GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1991

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HOUSE BILL 1112*

Short Title: K-2 Students Must Attend.

(Public)

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Sponsors: Representative Dickson.

Referred to: Education.

April 24, 1991

A BILL TO BE ENTITLED

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2	AN ACT T	O REQUIRE STUDENTS ENROLLED IN PUBLIC KINDERGARTEN,
3	FIRST (GRADE OR SECOND GRADE WHO ARE UNDER THE AGE OF
4	SEVEN	TO ATTEND SCHOOL.
5	The General	Assembly of North Carolina enacts:
6		ection 1. G.S. 115C-81(f) reads as rewritten:
7	"(f) Es	stablishment and Maintenance of Kindergartens. –
8	(1) Local boards of education shall provide for their respective local
9		school administrative unit kindergartens as a part of the public school
10		system for all children living in the local school administrative unit
11		who are eligible for admission pursuant to subdivision (2) of this
12		subsection provided that funds are available from State, local, federal
13		or other sources to operate a kindergarten program as provided in G.S.
14		115C-81(f) this subsection and <u>G.S.</u> 115C-82.
15		All kindergarten programs so established shall be subject to the
16		supervision of the Department of Public Instruction and shall be
17		operated in accordance with the standards adopted by the State Board
18		of Education, upon recommendation of the Superintendent of Public
19		Instruction.
20		Among the standards to be adopted by the State Board of
21		Education shall be a provision that the Board will allocate funds for
22		the purpose of operating and administering kindergartens to each
23		school administrative unit in the State based on the average daily
24		membership for the best continuous three out of the first four school

months of pupils in the kindergarten program during the last school year in that respective school administrative unit. Such allocations are to be made from funds appropriated to the State Board of Education for the kindergarten program.

- (2) Any child who has passed the fifth anniversary of his birth on or before October 16 of the year in which he enrolls shall be eligible for enrollment in kindergarten. <u>Any child who is enrolled in kindergarten</u> and not withdrawn by his parent or guardian shall attend kindergarten.
- (3) Notwithstanding any other provision of law to the contrary, subject to the approval of the State Board of Education, any local board of education may elect not to establish and maintain a kindergarten program. Any funds allocated to a local board of education which does not operate a kindergarten program may be reallocated by the State Board of Education, within the discretion of the Board, to a county or city board of education which will operate such a program."
- Sec. 2. G.S. 115C-378 reads as rewritten:

17 "§ 115C-378. Children between seven and 16-required to attend.

18 Every parent, guardian or other person in this State having charge or control of a 19 child between the ages of seven and 16 years shall cause such child to attend school 20 continuously for a period equal to the time which the public school to which the child is 21 assigned shall be in session. Every parent, guardian, or other person in this State having 22 charge or control of a child under age seven who is enrolled in a public school in grades 23 kindergarten through two shall also cause such child to attend school continuously for a 24 period equal to the time which the public school to which the child is assigned shall be in session unless the child has withdrawn from school. No person shall encourage, 25 entice or counsel any such child to be unlawfully absent from school. The parent, 26 27 guardian, or custodian of a child shall notify the school of the reason for each known 28 absence of the child, in accordance with local school policy.

The principal, superintendent, or teacher who is in charge of such school shall have the right to excuse a child temporarily from attendance on account of sickness or other unavoidable cause which does not constitute unlawful absence as defined by the State Board of Education. The term 'school' as used herein is defined to embrace all public schools and such nonpublic schools as have teachers and curricula that are approved by the State Board of Education.

35 All nonpublic schools receiving and instructing children of a compulsory school age shall be required to keep such records of attendance and render such reports of the 36 attendance of such children and maintain such minimum curriculum standards as are 37 38 required of public schools; and attendance upon such schools, if the school refuses or 39 neglects to keep such records or to render such reports, shall not be accepted in lieu of attendance upon the public school of the district to which the child shall be assigned: 40 Provided, that instruction in a nonpublic school shall not be regarded as meeting the 41 42 requirements of the law unless the courses of instruction run concurrently with the term of the public school in the district and extend for at least as long a term. 43

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The principal or his designee shall notify the parent, guardian, or custodian of his 1 2 child's excessive absences after the child has accumulated three unexcused absences in a 3 school year. After not more than six unexcused absences, the principal shall notify the 4 parent, guardian, or custodian by mail that he may be in violation of the Compulsory 5 Attendance Law and may be prosecuted if the absences cannot be justified under the 6 established attendance policies of the State and local boards of education. Once the 7 parents are notified, the school attendance counselor shall work with the child and his 8 family to analyze the causes of the absences and determine steps, including adjustment 9 of the school program or obtaining supplemental services, to eliminate the problem. 10 The attendance counselor may request that a law-enforcement officer accompany him if he believes that a home visit is necessary. 11

12 After 10 accumulated unexcused absences in a school year the principal shall review 13 any report or investigation prepared under G.S. 115C-381 and shall confer with the 14 student and his parent, guardian, or custodian if possible to determine whether the 15 parent, guardian, or custodian has received notification pursuant to this section and 16 made a good faith effort to comply with the law. If the principal determines that parent, 17 guardian, or custodian has not, he shall notify the district attorney. If he determines that 18 parent, guardian, or custodian has, he may file a complaint with the juvenile intake 19 counselor under G.S. 7A-561 that the child is habitually absent from school without a 20 valid excuse. Evidence that shows that the parents, guardian, or custodian were notified 21 and that the child has accumulated 10 absences which cannot be justified under the 22 established attendance policies of the local board shall establish a prima facie case that 23 the child's parent, guardian, or custodian is responsible for the absences."

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Sec. 3. G.S. 115C-382 reads as rewritten:

25 "§ 115C-382. Investigation of indigency.

26 If affidavit shall be made by the parent of a child or by any other person that any 27 child between the ages of seven and 16 years who is required to attend school under G.S. 115C-378 is not able to attend school by reason of necessity to work or labor for the 28 29 support of himself or the support of the family, then the school social worker shall 30 diligently inquire into the matter and bring it to the attention of some court allowed by law to act as a juvenile court, and said court shall proceed to find whether as a matter of 31 32 fact such parents, or persons standing in loco parentis, are unable to send said child to 33 school for the term of compulsory attendance for the reasons given. If the court shall 34 find, after careful investigation, that the parents have made or are making bona fide effort to comply with the compulsory attendance law, and by reason of illness, lack of 35 36 earning capacity, or any other cause which the court may deem valid and sufficient, are 37 unable to send said child to school, then the court shall find and state what help is 38 needed for the family to enable compliance with the attendance law. The court shall 39 transmit its findings to the director of social services of the county or city in which the 40 case may arise for such social services officer's consideration and action."

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Sec. 4. This act becomes effective October 1, 1991.

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