WEST VIRGINIA LEGISLATURE
REGULAR SESSION, 1971

ENROLLED

HOUSE BILL No. 1073

(By Mr.)

PASSED MARCH 11, 1971

In Effect NINETY DAYS FROM PASSAGE
AN ACT to amend and reenact section thirteen, article five, chapter eighteen of the code of West Virginia, one thousand nine hundred thirty-one, as amended, relating to the powers and authority of county boards of education.

Be it enacted by the Legislature of West Virginia:

That section thirteen, article five, chapter eighteen of the code of West Virginia, one thousand nine hundred thirty-one, as amended, be amended and reenacted to read as follows:

ARTICLE 5. COUNTY BOARD OF EDUCATION.


1 The boards, subject to the provisions of this chapter and the rules and regulations of the state board, shall have authority:
(1) To control and manage all of the schools and school interests for all school activities and upon all school property, whether owned or leased by the county, including the authority to require that records be kept of all receipts and disbursements of all funds collected or received by any principal, teacher, student or other person in connection therewith, any programs, activities or other endeavors of any nature operated or carried on by or in the name of the school, or any organization or body directly connected with the school, to audit such records and to conserve such funds, which shall be deemed quasi-public moneys, including securing surety bonds by expenditure of board moneys;

(2) To establish schools, from preschool through high school, inclusive of vocational schools; and to establish schools and programs, or both, for post high school instruction, subject to approval of the state board of education;

(3) To close any school which is unnecessary and to assign the pupils thereof to other schools: Provided, That such closing shall be officially acted upon and teachers
and service personnel involved notified on or before the 
first Monday in May, in the same manner as provided 
in section four of this article, except in an emergency, 
subject to the approval of the state superintendent, or 
under subdivision (5) of this section;

(4) To consolidate schools;

(5) To close any elementary school whose average 
daily attendance falls below twenty pupils for two months 
in succession, and send the pupils to other schools in the 
district or to schools in adjoining districts. If the teachers 
in the schools so closed are not transferred or reassigned 
to other schools, they shall receive one month's salary;

(6) To provide at public expense adequate means of 
transportation for all children of school age who live 
more than two miles distant from school by the nearest 
available road and to provide at public expense and ac-
cording to such regulations as the board may establish, 
adequate means of transportation for school children 
participating in board-approved curricular and extra-
curricular activities; and provide in addition thereto, 
by rules and regulations and within the available reve-
nues, transportation for those within two miles distance:

Provided, That in all cases the buses or other transportation facilities owned by the board of education shall be driven or operated only by drivers regularly employed by the board of education: Provided, however, That buses shall be used for extracurricular activities as herein provided only when the insurance provided for by this section shall have been effected;

(7) To provide at public expense for insurance against the negligence of the drivers of school buses, trucks or other vehicles operated by the board; and if the transportation of pupils be let out to contract, then the contract therefor shall provide that the contractor shall carry insurance against negligence in such an amount as the board shall specify;

(8) To employ and to provide in-service training for teacher aides, the training to be in accordance with rules and regulations of the state board;

(9) To establish and conduct a self-supporting dormitory for the accommodation of the pupils attending a
high school or participating in a post high school program
and of persons employed to teach therein;

(10) To employ legal counsel;

(11) The board shall be authorized to provide at
public expense, adequate public liability insurance;

(12) No policy or contract of public liability insurance
providing coverage for public liability shall be purchased
as provided herein, unless it shall contain a provision or
endorsement whereby the company issuing such policy
waives, or agrees not to assert as a defense to any claim
covered by the terms of such policy, the defense of
governmental immunity. In any action against the board,
its officers, agents or employees, in which there is in
effect liability insurance coverage in an amount equal
to or greater than the amount sued for, the attorney for
such board, the attorney for such insurance carrier, or
any other attorney who may appear on behalf of the
board, its agents, officers or employees shall not set up
the defense of governmental immunity in any such action.
“Quasi-public funds” as used herein are defined as any
money received by any principal, teacher, student or
other person for the benefit of the school system as a result of curricular or noncurricular activities.

The board of any district shall expend such regulations as it establishes for each child an amount not to exceed the proportion of all school funds of the district that each child would be entitled to receive if all the funds were distributed equally among all the children of school age in the district upon a per capita basis.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman Senate Committee

Chairman House Committee

Originated in the House.

Takes effect ninety days from passage.

Clerk of the Senate

Clerk of the House of Delegates

President of the Senate

Speaker House of Delegates

The within approved this the 31st day of March, 1971.

Governor
PRESENTED TO THE
GOVERNOR

Date  3/16/11
Time  1:25 p.m.