Bill as Introduced

HB 1553 – AS INTRODUCED

4

2012 SESSION

12-2485 09/10

HOUSE BILL	1553
AN ACT	repealing obsolete and outdated provisions of the Revised Statutes Annotated.
SPONSORS:	Rep. Davenport, Rock 12; Rep. Luther, Belk 4; Rep. Krasucki, Hills 26; Rep. Itse, Rock 9; Rep. Cohn, Merr 6; Rep. Bowers, Sull 3; Rep. Lambert, Hills 27
COMMITTEE:	Constitutional Review and Statutory Recodification

ANALYSIS

This bill repeals certain obsolete and outdated provisions of the Revised Statutes Annotated.

Explanation:Matter added to current law appears in bold italics.Matter removed from current law appears [in brackets and struckthrough.]Matter which is either (a) all new or (b) repealed and reenacted appears in regular type.

HB 1553 – AS INTRODUCED

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twelve

AN ACT repealing obsolete and outdated provisions of the Revised Statutes Annotated. Be it Enacted by the Senate and House of Representatives in General Court convened: 1 Repeal; Agriculture. RSA 184-A, relative to northeast interstate dairy compact, is repealed. 1 2 Repeal; Education. The following are repealed: $\mathbf{2}$ I. RSA 6:12, I(b)(139), relative to moneys deposited in the special teacher competence fund. 3 II. RSA 186:7-a, relative to the special teacher competence fund. 4 RSA 186-C:7-a, IV, relative to revisions to the interagency agreement for special III. $\mathbf{5}$ education. 6 IV. RSA 186-C:21, III, relative to a plan provided by the executive planning commission on $\mathbf{7}$ 8 special education. V. RSA 188-F:27, V, relative to education and training requirements for fish and game 9 10 officers. VI. RSA 188-F:27, VI, relative to education and training of investigators under RSA 106-A 11 and RSA 287-E. 12VII, RSA 188-F:35, II, relative to training of campus security officers. 13 VIII. RSA 193:37, relative to a report and recommendations on the parents and teachers 14 15 programs. IX. RSA 193-E:2-b, III, relative to determination of the cost of an adequate education. 16 X. RSA 193-E:3-c, III and V, relative to reports and recommendations regarding the 17 performance-based school accountability system. 18 XI. RSA 195-D:4, II, relative to the board of directors of the New Hampshire health and 19 education authority. 20 XII. RSA 198:4-d, III-a, relative to a report on school accounting standards. 21XIII. RSA 198:16, I and IV, relative to certification by the department of education 22 regarding funding of education for school children in unincorporated towns and unorganized places. $\mathbf{23}$ XIV. RSA 198:48-b, II, relative to kindergarten adequate education grants. 24 3 Repeal; Health and Human Services. The following are repealed: 25I. RSA 151-C:4, III-a, relative to certificates of need. 26 II. RSA 151-C:4, IV, relative to evaluation of the standard of need for nursing homes and 27rehabilitation facilities. 28 III. RSA 151-C:4, VII, relative to the certificate of need for a nursing home facility in 29 30 Strafford county. IV. RSA 151-E:6, III, relative to implementation of the acuity-based reimbursement system. $\cdot 31$

HB 1553 - AS INTRODUCED - Page 2 -

1 V. RSA 151-E:6-c, IV, relative to changes to the payment system for Medicaid services in 2 nursing facilities.

4 Repeal; Uniform Commercial Code. RSA 382-A:9-710 (a) and (c), relative to former filing office
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5 5 Repeal; Probate Courts. The following are repealed:

I. RSA 547:19-b, relative to probate judge retirement due to constitutional age limit.

II. RSA 560:3, II, relative to notice of dower and curtesy claims.

8 6 Effective Date.

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I. Paragraph I of section 3 of this act shall take effect July 1, 2012.

II. The remainder of this act shall take effect 60 days after its passage.

HB 1553 - AS AMENDED BY THE HOUSE

7Mar2012... 0996h

2012 SESSION

12-2485 09/10

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HOUSE BILL	1553
AN ACT	repealing obsolete and outdated provisions of the Revised Statutes Annotated.
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COMMITTEE:	Constitutional Review and Statutory Recodification

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HB 1553 – AS AMENDED BY THE SENATE

7Mar2012... 0996h

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2012 SESSION

12-2485

09/10

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COMMITTEE: Constitutional Review and Statutory Recodification

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Be it Enacted by the Senate and House of Representatives in General Court convened:

1 Repeal; Education. The following are repealed:

I. RSA 186-C:7-a, IV, relative to revisions to the interagency agreement for special education.

II. RSA 186-C:21, III, relative to a plan provided by the executive planning commission on special education.

hb 1553

III. RSA 188-F:27, V, relative to education and training requirements for fish and game officers.

IV. RSA 188-F:27, VI, relative to education and training of investigators under RSA 106-A and RSA 287-E.

V. RSA 188-F:35, II, relative to training of campus security officers.

VI. RSA 193:37, relative to a report and recommendations on the parents and teachers programs.

VII. RSA 193-E:2-b, III, relative to determination of the cost of an adequate education.

2 Repeal; Health and Human Services. The following are repealed:

I. RSA 151-C:4, IV-VII, relative to certificate of need prohibitions.

II. RSA 151-E:6, III, relative to implementation of the acuity-based reimbursement system.

III. RSA 151-E:6-c, IV, relative to changes to the payment system for Medicaid services in nursing facilities.

3 Repeal; Probate Courts. RSA 560:3, II and III, relative to notice of dower and curtesy claims, are repealed.

4 Effective Date. This act shall take effect 60 days after its passage.

CHAPTER 264 HB 1553 – FINAL VERSION

7Mar2012... 0996h 05/09/12 1988s 6June2012... 2491EBA

2012 SESSION

12-2485 09/10

HOUSE BILL	1553
AN ACT	repealing obsolete and outdated provisions of the Revised Statutes Annotated.
SPONSORS:	Rep. Davenport, Rock 12; Rep. Luther, Belk 4; Rep. Krasucki, Hills 26; Rep. Itse, Rock 9; Rep. Cohn, Merr 6; Rep. Bowers, Sull 3; Rep. Lambert, Hills 27
COMMITTEE:	Constitutional Review and Statutory Recodification
•	ANALYSIS
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CHAPTER 264 HB 1553 – FINAL VERSION

7Mar2012... 0996h 05/09/12 1988s 6June2012... 2491EBA

> 12-2485 09/10

STATE OF NEW HAMPSHIRE

In the Year of Our Lord Two Thousand Twelve

AN ACT repealing obsolete and outdated provisions of the Revised Statutes Annotated.

Be it Enacted by the Senate and House of Representatives in General Court convened:

264:1 Repeal; Education. The following are repealed: 1 I. RSA 186-C:7-a, IV, relative to revisions to the interagency agreement for special 2 3 education. II. RSA 186-C:21, III, relative to a plan provided by the executive planning commission on 4 5 special education. III. RSA 188-F:27, V, relative to education and training requirements for fish and game 6 7 officers. IV. RSA 188-F:27, VI, relative to education and training of investigators under RSA 106-A 8 and RSA 287-E. 9 V. RSA 188-F:35, II, relative to training of campus security officers. 10 VI. RSA 193:37, relative to a report and recommendations on the parents as teachers 11 12 programs. VII. RSA 193-E:2-b, III, relative to determination of the cost of an adequate education. 13 264:2 Repeal; Health and Human Services. The following are repealed: 14 I. RSA 151-C:4, IV-VII, relative to certificate of need prohibitions. 15 II. RSA 151-E:6, III, relative to implementation of the acuity-based reimbursement system. 16 III. RSA 151-E:6-c, IV, relative to changes to the payment system for Medicaid services in 17 18 nursing facilities. 264:3 Repeal; Probate Courts. RSA 560:3, II and III, relative to notice of dower and curtesy 19 20claims, are repealed. 264:4 Effective Date. This act shall take effect 60 days after its passage. 21Approved; June 18, 2012 $\mathbf{22}$ Effective Date: August 17, 2012 $\mathbf{23}$

Amendments

Sen. Carson, Dist. 14 May 1, 2012 2012-1924s 09/01



Amendment to HB 1553

1 Amend the bill by deleting section 1 and renumbering the original sections 2-5 to read as 1-4,

2 respectively.

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3

4 Amend section 1 of the bill by deleting paragraph VIII.

Senate Executive Departments and Administration May 3, 2012 2012-1988s 09/01

Amendment to HB 1553

1 Amend the bill by deleting section 1 and renumbering the original sections 2-5 to read as 1-4,

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2 respectively.

3

4 Amend section 1 of the bill by deleting paragraph VIII.

Committee Minutes

AMENDED SENATE CALENDAR NOTICE

EXECUTIVE DEPARTMENTS AND ADMINISTRATION

Senator Sharon Carson Chairman Senator Fenton Groen V Chairman Senator Sylvia Larsen Senator Jim Luther Senator Raymond White

For Use by Senate Clerk's Office ONLY
Bill Status
Docket
Calendar
Proof: Calendar Bill Status

Date: April 19, 2012

HEARINGS

*****	Thursday	4/26/2012	
EXECUTIVE DEPARTM	IENTS AND ADMINISTRATION	SH 100	9:00 AM
(Name of Committee)	· · · · · · · · · · · · · · · · · · ·	(Place)	(Time)
	EXECUTIVE SESSIO	N MAY FOLLOW	
Comments: PLEASE	NOTE: HB 1206 and HB 1582 W	HICH WERE RECESSE	D on 4-19-12 WILL BE
REOPEN	NED.	a obligations under expired	public employee labor agreements.
9:00 AM HB1206			
9:10 AM HB1582	relative to medical and surgical	benefits for state employees	3.
9:20 AM (HB1553	repealing obsolete and outdated	provisions of the Revised S	tatutes Annotated.
9:40 AM HB1631	(New Title) allowing persons lic	ensed to provide emergency	medical services to work at social or
	sporting events.		
10:00 AM HB1508	relative to procedures of the boa	ird of mental health practice	Э.
10:30 AM HB1300	relative to removing public offic	ials for cause.	
Sponsors:			
HB1206			
Rep. Donna Mauro			
HB1582 Rep. Marshall Quandt	Rep. Timothy Copeland	Rep. Matt Quandt	
HB1553			
Rep. Joshua Davenport	Rep. Robert Luther	Rep. Joseph Krasucki	Rep. Daniel Itse
Rep. Seth Cohn	Rep. Spec Bowers	Rep. George Lambert	
HB1631		Den Joseph Antorg	Rep. Mark Proulx
Rep. William Panek	Rep. Peter Hansen	Rep. Jason Antosz	Kep. Mark Fronz
Rep. Jennifer Coffey			
HB1508 Rep. Carol McGuire	Rep. Richard Hinch	Sen. Amanda Merrill	Rep. Peter Schmidt
HB1300			
Rep. Brian Murphy	Rep. Peter Silva	Rep. Daniel Itse	

Deborah Chroniak 271-1403

<u>Sen. Sharon Carson</u> Chairman

Executive Dept. and Administration Committee

Hearing Report

TO: Members of the Senate

FROM: Deb Chroniak, Legislative Aide

RE: Hearing report on HB 1553 – repealing obsolete and outdated provisions of the Revised Statutes Annotated.

HEARING DATE: April 26, 2012

MEMBERS OF THE COMMITTEE PRESENT: Senator Sharon Carson, Chair, Senator Fenton Groen, Vice Chair, Senator Sylvia Larsen, Senator Jim Luther, Senator Ray White

MEMBERS OF THE COMMITTEE ABSENT: No one

Sponsor(s): Rep. Davenport, Rock 12; Rep. Luther, Belk 4; Rep. Krasucki, Hills 26; Rep. Itse, Rock 9; Rep. Cohn, Merr 6; Rep. Bowers, Sull 3; Rep. Lambert, Hills 27

What the bill does: This bill repeals certain obsolete and outdated provisions of the Revised Statutes Annotated.

Who supports the bill: Rep. Dan Itse; Rep. Josh Davenport; Rep. Seth Cohen; David J. Rousseau, NH Department of Agriculture, Markets and Food

Who opposes the bill: No one

Summary of testimony received:

Senator Sharon Carson opened the hearing on HB 1553 at 9:59 a.m.

• Rep. Daniel Itse, Chairman of the House Committee on Constitution Review and Statutory Recodification stated that this bill is the last recodification bill standing, with the purpose of removing statutes that no longer have any effect in the law.

