates \$100,000 from the FY2020 General Revenue Fund to the State Board of Education. (Emergency Measure)
- SB1048**  **Paraphrase:** SB1048, by Sen. Dave Rader, R-Tulsa, Sen. Roger Thompson, R-Okemah, Rep. Kevin Wallace, R-Wellston, and Rep. Kyle Hilbert, R-Depew, appropriates \$100,000 from the FY2020 General Revenue Fund to the State Board of Education. (Emergency Measure)
- SB1060**  **Paraphrase:** SB1060, by Sen. Dave Rader, R-Tulsa, Sen. Roger Thompson, R-Okemah, Rep. Kevin Wallace, R-Wellston, and Rep. Kyle Hilbert, R-Depew, appropriates \$100,000 from the FY2020 General Revenue Fund to the State Board of Career and Technology Education. (Appropriation Bill, Emergency Measure)
- SB1063**  **Paraphrase:** SB1063, by Sen. Dave Rader, R-Tulsa, Sen. Roger Thompson, R-Okemah, Rep. Kevin Wallace, R-Wellston, and Rep. Kyle Hilbert, R-Depew, appropriates \$100,000 from the FY2020 General Revenue Fund to the State Board of Career and Technology Education. (Appropriation Bill, Emergency Measure)

© 2010-19 eCapitol, LLC. ALL RIGHTS RESERVED.

As provided by this agreement access to bill tracking / capitol news services is restricted to the registered User. The User shall have no right to divulge, publish, loan, give or sell any of the information provided under this agreement. Information retrieved from system may not be reproduced, transmitted, transcribed, stored in a retrieval system or translated into any language in any form by any means without the written permission of eCapitol, LLC. All other rights reserved. If a person uses a copyrighted work without permission of the rights holder, he or she is open to a charge of copyright infringement. Additional terms and conditions governing the access to and use of eCapitol website and the services and materials provided by eCapitol are set forth in the eCapitol Subscriber Agreement posted on the eCapitol website.

Email Report

Close