• Last summer he established a subcommittee (Deadwood Committee) to go through and find all the statutes that led to nowhere, i.e., expired, pointed to other sections of law that no longer existed, "deadwood". Some things found affected policy this bill.

changes, so they are not included in

• What is before the Committee is the limited number of statutes with no effect to any other law, and which have no policy effect.

• Encouraged the Committee to at least take this small step forward.

• Rep. Josh Davenport who chaired the subcommittee will testify to explain each item.

Rep. Itse stated that there was an amendment which was going to be brought forward. This amendment is due to Rep. Itse's error, when doing their executive session, they were going through and making sure that the statute they were deleting truly affected no one. Unfortunately, there were two lines and they remained, those being line 1 and line 15. This is the change for the amendment. Rep. Itse stated that in 1955, there were 6 volumes in the statutes; now there are 36 volumes. The statutes have not been recodified in 55 years and no one remembered how to do it. Previously it had been done every 5 to 15 years. Senator Groen stated that he was struck by seeing number 1 in the bill being removed, which is the "Northeast Interstate Dairy Compact", which he believes was declared to be inconsistent with the federal order system that prices milk around the country. Rep. Itse stated that dairy farmers somehow felt this was necessary to their well-being. He stated that he does not understand how a statute with no force is vital to anybody's well-being, but in deference to them, they chose not to repeal it. Senator Larsen stated that under line 14, the process where the statute, relative to the determination of the cost of an adequate education is being eliminated. She assumed that was reviewed with the department to clarify that they were no longer needed. Rep. Itse stated that was correct. Senator Larsen asked if there was a list of these statutes. Rep. Itse said that Rep. Davenport will review in detail.

• **Rep. Davenport**, prime sponsor and did not want to hit policy issues on this particular subcommittee, and trying to do without objection, in fact, if there were any question of an objection, the statute was removed. The listing before the Committee has been reviewed by the House Executive Department and came through with as unanimous vote out of the committee.

• There are two line items in the bill, which are drafting errors, that being line 1 and line 15 of the bill.

• Every other item has no objection to removal. They have discussed with those whom it would relate to.

• Senator Carson stated that on line 17, RSA 151-C:4 IV-VII, relative to certificate of need prohibitions asked Rep. Davenport to explain.

• **Rep. Davenport** stated that paragraphs III through VII shall not apply to, and the board shall not revise, rescind, or suspend any certificate of need granted under RSA 151-C for any nursing home facility in Grafton County prior to the effective date of this paragraph. Essentially, the effective date of the paragraph is gone. Senator Larsen asked Rep. Davenport to provide the committee the printed document that has the statutes; otherwise they would have to look each statute up for review. Rep.

Davenport stated that he would get that information to the committee members.

• Senator Carson asked for that information soon due to the fact that the Committee plans on execing this bill.

The hearing on HB 1553 closed at 10:13 a.m.

Funding: N/A

Future Action: The Committee took the bill under advisement.

DAC [file: HB 1553 report] Date: April 28, 2012

Speakers

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SENATE EXECUTIVE DEPARTMENTS AND ADMINISTRATION COMMITTEE

Date: April 26, 2012 Time: 9:20 a.m. Public Hearing on HB1553

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HB1553 – repealing obsolete and outdated provisions of the Revised Statutes Annotated.

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Testimony

HB 1553 Deadwood statutes overview

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Fellow committee members,

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We retained an intern over the summer to review the RSAs and identify obsolete statutes. We then had a subcommittee review the findings and recommend statutes for repeal. The process is new, or being reinvented, as part of recodification, and we operated under the assumption that the bill would be divided and sent to respective committees for expert oversight. For that reason, in a few instances we included for repeal statutes that seemed likely to be obsolete but that required further research to verify that status.

The foreseen process has not occurred. In order to recover the value from the time spent on the process, on Tuesday our committee will need to hold the public hearing on the bill, move to executive session, amend out RSAs that are not ready for repeal, and then vote on the final language.

This document is to facilitate that process. First is the text of the bill. The bill is then broken down, with the heading in bold, then brief notes in italics, then the text that is to be repealed. Our subcommittee was focused on the simplest fixes, primarily statute that was expired.

Please review the document for Tuesday, so that we may move quickly and still have the benefit of committee member expertise and oversight.

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II. RSA 186:7-a, relative to the special teacher competence fund.

III. RSA 186-C:7-a, IV, relative to revisions to the interagency agreement for special education.

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VII. RSA 188-F:35, II, relative to training of campus security officers.

VIII. RSA 193:37, relative to a report and recommendations on the parents and teachers programs.

IX. RSA 193-E:2-b, III, relative to determination of the cost of an adequate education.

X. RSA 193-E:3-c, III and V, relative to reports and recommendations regarding the performance-based school accountability system.

XI. RSA 195-D:4, II, relative to the board of directors of the New Hampshire health and education authority.

XII. RSA 198:4-d, III-a, relative to a report on school accounting standards.

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II. The remainder of this act shall take effect 60 days after its passage.

1 Repeal; Agriculture. RSA 184-A, relative to northeast interstate dairy compact, is repealed.

I'm not including the entire text, as its long. However, its an easy call as the compact has expired. Here's a link if you wish to review it:

http://maisonbisson.com/nhrsa/rsa/184-a-1-compact/

2 Repeal; Education. The following are repealed:

I. RSA 6:12, I(b)(139), relative to moneys deposited in the special teacher competence fund.

II. RSA 186:7-a, relative to the special teacher competence fund.

We had a research note requirement for 186:7-a. Repeal of RSA 6:12 was added by OLS, not our subcommittee. This statute is still in effect. Both items should be removed from the bill.

III. RSA 186-C:7-a, IV, relative to revisions to the interagency agreement for special education.

Part IV is boot-strap language and can be removed with no effect.

IV. The commissioners of the departments of education and health and human services shall submit a copy of the interagency agreement for special education, reflecting changes required under this section, to the appropriate standing committees of each house of the general court on or before October 1, 2008, and shall submit any subsequent amendments or revisions to the agreement to the appropriate standing committees of the house and senate, no later than 60 days after adoption of the amendments or revisions. Prior to adopting any revisions or amendments to the agreement, the commissioners shall jointly solicit input from relevant advisory committees and the public.

IV. RSA 186-C:21, III, relative to a plan provided by the executive planning commission on special education.

Date Obselecence.

III. The plan shall include, but not be limited to, the identification of persons or agencies responsible, timelines, resources, and any necessary statutory, regulatory, or policy changes. The commission shall provide the plan and any other recommendations the commission deems necessary and appropriate to the general court and the governor by June 1, 2010, and may at any time prior to said date propose any initiatives which may be implemented earlier.

V. RSA 188-F:27, V, relative to education and training requirements for fish and game officers.

Grandfathering language. Our calculations showed that it was extremely unlikely anyone was still covered by this.

V. Any employee of the New Hampshire fish and game department who has the general power to enforce all criminal laws of the state serving under permanent appointment prior to August 23, 1979, shall not be required to meet any requirements of paragraphs I and III.

VI. RSA 188-F:27, VI, relative to education and training of investigators under RSA 106-A and RSA 287-E.

Grandfathering language. Unlikely to still be relevant.

VI. Any investigator who has the power to enforce the criminal laws under RSA 106-A and RSA 287-E and rules of the lottery commission, the department of safety, or the racing and charitable gaming commission and who was serving under a permanent appointment prior to July 1, 1986, shall not be required to meet the requirements of paragraphs I and III; however, any investigator referred to in this paragraph shall complete such limited programs as may be prescribed by the police standards and training council under this section within one year of the date the programs are required. Should any investigator exempted from the requirements of paragraphs I and III of this section by this paragraph terminate employment with the department of safety and be hired as a police officer by another police department of the state or a political subdivision thereof, the inspector's certification shall lapse and may be reinstated upon completion of such necessary additional training courses as the police standards and training council may prescribe.

VII. RSA 188-F:35, II, relative to training of campus security officers.

Grandfathering language. This one may be more risky, but it seems unlikely.

II. Campus security officers already serving under permanent appointment on June 30, 1987, shall not be required to meet any requirement of paragraph I as a condition of tenure or continued employment.

VIII. RSA 193:37, relative to a report and recommendations on the parents and teachers programs.

Outdated.

On or before October 1, 2004, the department of health and human services shall prepare and submit to the speaker of the house of representatives, the president of the senate, and the chairpersons of the house and senate education committees an evaluation and report of the school district based Parents as Teachers Programs established pursuant to this subdivision, and recommendations for the expansion of the program statewide. The evaluation and report shall incorporate the criteria set forth in RSA 193:35, I and shall include an assessment of the program's effectiveness based on those criteria. The department of education shall provide the

department of health and human services with information on the Parents as Teachers Program from the date of transfer of the program through September 30, 2004, for the purposes of preparing the report.

IX. RSA 193-E:2-b, III, relative to determination of the cost of an adequate education.

Outdated:

III. The general court shall complete the determination of the cost of an adequate education in accordance with the provisions of this chapter as expeditiously as possible following submission of the findings and recommendations of the joint legislative oversight committee pursuant to RSA 193-E:2-d but no later than the end of the 2008 fiscal year.

X. RSA 193-E:3-c, III and V, relative to reports and recommendations regarding the performance-based school accountability system.

Outdated. We do have a note to verify that the report was received. That has not been verified.

IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and senate education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall verify the integrity, accuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010, including recommendations for future legislation and legislative adoption of the performance-based accountability system, to the chairpersons of the house and senate education committees, the speaker of the house of representatives, the senate president, the governor, the house clerk, and the senate clerk.

XI. RSA 195-D:4, II, relative to the board of directors of the New Hampshire health and education authority.

There may still be relevant language here. We never checked. The intent was to shorten the statute to remove the boot-strapping language.

II. All of the powers of the corporation are vested in a board of directors of 7 members who shall be appointed by the governor and council. The terms of 2 of the members shall expire on June 30, 1970; the terms of 2 members shall expire on June 30, 1971; and the terms of 3 members shall expire respectively on June 30, 1972, June 30, 1973 and June 30, 1974. Successors to those members of the board of directors whose terms expire each year shall be appointed by the governor and council prior to June 1 in each year, for terms of 5 years each. If a vacancy occurs in the membership of the board of directors, the governor and council shall appoint a successor for the unexpired term. Any member of the board of directors shall be eligible for re-appointment.

XII. RSA 198:4-d, III-a, relative to a report on school accounting standards.

Outdated? Language is not clear if the directive is entirely separate from the timing.

III-a. The department of education and the department of revenue administration together shall develop and recommend school accounting standards. The departments shall report to the speaker of the house, the senate president, and the governor concerning such accounting standards on or before December 1, 1999.

XIII. RSA 198:16, I and IV, relative to certification by the department of education regarding funding of education for school children in unincorporated towns and unorganized places.

Outdated.

I. By August 1, 1989, the department of education shall certify to county commissioners of each county responsible for unincorporated towns, unorganized places, and towns where by act of the legislature the school districts have been abolished, the amount of money deemed necessary to be raised by taxation to pay the costs of education for school children from such towns and places.

IV. The unexpended proceeds of any balance in the fund created under RSA 198:16 prior to October 1, 1989, shall be transferred to the county treasurers of counties with unincorporated towns, unorganized places, and towns where by act of the legislature the school districts have been abolished on a pro rata basis according to the number of school children who reside in each county. The pro rata distribution shall be based on the number of school children who resided in each unincorporated town and unorganized place, or town where by act of the legislature the school districts have been abolished at the close of the 1988-89 school year. The distribution shall be made prior to December 1, 1989.

XIV. RSA 198:48-b, II, relative to kindergarten adequate education grants.

Remove from bill. Subcommittee had a note to recommend to Education to shorten and clarify this, but I think it's beyond what we should do in one public hearing and executive session.

II. The per pupil amount of the additional education grant provided in this section shall be \$1,200 for the 2008 school year. Starting in the school year that commences in the fall of 2009, a school district which operates kindergarten in any school year in which the adequate education grant provided pursuant to RSA 198:42 does not include a count of kindergarten students, shall receive an additional adequate education grant calculated pursuant to the adequate education grant formula provided in RSA 198 based on the number of pupils attending kindergarten in the district as of the beginning of the school year. Once pupils enrolled in an approved kindergarten program have been counted in the average daily membership, school districts shall receive, for each such pupil, an adequate education grant calculated in accordance with RSA 198:41 and RSA 198:42.

School districts that receive kindergarten adequate education grants under this section shall not be eligible to receive any other per pupil adequate education grant.

3 Repeal; Health and Human Services. The following are repealed:

I. RSA 151-C:4, III-a, relative to certificates of need.

Will be outdated by the time the repeal goes into effect.

III. (a) No new certificate of need shall be granted by the board for any nursing home, skilled nursing facility, intermediate care facility, or rehabilitation facility from the effective date of chapter 310, laws of 1995, department of health and human services reorganization act, through the period ending June 30, 2012....

II. RSA 151-C:4, IV, relative to evaluation of the standard of need for nursing homes and rehabilitation facilities.

Outdated.

IV. Prior to December 31, 1998, the department of health and human services shall evaluate the methodology for calculating the need for nursing homes or facilities and rehabilitation facilities to determine whether the existing methodology reflects the current needs of New Hampshire citizens. Based on this evaluation the standard of need for nursing homes or facilities and rehabilitation facilities shall be revised.

III. RSA 151-C:4, VII, relative to the certificate of need for a nursing home facility in Strafford county.

Outdated by the time the repeal goes into effect.

III. (a) No new certificate of need shall be granted by the board for any nursing home, skilled nursing facility, intermediate care facility, or rehabilitation facility from the effective date of chapter 310, laws of 1995, department of health and human services reorganization act, through the period ending June 30, 2012....

IV. RSA 151-E:6, III, relative to implementation of the acuity-based reimbursement system.

Outdated.

III. The department shall implement the acuity-based reimbursement system on July 1, 1999 or as soon thereafter as practicable.

V. RSA 151-E:6-c, IV, relative to changes to the payment system for Medicaid services in nursing facilities.

Outdated.

IV. Any changes to the payment system for medicaid services in nursing facilities in this section shall be completed as quickly as possible but no later than March 1, 2002.

4 Repeal; Uniform Commercial Code. RSA 382-A:9-710 (a) and (c), relative to former filing office duties under the uniform commercial code, are repealed.

We had a note to shorten these, not repeal in their entirety. I'm not sure why. They appear to be outdated. Perhaps the last sentence of (a) is still relevant.

(a) Maintenance and destruction of records. Every city or town clerk's office ("former filing office") shall maintain a record of every financing statement filed with such office under former Article 9 until the earlier of one year after a termination statement is filed with respect to such financing statement or June 30, 2007. As of July 1, 2007, all remaining records of, or relating to, financing statements filed in such office under former Article 9 may be destroyed.

(c) Communication of requested information. Until July 1, 2007, a former filing office shall respond to a request for information concerning its records in the same way and to the same extent as is required of a filing office under Section 9-523(c), (d), and (e), and shall be entitled to charge and retain the same fees as are prescribed in Section 9-525(d). Such a request for information shall be prepared, submitted, and processed separately from a request for information submitted under Section 9-523(g), and the fees prescribed in Section 9-525(d) shall apply separately to each request and the response thereto.

5 Repeal; Probate Courts. The following are repealed:

I. RSA 547:19-b, relative to probate judge retirement due to constitutional age limit.

From our notes, Kudos to any living person who retired from the probate bench before 1981.

Any judge of probate who is not a full-time judge under the provisions of RSA 547:2-a who retires from active regular service due to the provisions of RSA 493:2, relative to the constitutional age limitation, before January 1, 1981, after having served in such capacity for at least 7 years, or on January 1, 1981 or thereafter, having served in such capacity for at least 20 years; shall receive thereafter and until his death a salary equal to 3/4 of \$19,102 plus an adjustment proportional to any general pay increase granted to judicial branch employees payable in the same manner that salaries of judges of probate are paid.

II. RSA 560:3, II, relative to notice of dower and curtesy claims.

Outdated. Part III could be added and repealed just as well. In fact, Part III is useless without part II. For clairity, I've included the whole thing below. Perhaps there is some long term estate issues involved? Or can we just kill the whole thing?

1. Neither husband or wife, widower or widow, shall be vested with either choate or inchoate right of curtesy or dower in the real estate of his or her spouse.

II. Any person claiming such an interest in the estate of a person deceased prior to midnight, August 10, 1971, shall record notice of said claim in the registry of deeds for each county in which real estate subject to said claim is located prior to midnight, December 31, 1991.

III. If the notice described in paragraph II of this section is not recorded in the registry of deeds for the appropriate county by December 31, 1991, and a sworn affidavit or recitation in a deed of an owner of record is so recorded at any time subsequent to December 31, 1991, stating that no person has claimed such an interest against the subject property or the owner during the period of ownership, it shall be irrebuttably presumed that such interest has been released.

Timostemp	Designation	Title	Chapter	Section	Heading .	Full Text	Target Class	Target Languago	Note	Initiated	Research	OLS Process Sizes	Lest OLS Stago Data	Research Dona	Roviewed By	Final Status	
	Potential Obsolescence	XV. Education	188	7-a	Fund	The state traceurer shall invest as a permanent fund the proceeds of the sate of the state lands affected under the authority of a joint resolution approved June 28, 1887 and the annual income thereof may be used by the state board of oducation for any activity calculated to increase the professional competence of the teachers of New Hamoshree.	Removal		Doos this account still exist? Does it produce income ? is that income used?	Jared	Jared					Y	
	Obsolascence	XIV: MEk and Mäk Products	184-a	Ali	Northeast Interstate Diary Compact		Stub	This RSA is a recodification stub it is a placeholder for future removal of outdated statutes at the next rechaptering!	Jared, I don't know how to read those things: Heres a link: http://maisonbisson .com/hhrsa/rsa/184- a-1-compact		Davenport	Submitted	6/16/2011				Submitted to OLS to see how this process works
	Data Obsolascenca	XV Education	166-c	3-8		VII (a) Granite State high school shell submit a plan for department approval to be adopted by November 1, 2009, to meet the special education needs of persons incercerated in the state prison system. (d) Granite State high school shall comply with the requirements in RSA 194:60 and state to onsite monitoring at least annually through 2013.	Removal	This RSA is a recodification stub It is a placeholder for future removal of outdated statutes at the next rechaptering!	(a) is ready for removal, (d) will be soon	J <i>er</i> ød						N	
	Date Obsolescence	XV: Education	186-c	7-8	for Special Education	IV. The commissioners of the departments of education and health and human services shall submit a copy of the interagency agreement for special education, reflecting changes required under this section, to the appropriate standing committees of each house of the general court on or before October 1, 2008, and shall submit any subsequent amendments or revisions to the agreement to the appropriate standing committees of the house and senate, no later than 60 days after adoption of the amendments or revisions. Prior to adopting any revisions or amendments to the agreement, the commissioners shall jointly solicit input from relevant advisory committees and the public.		This RSA is a recollication stub. It is a placeholder for future removal of outdated statutes at the next rechaptering!		Jared						CR - HHS represe ntative Jones will look into and get back to us	

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1 1	Date	XV.	186-c	21	Executive	III. The plan shall include, but		1	Jarod			ł	I .		Y-	
1 1	Obsolascence	Education	1	1	Planning	not be imited to, the		Į		1		ļ	1	ł	comm:s	
			ļ	1	Commension	identification of persons or				1	ł	i		1	sion	
		1	1		on Special	agencias responsible.		1		1	1					
		1				timelines, resources, and any		1		1			1 ·	1	disband	
		-	1	ł				ł		1			1	1	od	
1 1		ł		1		necessary statutory,				1	ļ		1		1 1	
		l.	1	1		regulatory, or policy changes.		1			ł	1	i		1 1	
1			1	1		The commission shall provide							1	1		
1 1			1	1		the plan and any other				1			1		1 1	
		ł	1			recommendations the			1	ł	ł	ł	•	!	1 1	
			ł	1		commission deems necessary				1			1		1 1	
1				ł		and appropriate to the general				}	1		<u>}</u>		1 1	
1			ſ	ł				1		1			1	1	1 1	
1		i	1	}		court and the governor by]	ł		t				1 1	
						June 1, 2010, and may at any									1 1	
						time prior to said date propose									1 1	
1 1		1	1			any initiatives which may bo								i	1 1	
1 1						implemented carlier.		ł .	1							
1 1		1		i :					ł	1				l I		
	Date	XV:	188-f	7	Employment	IV. Membership in the		 Might not be	Janed	<u> </u>				f 	N	
	Obsolescence			ľ		retirement system shall be		necessary anymore		1				1	l" [
1 1								necessory unymore	1							
1						optional for positions within the	1	1								
1 F				ł		contributily college system of										
			f	1		New Hampshire for which									!	
1				1		participation was optional as of								1	I I	
1				1 .		June 30, 2007, and for such						i				
1				1		other positions within the									1	
+ I						community college system of										
1		1				New Hampshire as may be			l						1 1	
1 1						designated by the board of									1	
1 1	1					trustees.										
1 I	Date	XV.	168-1	27	Education	fil-c. No tater than January 1.		 								
	Obsciascence		100-1						Jarod						N	
1 1	Cusuescence	COUCADON				1999, the police standards and									1 1	
						training council shall require									[]	
						that all uncertified part-time									- 1	
						and full-time police officers,										
						state corrections officers, and										
I I						state corrections officers, and probation-parole officers, oncr										
						probation-parole officers, prior										
						probation-parole officers, prior to assuming their duties,										
						probation-parole officers, prior to assuming their duties, successfully pass a										
						probation-parole officers, prior to assuming their duties, successfully pass a psychological screening test										
						probation-parole officers, prior to assuming their duties, successfully pass a psychological screening test batery administered under the										
						probation-parole officers, prior to assuming their duties, successfully pass a psychological screening test battery administered under the direction of a licensed										
						probation-parola officers, prior to assuming their duries, successfully pass a psychological acreening tast battery administered under the direction of a licensed psychologist or psychiatrist										
						probation-parola officers, prior to assuming their duties, successfully pass a psychological screening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted										
						probation-parola officers, prior to assuming their duries, successfully pass a psychological acreening tast battery administered under the direction of a licensed psychologist or psychiatrist										
						probation-parole officers, prior to assuming their duties, successfully pass a psychological screening tast battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to										
						probation-parola officers, prior to assuming their duries, successfully pass a psychological acreening test battery administered under the direction of a licensed by the council and designed to detect behavioral traits that										
						probation-parola officers, prior to assuming their duties, successfully pass a sychological screening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detect behavioral traits that the										
						probation-parole officers, prior to assuming their duties, successfully pass a psychological screening tast battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detact behavioral traits that could adversely affect the person's ability to perform the										
						probation-parola officers, prior to assuming their duries, successfully pass a psychological screening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detect behavioral traits that could adversely affect the person's ability to perform the essential functions of a law										
						probation-parola officers, prior to assuming their dutices, successfully pass a psychological acreening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to officet behavioral traits that could adversely affect the person's ability to perform the assential functions of a law enforcement officer. Such an										
						probation-parole officers, prior to assuming their duties, successfully pass a psychological acreening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detact behavioral traits that could adversely affect the person's ability to perform the essential functions of a law enforcement officer. Such an examination shall be vaid for a										
						probation-parola officers, prior to assuming their duries, successfully pass a psychological screening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detect behavioral traits that could adversely affect the person's ability to perform the essential functions of a law enforcement officer. Such an examination shall be valid for a period of one year from the										
						probation-parola officers, prior to assuming their dutices, successfully pass a psychological acreening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detect behavioral traits that could adversely affect the person's ability to perform the assential functions of a law enforcement officer. Such an examination shall be valid for a period of one year from the date of administration for										
						probation-parola officers, prior to assuming their duries, successfully pass a psychological screening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detect behavioral traits that could adversely affect the person's ability to perform the essential functions of a law enforcement officer. Such an examination shall be valid for a period of one year from the										
						probation-parole officers, prior to assuming their duties, successfully pass a psychological screening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detact behavioral traits that could adversely affect the person's ability to perform the essential functions of a law enforcement officer. Such an examination shall be valid for a period of one year from the date of administration for										
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						probation-parole officers, prior to assuming their duties, successfully pass a psychological screening test battery administered under the direction of a licensed psychologist or psychiatrist according to protocols adopted by the council and designed to detact behavioral traits that could adversely affect the person's ability to perform the essential functions of a law enforcement officer. Such an examination shall be valid for a period of one year from the date of administration for										

	Date	XV:	188-f	1	Education				Jared					N	
1	Obcelascence	Education	1	1	and Traning	Ri-d. Begianing January 1,			1						
			}	1	Required	2001, the police standards and									
	1			ł		training council shall require									
			ł	1		that all certified police officers,			1	[t i	
	1		ł	1	1	state corrections officers, and									
				1		propation-parole officers, hired									
			ŧ	1		after that date, as a condition		96							
			1		ł	of continued certification and			1						•
1			Į	1 .	i	employment furnish the				[1	
1			ł	ł		council every 3 years with a.			•						
			1			centificate from a licensed								l 1	
			l.	1		physician, physician's								1 1	
1				1	i	assistant, or registered nurse				1					
				1		practitioner who has									
1			[1		conducted a medical									
			ł	4		examination of the officer									
				1		according to protocols adopted									
	4			ł		by the council, certifying that in						1			
1 1						the opinion of the examiner			•					t I	
				1		the officer is physically									
1 1						capable of participating in the]					
J		-	188-f	27		council's physical fitness test.			 Jared				 	N	
	Date Obsolascence	XV.	388-7	21		III-f. Beginning January 1, 2001, the police standards and			Jared						
	Upso:escence	Education				training council shall require			l l						
				1	Required	that all certified police officers,									
			1			state corrections officers, and					1				
1			1		1	probation-parole officers, hired				l '					
1					1	after that date, as a condition									
						of continued certification and									
1					1	employment every 3 years						;			·
1						pass a physical fitness				;				1	
1 1			1		I	performance test administered									
í I					1	by the hiring authority or the									
1				1	1	council, according to protocols					-				
					1	adopted by the council.				· ·					
L I					l				1						
		XV:	188-f	27	Education	V. Any employee of the New			Janed					Y-	
	Obsolescence	Education				Hampshire fish and game								dated	
1					Required	department who has the	ł							repeal	
					ł	general power to enforce all									
ļ i					}	criminal laws of the state									
					ł	serving under permanent									
} 1					ł	appointment prior to August			1						
Į I				1	1	23, 1979, shall not be required									
					1	to meet any requirements of									
			1		}	paragraphs I and III.									
1			1	1	3		ł		ł						

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Date	XV.	186-1	27	Education	VI. Any investigator who has	1		1	iJared	1		1	1		18	
Obsolescence			1 -'		the power to enforce the	1	1	1	1				1	1	ľ	ł
		1	i		criminal laws under RSA 106-	1	1	I	1		1		1	1	1	ł
1	1	1	1			1	[1	1	4		1	ł		. ·	ŀ
1	ł	-			A and RSA 287-E and rules of		.[1	1	1				
	ł	1	1		the lottery commission, the	-		Ĩ .		1		1	ţ.			
			1		department of safety, or the	1		1		1		1	1			
	1	1	[racing and charitable gaming				1	1	1		1		1	
i i	l.		[commission and who was	1	i			1		1		1		
	1	1	1		serving under a permanent	1				1	ł			1		
		1	ł	1 .	appointment prior to July 1,	1	1			1	1		1	1	1	
	1	1	1		1988, shall not be required to	1	i		1	1		{		1	ł	
i i		ł	ł		meet the requirements of	1		1	1	1		1	1		1	
		1	1			1		1			1		1	1	1	
1		ł	1		paragraphs I and III; however,	1	i	ł			1	1	ł	1	Ι.	
1		1	1		any investigator referred to in	1	1		1	1	1		1		1	
		1	1		this paragraph shall complete			1	1	1	1	1	1			
	ļ	1	1		such lanated programs as may		1	1		1	1	1	1	ł		
	1	1			be prescribed by the police	1			[1	1		1	1		
1		1	1		standards and training council		1			1			1		!	
	i.	1	1		under this section within one	1	1		1		1	1				
1	ĺ.	I	1		year of the date the programs		ł		1	ł			1		1	
1		1			are required Should any	i	1		ł	I			i i			
	•	1			investigator exempted from the				1		1					
						7	1			1			1			
					requirements of paragraphs I				1	1		{	1	l	1	
1	{				and lil of this section by this		1		1	1	ł	ł	1		1	
	1				paragraph terminate		1		1		1	1	1			
	Į.		1		employment with the					1	1	ļ	1		1	
	1			1	department of safety and be	1	}			1	1	1	[Į	1 1	
	[1	htred as a police officer by		1	1		1		1	[1		
	E				enother police department of		1	1			1		1	1		
1	ł	ļ			the state or a political			ł	ļ	1					1	
		1			subdivision thereof, the	1					1	1	1	ł		
		i			inspector's certification shall	1		1	1				1			
Date	XV:	188-1	35	Training	II. Campus security officers	<u> </u>	+		Jared	+	1	<u> </u>	1			
Obsolescence					already serving under	1		ſ	100.00		1	1			l'	
Cupacitosciencia			ł			ł		1		i i	1	1			}	
			Į.		permanent appointment on	1			ł	1	1	1	1			
		ł	•		June 30, 1987, shall not be	1	i	1	ł	1		1			1	
		1	ł		required to meet any	1		1					1			
		1	F		requirement of paragraph I as			1	ł	1			ł			
		ł	1		a condition of tenure or			[ł	1	1	ł				
	L	!			continued employment.			1		1		1	ł	1		
Date	XV [.]	188-f	8	Use of	Repealed effective July 1,	Removal	1		Jarod	1	1	1	1		N	
Obsolescence			1	Financial	2011		1			1	1	1	1			
1		1	1	Services and			1		1	1	1	1				
			1	Department		1			1	1	1	1	1	E I		
			1	of			1		1	1	1	1	1			
Date	xv:	188-1	24		Description that is the f	t	+		1		<u>}</u>	 	<u> </u>			
		100-1	21		Repealed effective July 1,	Removal	1	1	Jared	1	1	1			N	
Obsolescence	leducation	1	1	Supervision	2011	1	1	1	1	1	1	1			ι Ι	

Date	XV.	193	19	Purpose of	The sums appropriated under	I	-	Jared		ł			N	
Obsolescence		1			the provisions of this section		1	f		1			LEAVE	
		ł			shall be noniapsing and			1		1			ALONE	
		ł			continually appropriated for the		1	1		ł	ł			
		}	1		sole purpose of contributing to		1]	1			
		1	1		the payment of board, room		1	1	1	1				
		1			rent, books and supplies, at an			1	1	}				
• ·		1	1		institution of higher education,					1	1			
		Į.	1		for veteran's natural or		1	1	F	1			ļ ·	
1	ļ	f	1		adopted children between the			1	1					
		1	1		ages of 16 and 25 years, who			1	1				1 1	
1		1			are logal residents of the state		1	1	ł		1		1	
		1			et the time of opplication,	1	1	1	1	[1			
	ł	1			whose parent served on active		1	1	1					
1		1			duty in the anned services of		1	ł	1	1	ł i			
1		ł		1	the United States from			•	1		1			
-		1	1		December 7, 1941 to				1				•	
i i			1		December 31, 1946; or from			1	i i					
		1	1		June 27, 1950 to January 31,		1	1		i				
	[1955; or from February 28,		1	ł	1				1	
ļ			1		1961 to May 7, 1975; or from		1		1					
1	1	t i			August 2, 1990 through a final				1					
			1		data of the Gulf War conflict to	1			1					
			1		be prescribed by Presidential			1						
			1		proclemation or law, or in any		1		1					•
	1		1		operation not otherwise	1		1	1					
		1	1		covered by this section for			1					1	
	•		1		which the anned forces			1		[
					expeditionary medal or a			1			i i			
		1	1		theater of operations service									
1			1		modal, as defined in RSA		1	1		i i				
1					72 29, has been awarded to		 	1		l				
	XV:	193	35		II. The department shall,			Jared	1	1			N	
Obsolescence	Education		1		consistent with available			1	1					
1					funding and the expressed			1	1	1				
1					commitment of an urban			1	1					
1	1	1			community, establish a school		1	1	1					
1	1	1	1		district based Parents as		1	1	1	1				
1	1				Teachers Program in an urban	t I		1	1					
1	1				community on or before		1		1					
1	1	1	1	1	January 1, 2002.		5	1	1	1	i)	

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· · · · · · · · · · · · · · · · · · ·	B-4-	XV	400	107	Considered.	0		 L	1 s		····	r i i i i i i i i i i i i i i i i i i i			V	
			193			On or before October 1, 2004,			Jared	t i i i i i i i i i i i i i i i i i i i			1 .	ł	r	1
	Obsoloscence	Education				the department of health and						}				i i
1				ł		human services shall prepare										1
1				1		and submit to the speaker of					ļ					
1 1						the house of representatives,								E		
				I		the president of the senate,				ł						
				1		and the chairpersons of the						1				1
1						house and senate education			-			1	1	1		
1 1				1		committees an evaluation and					1	1				1 1
1 1						report of the school district					1		1			
ł I				}		based Parents as Teachers						l	i			j l
1 I				1		Programs established					1	1	1			
1 1				I		pursuant to this subdivision.							1			(
1 1				1		and recommendations for the			ļ			ĺ]			1
1				1			1		l .		ł					i l
1 I				1		expansion of the program							ļ			1
1 1			ł	ł		statewide, The evaluation and			· ·		1					i
1		i				report shall incorporate the					4					i i
1						criteria set forth in RSA					1	F				
1 1						193:35, I and shall include an					ļ	l				
				1		assessment of the program's					}					
] [effectiveness based on those										
1					-	criteria. The department of										
1				1		education shall provide the			ľ							1
1						department of health and					1					
1						burnan services with										, f
1						information on the Parents as			1				1			, i
				1		Teachers Program from the							{ 1			
						date of transfer of the program										1
						strough September 30, 2004,										
1																
1						for the purposes of preparing										
						the report.										
J	Data	XV:	193-E		0	11 Th.		 	land i		· · · ·				v	
			193-6		Cost of an	III. The general court shall			Jared						T	
	Obsolescence	Education			Adequate	complete the determination of					1					
1					Education	the cost of an adequate			1		1					
ł [1		education in accordance with					t					
				1		the provisions of this chapter			1	· ·	t l					
1						as expeditiously as possible					1					
1				i i		following submission of the					1					
						findings and recommendations					[
1 1				1		of the joint legislative oversight										
]			1			committee pursuant to RSA										
! ł						193-E:2-d but no later than the										
1	:					end of the 2008 fiscal year.										
1						one of the zood lister year.									1	
1 1				1												
1			L	£				L	L		L					

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	Date	XV:	193-E	3-6	Accountabilit	(f) Beginning September 1,			Last sentence will	Jarad					N -	
	Obsolescence	Education	1	1	y for the	2012, the department shall			become		ł –				LEAVE	
1			1		Opportunity	annually conduct site visits at	1		unnecessary soon						ALONE	1
1 1			1	1					distances any soon		f					
1			1	ł	for an	10 percent of schools	1									
1			1	[Adequate	statewide to assess the validity	Í									
í ł		l i			Education	of the input-based school										
1				•	1	accountability system and to	1									
		-	1	1	1	determine whether those										
1				1	1											
1			1		1	schools demonstrate the										1
1 1		[1	1	1	opportunity for an adequate				1 .						i 1
1 1			t i	i i	1	education by meeting the										
			1	1	ł	school standards identified in				1	ł					
1			1	1	1	paragraph I. To the extent	i i			ł	[
1 1		}	1	1	1					1	1				1	
1 1			1		ł	feasible, the commissioner						i				
1 1			1	1	1	shall conduct these site visits				1					1 1	1
			1	1	1	together with other site visits				{			1			
			1	1	1 I	conducted by the department				1						
			1	1												
1 1			1	1	1	for other purposes and									1 1	
1		ł	1	1	ł	programs. The commissioner				1						
1		ł	1	1	1	may require more frequent site	[ł		L I				
1			1	1	1	visits at schools which have			Í	ł						ļ ļ
1 1		l	1	1	1	been unable to demonstrate	1		1	1	l '					
1	1	1	1	1	1		ļ			ł						
1		1	1	1	1	that they provide the				1	1				i I	
1 1				i i	1	opportunity for an adequate						ł	1			
1 1					1	education. To the extent that				ł				1		4
1			1		1	the department conducts										
1			1		t	school site visits for other state										
1 1			1		1											1
1					1	and/or federal programs after				1 .			1			
1 1			1		4	the commencement of the							1			-
1			1	1	1	2009-2010 school year, but										
1			1		1	prior to September 1, 2012,									E I	
1 9					Ĩ	the dependences shall be the									Í	I I
		Ser C.	100 5		L	the department shall to the				Interd					 .	
	Date	XV:	193-E	3-c		the department shall, to the IV. No later than April 1, 2010,		- <u></u>		Jared					¥ -	
	Date Obsolescence		193-E	3-c	of the	the department shall, to the IV. No later than April 1, 2010, the task force shall submit an		<u></u>		Jared					varify	
			193-E	3-c	of the	the department shall, to the IV. No later than April 1, 2010, the task force shall submit an				Jared					varify report	
			193-E	3-c	of the Performance	the department shall, to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings				Jared					varify	
			193-E	3-c	of the Performance Based	the department shall, to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for		- <u></u>		Jared					verify report was	
			193-E	3-с	of the Performance Based Accountabilit	the department shall to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the				Jared					varify report	
			193-E	3-с	of the Performance Based	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the				Jared					verify report was	
			193-E	3-с	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpemons of the house and senate education committees,		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and senate education committees, the speaker of the house of		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house of representatives, and the				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legistation for the performance-based accountability system to the chairpersons of the house and senate education committees, the speaker of the house of representatives, and the sonate president. After the		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and senate education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by		<u></u>		Jared					verify report was	
			193-E	3-с	of the Performance Based Accountabilit	the department shall to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legistation for the performance-based accountability system to the chairpersons of the house and senate education committees, the speaker of the house of representatives, and the sonate president. After the		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house and representatives, and the senate president. After the interim report is reviewed by the house and senate		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legistation for the performance-based accountability system to the chaipresnos of the house and senate education committees, the speaker of the house of representatives, and the sonate president. After the interim report is reviewed by the house and senate education committees, the		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and senate education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venity the		<u></u>		Jared		· · · · · · · · · · · · · · · · · · ·			verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house and representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venify the intergrity, accuracy, and validity				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later than April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legistation for the performance-based accountability system to the chaipresnos of the house and senate education committees, the speaker of the house of representatives, and the sonate president. After the interim report is reviewed by the house and senate education committees, the department shall wonfy the integrity, accuracy, and validity of the performance-based		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house and representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venify the intergrity, accuracy, and validity				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and senate education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venity the integrity, accuracy, and validity of the performance-based		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall vently the intergrity, accuracy, and validity of the performance-based accountability system utilizing actual school data as provided		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legistation for the performance-based accountability system to the chaipersnos of the house and senate education committees, the speaker of the house of representatives, and the sonate president. After the interim report is reviewed by the house and senate education committees, the department shall wonty the integrity, accuracy, and validity of the performance-based accountability system utilizing actual school date as provided in RSA 183-E:3-d and shall		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and senate education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall wenty the integmty, accuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall vently the intergrity, accuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010,				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall vently the intergrity, accuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010,		<u></u>		Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legistation for the performance-based accountability system to the charpersons of the house and senate education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venty the integrity, accuracy, and validity of the performance-based accountability system utilizing actual schol data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010, including recommendations for				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legistation for the performance-based accountability system to the chainpersons of the house and senate education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venity the integrity, accuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later than hovember 1, 2010, including recommendations for future legislation and				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house and sensite education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venify the integrity, accuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010, including recommendations for future legislation and legislative adoption of the				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the charpersons of the house and senate education committees, the speaker of the house of representatives, and the senate prasident. After the interim report is reviewed by the house and senate education committees, the department shall venity the integrity, accuracy, and validity of the performance-based accountability system utilizing actual schol data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010, including recommendations for future legislation and legislative adoption of the performance-based				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legistation for the performance-based accountability system to the chainpersons of the house and senate education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venity the integrity, accuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010, including recommendations for future legistation and legislative adoption of the performance-based accountability system, to the				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the charpersons of the house and senate education committees, the speaker of the house of representatives, and the senate prasident. After the interim report is reviewed by the house and senate education committees, the department shall venity the integrity, accuracy, and validity of the performance-based accountability system utilizing actual schol data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010, including recommendations for future legislation and legislative adoption of the performance-based				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house and sensite education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venfly the interim, excuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010, including recommendations for future legislation and legislative adoption of the performance-based accountability system, to the chairpersons of the house and				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the charpersons of the house and senate education committees, the speaker of the house of representatives, and the senate prasident. After the interim report is reviewed by the house and senate education committees, the department shall venity the integrity, accuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010, including recommendations for future legislation and legislative adoption of the performance-based accountability system, to the chairpersons of the house and senate education committees,				Jared					verify report was	
			193-E	3-c	of the Performance Based Accountabilit	the department shall to the IV. No later then April 1, 2010, the task force shall submit an interim report of its findings and recommendations for future legislation for the performance-based accountability system to the chairpersons of the house and sensite education committees, the speaker of the house and sensite education committees, the speaker of the house of representatives, and the senate president. After the interim report is reviewed by the house and senate education committees, the department shall venfly the interim, excuracy, and validity of the performance-based accountability system utilizing actual school data as provided in RSA 193-E:3-d and shall submit a final report no later than November 1, 2010, including recommendations for future legislation and legislative adoption of the performance-based accountability system, to the chairpersons of the house and				Jared					verify report was	

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		XV:	193-E	3-c	Development	V. During the department's	1		Last piece will be	Jarod		1]	1		Y	
	Obsolescence	Education		1	of the	verification process, the task	t		obsciete soon				1	1	1		
		1		1	Performanco	force may further evaluate and		ł			1	1		-	1		
4	-	1	1	1	Based	review whether there are any		}						1	1	1	
4	t i		ł			new or emerging performance	}						1	l		}	
	L		1			measures, or modifications to	ł	1	1		1		1	1			
		1		1							1		1		[
			ł	1		the performance-based		1		J	4			1	F	1	
	t		ľ			accountability system based			1	1			ļ	F	ł		
1 1		ł	1		{	upon the verification process	l	1	1	1	4			1	ł		
		1			1	that should be considered by		1	1		1		1	F	ł		1
1			1		1	the department for	[·	4	1	1	1		1	ł	1		
		1		1	1	emplementation beginning with			1		1	1	1	i i	1		
1		ł	1	ļ		the 2012-2013 school year No			}	ł	Į.		1	1		1	
4		1		1		later than November 1, 2011,	ł	ł		1	1			ł		1	
		4	1			the task force shall present	1			1			1	ł		1	
1		1	1	1		cny further recommendations	1		ł		ł				i	1	
1 1		1				for legislation regarding the	1			1	1	1	ł			1	
1 1		ł	1						1	1		1	[i	
			1	1		performance-based school		1				ł	{	Į.			
1				1		accountability system to the	1			1		1	1	1		1	
			[1		same individuals receiving the			1					Į.	1		
				1	!	finai report under paragraph						1	1	1			
			E	ł	i	IV.									ļ	i	
1			Į	1							1				1		
			L	<u> </u>	L								1				
	Date	XV [.]	193-H	2	Statewide	I. On or before the 2013-2014			If i bo a while, but	Jared	1				1	N	
1 1	Obsolescence	Education	1.	Г		school year, schools shall			should bo		1	1	1	ſ	I	F	
			1	1		ensure that all pupils are			earmarked for		1		1	1	1		
1 1				1		performing at the basic level or	· ·	1	deleting in 2014		1					1 1	ł
1			1	1		above on the statewide	t ·			ł	1	1		1	1		
1 1				ł		assossment as established in				1		1	1	1			
1 1			1	1								1	1		ļ		
		1		1	, ,	RSA 193-C.			4						1		
1		201	1.00	1						<u> </u>			+ · · · · · · · · · · · · · · · · · · ·		+ · · · · · · · · · · · · · · · · · · ·		
		XV	195	4	Powers	I. During the period from the			Are there any	Jaret	Davenport	Submitted	1	TRUE	· · · · ·	WaWa	
	Potential Obsolescence		195	4		date of the vote of the			cooperative school	Larct	Davenport	Submitted		TRUE		WaWa Wa	
			195	4		date of the vote of the organization of any			cooperative school districts organized		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district			cooperative school		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any			cooperative school districts organized		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district			cooperative school districts organized prior to July 1, 1963		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating			cooperative school districts organized prior to July 1, 1963 that are still around? - YES -		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educato		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educato		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195	4		date of the vote of the arganization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a duthority and privileges of a bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the arganization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When necessary the school board of the			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a duthority and privileges of a duthority and privileges of a construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When necessary the school board of the cooperative school district is			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a completa program of education. When necessary the school board of the cooperative school district is authorized to prepare a budget			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When necessary the school board of the cooperative school district is authorized to prepare a budget and call a special meeting of			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a duthority and privileges of a duthority and privileges of a construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When necessary the school board of the cooperative school district is authorized to prepare a budget and call a special meeting of the volers of the district for the			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195	4		date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When nacessary the school board of the cooperative school district is authorized to prepare a budget and cal a special meeting of the voters of the district for the purpose of adopting the			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When necessary the school board of the cooperative school district is authorized to prepare a budget and call a special meeting of the voters of the district for the purpose of adopting the budget and to determine the			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a uthority and privileges of a construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When necessary the school board of the cooperative school district is authorized to prepare a budget and call a special meeting of the voters of the district for the purpose of adopting the budget and to determine the financial appropristions. Such			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When necessary the school board of the cooperative school district is authorized to prepare a budget and call a special meeting of the voters of the district for the purpose of adopting the budget and to determine the			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When nacessary the school board of the cooperative school district is authorized to prepare a budget and call a special meeting of the voters of the district of the budget and to determine the financial appropriations. Such meeting shall have the same			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/cc		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When necessary the school board of the cooperative school district is authorized to prepare a budget and call a special meeting of the voters of the district for the budget and to determine the financial approprisitions. Such meeting shall have the same authority as an annual meeting			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/co		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When nacessary the school board of the cooperative school district is authorized to prepare a budget and call a special meeting of the voters of the district of the budget and to determine the financial appropriations. Such meeting shall have the same			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/co		Davenport	Submitted		TRUE			
			195			date of the vote of the organization of any cooperative school district organized prior to July 1, 1963, to the date of operating responsibility such cooperative school district shall have all the authority and privileges of a regular school district for bonding purposes, for the construction of school facilities and for all other necessary functions to obtain proper facilities for the provision of a complete program of education. When necessary the school board of the cooperative school district is authorized to prepare a budget and call a special meeting of the voters of the district for the budget and to determine the financial approprisitions. Such meeting shall have the same authority as an annual meeting			cooperative school districts organized prior to July 1, 1963 that are still around? - YES - http://www.educatio n.nh.gov/schools/co		Davenport	Submitted		TRUE			

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Potential	XV.	195	7	Cost of	I If a cooperative school	1	Same as above	Jared	Davenport	1	TRUE	Wat		
Obsciescence	Education		1	Capital	district was organized prior to	1		1	1 1		1	Wa		
1	ł			Outley and	July 1, 1963, during the first 5		1	1	1				ſ	
	1		[noumego	years after the formation of a			1	1 1	i				
1	1				cooperativa school district	1		1	1 1	1		1		
1	1			4	each preexisting district shall	1		1	1 1	1		1	1	
f	1								1 1			1		
1	1		1	1	pay its share of all capital	1			1 1					
4	4		1	1	outlay costs and operational	1	P		1	1			1	
{			1	[costs in accordance with either	1	1	1		1				
1	1		ł	1	one of the following formulas		1	1	1	1				
1			ł	1	as determined by a majority				1					
1				1	voto of the cooperative district			1	1 1	1				
	1		ļ	1	meeting.	1		i	1 1					
Potentiai	XV:	195	8	Roomeridaen	If a cooperative school distact	••••	Same as above	Jared	Davenport		TRUE	Way	14/2	
		193	ľ				34/10 43 20040	1000	Davarpoint		INVE	Wa		
Obsoloscence	Education		1	ion	was organized prior to July 1				1 1			vva		
1	1		1	Procedure	1963, the basis for the	1		1		1				
1	1				apportionment of all such		j -		1					
1	1		1		costs may be subject to				1			1		
1	1		1	i	review, pursuant to an article	1			1 1					
f			1		for that purpose duty inserted	1	1		1 1			1		
	1	I	1	1		1	ł	1	1 1	1		1	ł	
1	ł			I	in the warrant for a district	1	1	1	1 1]	ł	
1	1		l I	1	meeting to be held at any time	1			1	1				
	1	1	ł	ł	after the expiration of the 5-	ł		1	1 1				ł	
ļ	1		t	I	year pariod measured from the	1	1	1	1					
1	1		ł	I	date of the first ennual	1	1	}	1					
1	1		}	4	meeting, if the apportionment		1	1	1		1			
1	1		1	i	formula for a cooperative	1	1							
1	1	l i	I	1			1	1						
	•			1	school district has been duly				1 1	1				
	1		ł	1	changed, the basis for the	1		1						
1	ł		,	1	apportionment of all such	1								
	1)		costs may be subject to				1 1					
1	ł			ł	review, pursuant to an article			1			1 1			
1	1			1	for that purpose duty inserted		l l		4 1			ł	1	
4	ł				in the warrant for a district	1			1 1	i i		1		
	1													
			ł		meeting to be held at any time							1		
	t		[1	after the expiration of the 5-									
	{				year period measured from the			1				1		
1	1				date of the meeting at which			1	1 1		1 1	1		
	1				the last change was made to						1 1			
								1				1		
	1				the cost apportionment	1			1					
					formula. In either case, the			ł		· · · · ·		1		
	1				cooperative school district may									
			[then by majority vota elect to				1	4			1	
				Í	apportion all such costs by the	1		1	1 1	1			1	
	1				adoption of one of the				1		1			
Potential	XV:	195	16	Enlament	A cooperative school district		Same as above	Jared	Davenport		TRUE	Wav	Wal	
Obsolescence			1.2	of Territory			20110 03 00040	(va. 65	[Second Second			Wa		
Opsolescence	Education		ł	or remony	organized prior to July 1, 1983	1		1	4		j l	I vva		
	ł	1		I	may be enlarged in the	1		1	1			1		
	.I		L	L	following manner:			<u> </u>	1					
Potential	XV.	195	19	Composition		T	Here it could be	benet	Reichard		1 T	N		
			1	of	method of selection, and terms		that none of those	1	1	1		1	1	
	1			Cooperative	of members of cooperative		cooperative school	1	1			1	1	
ł	[l.					1	1 1	1				
i	[l		School	school boards shall be as	1	districts are around	'l	1 1	1		1		
	1	l		Boards	provided in the bylaws or	1	or that all of them		1 1	Į		1	1	
	1		1	l.	articles of agreement of the		were voted in	1	1 1		1 1	1		
			i i	f	cooperative school district, as			1	1 I	i				
	1	F	1	1	the case may be; provided,			1			1 1		1	
			1	1	however, that such bylaws and			1				I		
			1		Trease and a set assets the set of the	1	1	1	1		1 1	I		
				1	Indidae of personal shall be		l l	1			1 1		1	
	- 				articles of agreement shall be							i (- E	
					limited to the alternatives			1						
					limited to the alternatives contained herein where			1						
		- - - -			limited to the alternatives contained herein where									
					limited to the alternatives contained herein where applicable; and provided									
					limited to the alternatives contained herein where applicable; and provided further that no cooperative									
					limited to the alternatives contained herein where applicable; and provided further that no cooperative school district in existence on									
					limited to the alternatives contained herein where applicable; and provided further that no cooperative school district in existence on August 22, 1971 shall be									
					limited to the alternatives contained herein where applicable; and provided further that no cooperative school district in existence on August 22, 1971 shall be required to conform hereto									
					limited to the alternatives contained herein where applicable; and provided further that no cooperative school district in existence on August 22, 1971 shall be									
					limited to the alternatives contained herein where applicable; and provided further that no cooperative school district in existence on August 22, 1971 shall be required to conform hereto									

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		XV.	195-d	All	All				A bunch of the	Jared					Į.	N	
1	Obsolescence	Education		1	[provisions are tied	}	{		1		1		1
1		1		ļ	{				to the IRC, so we				1		ł		
				1					should keep an eye		i i				1	1 1	1
					1	1			this incase	1	1 1					1	
1 1				1					Washington ends	1	. 1				}		
			l I	1	1				up overhauting the	1					1	1 1	[
1				1					tax code. (Same								
1									goes for 195-H-1)		1		Į			1 1	
	Date	XV.	195-d	4	New	II. All of the powers of the	····-		The first part can	Janut	Rechard					V-	
	Obsolescence		[Г	Hampshire	corporation are vested in a			be omitted.							shortan	
	0000000000000		ł		Health and	board of directors of 7			be distant.	·						a pur ser i i	
1 1				1	Education			}			1 1				1	1 1	
1			ł	ł	Facilities	members who shall be					1 1		[<u> </u>	1	
1 1		-		ł		epocinted by the governor and		1			1 1						
				•	Authority	council. The terms of 2 of the				1			i i i i i i i i i i i i i i i i i i i		ł		
					Constituted	members shall expire on June				1							
1				1		30, 1970; the terms of 2									}		
1 1				ł	Corporate	members shall expire on June					[ł		
				ł		30, 1971; and the terms of 3				ł						1 1	
1				1	of the State	members shall expire				1					ļ	1 1	
1 1		1		ł	1	respectively on June 30, 1972,									i	j i	
1 1				1	1	June 30, 1973 and June 30,					1				l		
1 1]		1		1974. Successors to those				1	1 1					1 1	
1 1						mombers of the board of					[]						
1 1				1	1	directors whose terms expire				1							
1 1						each year shall be appointed	:			1							
				1	1	by the governor and council						1					
					1											1 1	
						prior to June 1 in each year,					[1	
					1	for terms of 5 years each. If a						1					
						vacancy occurs in the					[1 1	
		[membership of the board of					1 1	i				1 1	
1						directors, the governor and					}						
				ł		council shall appoint a										1 1	
1				ł		successor for the unexpired										I I	
1 1						term. Any member of the										1	
	1	[]		1]	board of directors shall be										1 1	
1	1			}		eligible for re-appointment		· · · ·		Į –							
1	Date	XV:	198	4-d	Reports	til-a. The department of				Jared						Y	
1 1	Obsolescence	Education		1	Required;	education and the department					[]						
					Cities and	of revenue administration											
					School	together shall develop and											
1 1				1	Districts	recommend school accounting										1 1	
						standards. The departments										1	
				1	1	shall report to the speaker of					1 I	1					
1					1				i			1					
					1	the house, the senate											
				i		president, and the governor											
				I		concerning such accounting											
				Í		standards on or before				i i							
		201	(00			December 1, 1999.					-				· · · · ·	L	
		XV:	198	16	Unincorporat	I. By August 1, 1989, the				Jared						Y	
1 10	Obsolescence	Education		ł		department of education shall											
1]	and	certify to county	-			1						1 1	
1 1	1			1	Unorganized	commissionens of each county											
1				1	Places	responsible for unincorporated								1			
				i		towns, unorganized places,											
	1					and lowns where by act of the											
1					1	legislature the school districts											
) [have been abolished, the						1					
· ·					1	amount of money deemed						1					
1					I	necessary to be raised by											
		1 1		1								1					
		1															
						taxation to pay the costs of						1	[
						education for school children											:
			·			education for school children											

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Date XV 198 16 Unicorporat IV. The unexpended process Janed Obsolescence Education 198 16 Unicorporate IV. The unexpended process in the fund created under RSA 198.16 Janed Unorganized prior to October 1, 1989, Hall prior to October 1, 1989, Hall Janed Janed Places bit transferred to the county treasurers of counties with unincorporatic towns, unorganized places, and towns whene by soci of the legislature the school districts have been bioshed on a pro- rate basis according to the number of school children who reside in each county. The pro- fata distribution shall be tassed on the number of school children who esided in each unincorporate town where by act of the legislature intercord children who reside in each county. The pro- fata distribution shall be tassed on the number of school children who resided in each unincorporate town distribution shall be chased town and unorganized place, or town where by act of the legislature the chool districts have been distribution shall be chool children mittle chool of the isobabled at the close of th	Y	
Date XV: 196 25 Proxion 1/1 in any your, the number of cash be not been of the cosing of		
Date XV: 198 25 Promision If, in any yosr, the number of challed to receive The 1977 language Jared		
Date XV: 196 25 Proxion If, in any year, the number of children of children with eligibility of the leigibility of theleigibility of theleigibility of theleigi		
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Date XV: 196 25 Protation If, in any your, the number of chidren entitled to receive children entitled to receive chi		
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Date XV; 198 25 Proration if, in any yoar, the number of choice The 1977 language Jared		
Date XV: 198 25 Provaion If, in any year, the number of children of children entitled to receive The 1977 language Jared		
Date XV: 196 25 Proration If. in any your, the number of children wither of children wither of county of the school districts have been abolished in each unorganized place, or town where by act of the legislature is the county of th		
Date XV: 196 25 Proration if, in any your, the number of children entitied to receive The 1977 language Jared		
Date XV: 196 25 Proration If, in any year, the number of choil or note: The 1977 language Jared Obsolescence Education 196 25 Proration If, in any year, the number of choil or note: The 1977 language Jared		
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Date XV: 196 25 Proration If, in any year, the number of children entited to receive The 1977 language Jared		
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Date XV: 196 25 Proration If, in any year, the number of chickmen entitied to receive The 1977 language can be removed Jared		
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Obsolescence Education children entitled to receive can be removed		
Obsolescence Education children entitled to receive can be removed		
Obsolescence Education children entitled to receive can be removed	N N	
	1 1	
benefits in accordance with	1	
RSA 198.24 shall exceed the	1 1	
	1 1	
		1 1
purpose, the amount shall be		
prorated proportionally among	1 1	1 i
the districts entitied to the		- I I
tuition payments. In carrying		1
out the proration, all sums		
appropriated to the foster		
children turtion fund		
established by 1975, 505:1.06		
03, 03, 01, 21 which have not		
been expended or		
		1 1
encumbered on August 30,		1 1
1977, shall be divided equality		1 1
between foster children placed		1
in a program or school for		
perzons with diszbilities and	1	1
foster children placed in a		
group home or nonprofit		
institution which averages 6 or		
more foster children annually.		1
After this division between		
foster home groups and		
		1
disabled foster children		1
programs, said sums shail be		
disbursed on a pro rata basis		
for each disabled foster child		
up to 100 percent of actual		
costs and on a oro rata besis		
Potential XV. 198 48-a Alternative VIII. Notwithstanding the Are there any Jared	CR	2
Obsolescence Education Kindergarten provisions of this section, alternative		
Programs attemative kinderganten kinderganten		
programs which were programs		
approved and in effect prior to established before	1	
Approve and in enter photo established before April 29, 1999 may continue to this date that are		
	1 1	
operate and shall continue to left?	1	
receive per pupil adequate		
education grant amounts in		
accordance with RSA 198:41		1 1
1 through RSA 198:42 11 1	. I	

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Date	þ	XV:	198	15-a	Annual Grant	II. To provide funds for			1	Jared	γ	F	1		1	IN	T
Obsole	scence	Education	ł	ł	for the	appropriations made to the					1	\$	1	1	1	l"	
t			ł	1	Payment of	department of education		ł					1		1		
	1		1	ł	Debt Service	relative to paragraph I for the		1		1	1	[ļ	1	1
				1	for School	facel years ending June 30,		1				ł	[1
	1			1		2008, June 30, 2010, and		1			1	1		1		I	1
1			1	1		June 30, 2011, the state	1	1			1			[1
	1			ł		treasurer is hereby authorized	1				i i			1	[1
	1]			to borrow upon the credit of	1	1			1	1		I	ŀ		
						the state the sums necessary				1	1	1			1		1
				•	1	for payment of such grants		1			i			ĺ	[
	1		1	1		and for said purpose may	1	1		1	1	ł		1	1		
	1		1	1		issue bonds and notes in the				1	ł						
	1					name of and on behalf of the	1	1		1	ŧ.						
			Į	1		state of New Hampshire in	1	1			ł	Į			1		
	l l		ł	I		occordance with RSA 6-A.						ł				F	
	1		1			Payments of principal and		1		}	1	f			l		
						interest on the bonds and	1	1			ļ						1
						notes shall be made when duo		Ì			į						
						by the state treasurer from					1	1			1		
						funds designated under RSA		1							ſ		
{				ł		78-A:26, I(a).	1			1						1	ł
				1						ł							1
Date			198	15-hh	Annual Grant	ill. A school district, city,	1	-		Jarod						Ń	1
Obsole	icence E	ducation	i			cooperative school district,	· ·	1 /		1	1.				1	r	
	1			1	Space	joint maintanance agreemant,		1							1		
	1					or receiving district operating		1									
	ł					on area school as defined in	1										
						RSA 195-A:1, shall submit	1										
				1		details of the lease		/		1							
		1		1		arrangement, including a copy					l						{
		1		1		of the proposed lease		1 1									
				1	1 1	agreement, in writing to the	1										1
	1			1		state board of education on	1	1 1									
	1					such forms as the state board	1 1	1 1		1			1				
	ł	1		1		may prescribe. Grant	۱ I	1 1									1
i	1					applications for leased space	f i	1 1							i i		1
						shall be submitted before	{	1 1									
		- 1				January 1 of each year in	1 '	i l									
		1				order to be eligible for grants	1	1 1									
1						in the fiscal year following the	1 1	1 1		1		ł		1			E
		[year of submittal. The state		1 1								- 1	
1						board of education shall, no	1 1	1 1				I					
f I						later than March 1, 2004,	4 !	1 1									
1						adopt rules pursuant to RSA	1 1	1 1				Í					
1						541-A, relative to procedures	1 1				Í		1	1			
						for grant applications for	· · · · · · · · · · · · · · · · · · ·			5						1	

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[]	Date	XV	198	15-1	Kindemarten	IV. (a) In addition to the grants			Three years from	Jared					1	IN I	
1 1	Obsolescence					available under paragroph I,			the latest possibla								
	Closurescence	LUUCADON				the commissioner of the			implementation of							1	
1 1				1					this provision would							1	
4					Established	department of education shall				1						1	
1 1						make classroom transition	1		be this coming year						1		
í 1						grants available to eligible			l believe.	i				İ		1	
						school districts that currently										!!!	
1				1		do not operate a public										1	
				1			1	·							ł		
1					í	kindergarten program, and that	• •										
1				1		begin operation of such a]								t i i i i i i i i i i i i i i i i i i i	1 1	
				1	1	program as of the beginning of								ĺ		1	
1					1	the 2008-2009 or 2009-2010	1									1 1	
				1		school years, to cover 100	1									1	
				f	1	percent of the actual cost of					1					1 1	
1				1	ł					1						i i	
				1		leasing and set up of					ł					1 1	
1				1		temporary classrooms.										1 1	
	•				1	including but not Emited to					ł					1 1	
1				1		portable classrooms or					1 1				ſ	1 1	
										1							
1	ł	1	6	1	i i	privately-owned space, for a		i		4	l i		ł		1	1	
1				ł		single lease period with a				t ·					ł	1	
1	1			I		maximum term of 3 years. The				;					1		
1	ł			1		temporary classrooms may be					i 1				1		
1				1		used for grades other than				F	1				1		
			1	i		kindergarten to the extent that											.
۱ I	1	l	l	I	1				1	1			1		t	1	
1	ł					those grades are displaced at					1						
	1				1	order to make room for	. 1			i			{		1	1	
	1		1			kinderganen classes.	. 1						ł			1	
1				1	4	Classroom transition grants										1 1	
				1	1	shall also cover the cost of							[
1	ł			1	t	initial furniture, focures, and							[1		1	
1				}		equipment needed to oporate										1	
	ł			1	1								ł			i 1	
					1	a kindergarten program.										IN T	
	Oate	XV:	198	15-r	Kindergarten	IX. A district shall not be			Not sure, but this	Jared						1 I	
	Obsolescence	Education	ł	i i	Construction	deemed ineligible from			might be obsolete				[
			Ì		Program	receiving the full amount of a			by now if the				ł				
1		ł				construction or transition grant			transition grant								
4		ł				for which it is otherwise eligible			calculations no	1						1 1	
		1			í		. 1		longer include	1							
	1		1	1	1	as a result of the district	1									í	
		ł]		1	already expending funds for	. 1		expenditures from	1	f .				1	1	
		•		1	1	construction or transition costs	. 1		2008-2009 or 2009-	4	1					1	
	1	i		1	4	related to providing a	. , , , , , , , , , , , , , , , , , , ,		0040 anti-anti-man	T C	1						
	1			1			` a		2010 school years.		4					1 1	
					1		' i		2010 school years.								
					[kindergarten program			2010 school years.								
					[kindergarton program beginning in the 2008-2009 or			2010 school years.			:					
						kindergarten program			2010 school years.			:					
						kindergarten program beginning in the 2008-2009 or 2009-2010 school years.										N	
	Potential	XV:	198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner"			Does this mean	Jared	· · · · ·					N	
		XV: Education	198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years.			Does this mean that the department							N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a			Does this mean							N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other			Does this mean inat the department shall also use the							N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other than English or who is			Does this mean that the department shall also use the ADMA of all pupils			-				N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English langurage learner" means a child who has a predominant language other than English or who is educationally disadvantaged			Does this mean that the department shall also use the ADMA of all pupils receiving English							N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other than English or who is educationally disadventaged by a limited English			Does this mean that the department shall also use the ADMA of all pupils receiving English language learner					- - - -		N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English langurage learner" means a child who has a predominant language other than English or who is educationally disadvantaged			Does this mean that the department shall also use the ADMA of all pupils receiving English language learnes services as of					- - - -		Z	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other than English or who is educationally disadvantaged by a limited English proficiency, and who is	- - -		Does this mean that the department shall also use the ADMA of all pupils receiving English farquage teamer services as of October 2006 in					- 		N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English langurage learner" means a child who has a predominant language other than English or who is aducationally disadvantaged by a limited English proficiency, and who is receiving regularly scheduled			Does this mean that the department shall also use the ADMA of all pupils receiving English farquage teamer services as of October 2006 in			-		- - - -		z	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other than English or who is educationally disadventaged by a limited English proficiency, and who is receiving regularly scheduled English language instruction.			Does this mean that the department shall also use the ADMA of all pupils receiving English language learner services as of October 2006 in catculating ADMA							N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other than English or who is educationally disadvantaged by a finited English proficiency, and who is receiving regularly scheduled English language instruction. For the purposes of RSA			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and			-				×	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. 2009-2010 school years. 200			Does this mean that the department shall also use the ADMA of all pupils receiving English language learner services as of October 2006 in catculating ADMA					· · · · · · · · · · · · · · · · · · ·		N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English tanguage learner" means a child who has a predominant language other than English or who is aducationally disadventaged by a Emited English proficiency, and who is receiving regularly scheduled English language instruction. For the purposes of RSA 198:40-a, the department shall calculate the number of			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and					· · · · · · · · · · · · · · · · · · ·		×	
			198	38	Definitiona	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. 2009-2010 school years. 200			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and					· · · · · · · · · · · · · · · · · · ·		N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other than English or who is educationally disadvantaged by a timtked English proficiency, and who is receiving regularly scheduled English language instruction. For the purposes of RSA 198:40-a, the department shall calculate the number of English language learners			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and					· · · · · · · · · · · · · · · · · · ·		2	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English langurage learner" means a child who has a predominant langurage other than English or who is educationally disadvantaged by a limited English proficiency, and who is receiving regularly scheduled English langurage instruction. For the purposes of RSA for the purposes of RSA isel, do-a, the department shall calculate the number of English langurage learners using ADMA data. The			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and							N	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other than English or who is aducationally disadventaged by a Emited English proficiency, and who is receiving regularly scheduled English language instruction. For the purposes of RSA 198:40-a, the department shall calculate the number of English language learners using ADMA data. The department shall use the			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and					· · · · · · · · · · · · · · · · · · ·		Z	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language learner" than English or who is educationally disadvantaged by a limited English proficiency, and who is receiving regularly scheduled English language instruction. For the purposes of RSA 198:40-a, the department shall calculate the number of English language learners using ADMA data. The department shall use the ADMA of all pupits receiving			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and							Z	
			198	38	Definitiona	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English langurage learner" means a child who has a predominant langurage other than English or who is educationally disadvantaged by a limited English proficiency, and who is receiving regularly scheduled English langurage instruction. For the purposes of RSA leadurate the number of English langurage learners using ADMA data. The department shall use the ADMA of all pupits receiving English langurage learner			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and							Z	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other than English or who is aducationally disadvantaged by a Emited English proficiency, and who is receiving regularly scheduled English language instruction. For the purposes of RSA 198:40-a, the department shall calculate the number of English language learners using ADMA data. The department shall use the ADMA of all pupits receiving English language learner services as of October 2006 m			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and							P	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English langurage learner" means a child who has a predominant langurage other than English or who is educationally disadvantaged by a limited English proficiency, and who is receiving regularly scheduled English langurage instruction. For the purposes of RSA leadurate the number of English langurage learners using ADMA data. The department shall use the ADMA of all pupits receiving English langurage learner			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and							R	
			198	38	Definitions	kindergarten program beginning in the 2008-2009 or 2009-2010 school years. VI. "English language learner" means a child who has a predominant language other than English or who is aducationally disadvantaged by a Emited English proficiency, and who is receiving regularly scheduled English language instruction. For the purposes of RSA 198:40-a, the department shall calculate the number of English language learners using ADMA data. The department shall use the ADMA of all pupits receiving English language learner services as of October 2006 m			Does this mean that the department shall also use the ADMA of all pupils receiving English language teamer services as of October 2006 in Catculating ADMA data for 2007 and							Ν	

and the second
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	Potential	XV.	198	100	1												
			1198	38	Definitions	VII. "Pupils eligible for a free or	1		Same as above	Jared	1		}	1	1	N	1
	Obsolescence	Education	1		1	reduced-price moch mechs		}	1	1			1	1	1	17	
1 1						pupils in grade 1 through	1	1		ſ		1	ł	1			1
		1	1	1		grade 12 who are eligible for		}		1					ł		1
		1	!	1	1	the federal free or reduced-				1		{	ŀ	1		1	1
		1	ł	1					1		4	4	ŀ	1	ł	1	ł.
		1	ł	1	1	price meal program. For the				1	1	1	1	1	1	1	1
					1.	purposes of RSA 198:40-a,						1		5	1	1	ť
1 1		ł	1		1	the department shall calculate				1	1	1	ł		1		1
		1		1	1	the concontration of pupils				1		1	ł	ļ	1	1	
		4	1	{	1	eligible for free or reduced-			1		1	f .	1	1	1		
		1	1	1	}	price meals using ADMA data.	i j			1			I	1			
1 1			ſ	1	1	The department shall use the				1	1	1	1	l	1	1	
1 1		1			1	ADMA of pupils clable for a				1	1	ł		1	1		1
1 1		· ·	{	1	1	free or reduced-price mad as			}	1	i i	1	[ł			
		ł				a Control Concerner as			!	1	1		1		1	1	ł
			1		1	of October 2006 in calculating			1	1				1	1	1	
						ADMA concentrations for 2006			1	1				1	1	1	
						2007 ADMA data.					ļ			[1	1	(
	1	•			1						1						
		L]		
	Date	XV:	198	41	Determinatio	III. For the fiscal years			†	Jared	1			· · · · · · · · · · · · · · · · · · ·	t	Y	
	Obsolescence	Education		1	n of Grants	beginning July 1, 2009 and			1	1000	1			1	1	ľ	
				1		July 1, 2010, the department			1								
					Tex	of education shall not: (a)			!								
										1							
						Distribute a total education]		1
					F .	grant on behalf of all pupes				1	ł					1	
					1	who reside in a municipality											
				1		that exceeds that				i							
				1	1	municipality's total education				ļ	1						
				1		grant for the 2009 fiscal year				ł						1	
				1		by more than 15 percent: or				1							
						(b) Reduce the total state cid	1			l .	1 1						1
				1		for an adequate education	1										
1 (provided on behalf of all pupils											
1	1			1													
				1		who reside in a municipality to	ļ			1							
1 1						an amount less than that	1			1							
1 1				1		municipality's lotal state aid for	1						1				
	1					an adequate education				1							1
1	1					received in the 2009 fiscal	1										
						vear.				ł							
			198	46	Excess	I. A municipality in which				Jared						N	
	Obsolescence	Education		1		education property tax	[1			N	
I I	1			1 .		revenue collected exceeds the	1										
1	1			1		amount necessary to fund the	1				l í		1				1
]			1		cost of an adequate education											ļ
1	1	1		ļ		to a fight uses on determined						1	{				1
1		1				in a fiscal year, as determined		i					1				1
		1				in RSA 198:40-e, shall collect	1						I				
						and remit such excess to the						1		1			
1	1	l				department of revenue						1	1	1]		
	1	-		[administration on or before		1	1				I		1		ł
	I	1		1		March 15 of the tax year in					Į		1			- 1	1
		1		1		which the excess occurs. For					l		1		1		1
- I	1					fiscal years 2010 and 2011,	4					[ł	ł		
1 [1					the version of RSA 198:41, II	1				1	1			f		1
1	1			; I			1	ľ			1		1	ļ		ł	1
		ł				effective for the fiscal year	1				1	1		1			Į
	1					ending June 30, 2009 shall be					1			I		1	
1	1					used to detormine excess.					ł	ł	Í			i	
			·	ا				ľ	1	1		4	1				

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1	Date	XV:	198	48-8	Alternative	VII (a) Upon the offective date		 I believe "through	Jarod	Devenport	Submitted		1	1	Duplicat	
	Obsolescenco	Education		1		of this paragraph, and for each	1	Juna 30 2003"	}				ł	ļ	e i	
				1		fiscal year through June 30,		means that it ends		1			1	ļ	i 1	
						2003, an adequate education	+	in 2003		1			Į	1		
		ł		1		grant of \$1,200 per pupil shall	1			1		-	ł		1	
				1		be distributed to school								ļ	[]	
			1	1		districts, from the education							i i		1	
i		ł		1		trust fund created in RSA				i			ł		1	
			!	1						1			1		1	
			1	ł		198:39, for the education of its	1				i i i		ł		f I	
		1	1	1		resident kindergarten pupda				1 .				[}	
			ł			ctrolled in an approved	1			1			1	{	1	
			1	1		atternative kindergarten				1				1		
		}	1	1		program established under this	1		1	1			1	1		
Ī			1	1		section.				ł						
	Date	XV:	198	48-b	Kudaman	il. The per pupil amount of the		 This can get	Jared	+			 		Y-	
	Obsolescence		100	-0-0		additional education grant	1	cleaned up a bit	1991420	1			1		shorten	
i	Obsolescence	COUCADOR!		1			f	ciocinato de la tra		ł					SILVILEIT	
						provided in this section shall be \$1,200 for the 2008 school	1		{	1					1 1	
			1	Ì			1		ĺ							
			L I	1		year. Starting in the school	1			1			ł			
				ĺ		year that commences in the				1						
			1	1		fall of 2009, a school district	1								f I	
				1		which operates kindergarten in	1		[
1			1	1		any school year in which the	4			1 .						
				1		adaquate education grant	1			1					1	
				ł		provided pursuant to RSA	1									
			1	1		198 42 does not include a	1								1 1	
			1			count of kinderganten										
			1			students, shall receive an	1									
			ł	1		additional adequate education										
i	i		1	1		grant calculated pursuant to	1								1	
				1		the adequate education grant										
				1		formula provided in RSA 198	1								[]	
1	j	1				based on the number of pupils	1			[1						
				ł		attending kindergarten in the									1	
i			1			district as of the beginning of	1			1						
ļ				1	1	the school year. Once pupds	1			1						
					1	enrolled in an approved				ł						
1			1	l.	ł	kindergarten program have	1									
1		1				been counted in the average	1			1						
			1	1		daily membership, school			i	ł						
]		1	1		districts shall receive, for each				1						
						such pupil, an adequate				1						
			1			education grant calculated in	1			1						
			1			accordance with RSA 198:41	1		ł							
		1	1	1	4	and RSA 198:42. School	1									
		1	1	1		districts that receive	1			1					i i	
	·····		<u></u>	4	<u></u>	10001000 1000100		 	·	·	L				· · · · · · · · · · · · · · · · · · ·	

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	Potential	XV	200-8	Arucie Vit	State Aid	Notwithstanding the foregoing,			Does this mean	Jared	1	1	T	T	7	N	1
	Obsciescence	Education	ł	Section G	Programs	the respective amounts of New	}	}	that they only vote		ł	1		4	1	1 ·	1
		1]	1	1	Hampshire and Vermont inggal			once? If so, have	1	1	1			1		
		i	ł	1		and long-term aid, with respect	1			Ī		1	1				
	1			1			j		they voted?			{	i	ļ			4
	l .	[1	!	to a capital project of the			1			1			1	1	1
	ł	1	1			Dresden School District for	1	1	1	1		ŀ		i i	ł		ŧ
1		1	1	1		which indebtedness is			1]	1	}	1	ł	1	1	
1	1			1	ł	authorized by a vote of the					1	1	1		1		
	i '	1 -	[ł		district after July 1, 1977, shall				ł	1	ļ	1	ł	í		
	ł –	1	1	1	1	be initially determined for each	1				1		I				
		1	1	1	[year for each member district					ł		Į –		1	1	1
		1			i •	by the manner provided in this				İ.		Į	Į				1
		1			1					1		ł	1		1		}
1 1	1	1		1	i	paragraph and the aid shall be	ļ		1	1	{		; ·	{	1	1	
1		1	ļ			paid to the Drosden School			}	1	1			1	1		
			ł		1	District, however, the amount					1	1	I :	ł	1		
			[1 .	ļ	of Bid for those capital projects			ł		1						
1		Í]			received by the Dresden					1				ł		ł
1			1	1	l i	School District on account of			1		1 .	{			[1
1		1		ł		each member district shall be			i						1		
		l	1			used by the District to reduce				ł	1			•			
			i	1		the sums which would			1	Ĩ	1						
		ł		1					1	4						}	
1		}		1		otherwise be required to be			1	1					Į.		
1 1		[i -		raised by taxation within that			1						ł		
				1		member district.			1						1		
1 1											1						
				L												!	
	Potential	XV:	200-L	2	Agreement	Article 8. Term. This contract			Has this been	Jared	Davenport			TRUE		WaWa	
1 1	Obsoloscence	Education		1		shall be for a term to			renewed? - YES -							Wa	
						commence on April 1, 1990,			renewed 6 months				l i			I	
1				1		and shall terminate on March							·				
1 1																	
		•							ego							f	
						31, 1995. It may be renewed			ego								
						31, 1995. It may be renewed for successive periods of 5			890								
						31, 1995. It may be renewed for successive periods of 5 years. Withdrawal, except			59C								
						31, 1995. Il may be renewed for successive periods of 5 years. Withdrawal, except withdrawal by failure to renew,	:		ago								
						31, 1995. It may be renewed for successive periods of 5 years. Withdrawal, except withdrawal by faiture to renew, may be on one year's written			ago								
						31, 1995. Il may be renewed for successive periods of 5 years. Withdrawal, except withdrawal by failure to renew,			500 								
						31, 1995. It may be renewed for successive periods of 5 years. Withdrawal, except withdrawal by faiture to renew, may be on one year's written			6 00								
						31, 1995. It may be renewed for successive periods of 5 years. Withdrawel, except withdrawel by faiture to renew, may be on one year's written notice to the designated state officials and central state			ego								
						31, 1995. It may be renewed for successive penods of 5 years. Withdrawal, except withdrawal by failure to renew, may be on one year's written notice to the designated state officials and central state recordiveping spences of the			ego								
						31, 1995. It may be renewed for successive periods of 5 years. Withdrawel, except withdrawel by faiture to renew, may be on one year's written notice to the designated state officials and central state			ego								
	Date	XI: Hospitals	151	9	Rules	31, 1995. It may be renewed for successive penods of 5 years. Withdrawal, except withdrawal by failure to renew, may be on one year's written notice to the designated state officials and central state recordiveping spences of the				Jarad						N	
	Date Obsolescence		151	9	Rules	31, 1995. It may be renewed for successive penods of 5 years. Withdrawal, except withdrawal by failure to renew, may be on one year's written notice to the designated state officials and central state recordicepting agencies of the other party states.			eto	Jared						N	
		and	151	9	Rules	31, 1995, it may be renewed for successive penods of 5 years. Withdrawal, except withdrawal except withdrawal by failure to renew, may be on one years written notice to the designated state officials and central state reconduceping spences of the other party states. VI. The commissioner of the department of health and			690	Jared						N	
			151	9	Rules	31, 1995. It may be renewed for successive periods of 5 years. Withdrawel, except withdrawel by failure to renew, may be on one year's written notice to the designated state officials and central state recordiceping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by				Jared						N	
		and	151	9	Rules	31, 1995. It may be renewed for successive penods of 5 years. Withdrawal, except withdrawal by failure to renew, may be on one year's written notice to the designated state officials and central state recordiceping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt rules				Janed						N	
		and	151	9	Rules	31, 1995, It may be renewed for successive penods of 5 years. Withdrawal, except withdrawal except withdrawal by failure to renew, may be on one years written notice to the designated state officials and central state reconduceping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt nules under RSA 541-A to require				Jared						N	
		and	151	9	Rules	31, 1995. It may be renewed for successive periods of 5 years. Withdrawal, except withdrawal except withdrawal by failure to renew, may be on one year's written officials and central state recordiceping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt rules under RSA 541-A to require from hospitals such				Jared						N	
		and	151	9	Rules	31, 1995. It may be renewed for successive penods of 5 years. Withdrawel, except withdrawel except withdrawel by failure to renew, may be on one year's written notice to the designated state officials and central state recordiceping egencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt rules under RSA 541-A to require from hospitals such information as necessary to			650	Janad						N	
		and	151	9	Rules	31, 1995. It may be renewed for successive periods of 5 years. Withdrawal, except withdrawal except withdrawal by failure to renew, may be on one year's written officials and central state recordiceping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt rules under RSA 541-A to require from hospitals such			650	Jared						N	
		and	151	9	Rules	31, 1995. It may be renewed for successive penods of 5 years. Withdrawel, except withdrawel except withdrawel by failure to renew, may be on one year's written notice to the designated state officials and central state recordiceping egencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt rules under RSA 541-A to require from hospitals such information as necessary to			6 5 0	Janed						N	
		and	151	9	Rules	31, 1995. It may be renewed for successive periods of 5 years. Withdrawal, except withdrawal except withdrawal by failure to renew, may be on one year's written officials and central state recordiceping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1988, adopt rules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and			6 5 0	Jarad						N	
	Obsolescence	and Sanitaria				31, 1995, It may be renewed for successive penods of 5 years. Withdrawal, except withdrawel except withdrawel by failure to renew, may be on one year's written notice to the designated state officials and central state recordkeeping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt nules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services.											
	Obsolescence Date	and Sanitaria XI: Hospitals			Rules	31, 1995, It may be renewed for successive penods of 5 years. Withdrawal, except withdrawel to renew, may be on one years written notice to the designated state officials and central state reconduceping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt rules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services.			Coming due next	Densi,						¥-	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995. It may be renewed for successive periods of 5 years. Withdrawal, except withdrawal except withdrawal by failure to renew, may be on one year's written officials and central state officials and central state recordiceping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1988, adopt rules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. Ill. (a) No new certificate of need shall be granted by the										Y- dated	
	Obsolescence Date Obsolescence	and Sanitaria XI: Hospitals				31, 1995, Il may be renewed for successive penods of 5 years. Withdrawal, except withdrawel except withdrawel by failure to renew, may be on one year's written notice to the designated state officials and central state recordkeeping agencies of the other party states. V1. The commissioner of the department of health and human services shall, by January 1, 1986, adopt nules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. III. (a) No new centificate of need shall be granted by the board for any nursing home.			Coming due next							¥-	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995, it may be renewed for successive penods of 5 years. Withdrawal, except withdrawel by failure to renew, may be on one year's written notice to the designated state officials and central state reconficeeping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt rules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. Support the activities of the department of health and human services. UI. (a) No new centricate of need shall be granted by the board for any nursing facility.			Coming due next							Y- dated	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995. It may be renewed for successive periods of 5 years. Withdrawal, except withdrawal except withdrawal except withdrawal except withdrawal, except officials and central state officials and central state record/seeping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1988, adopt rules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. III. (a) No new certificate of need shall be granted by the board for any nursing facility, intermediate care facility, or			Coming due next							Y- dated	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995, Il may be renewed for successive penods of 5 years. Withdrawal, except withdrawal except withdrawal except withdrawal except withdrawal except withdrawal except withdrawal except withdrawal except and except an			Coming due next							Y- dated	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995. It may be renewed for successive periods of 5 years. Withdrawal, except withdrawal except withdrawal except withdrawal except withdrawal, except officials and central state officials and central state record/seeping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1988, adopt rules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. III. (a) No new certificate of need shall be granted by the board for any nursing facility, intermediate care facility, or			Coming due next							Y- dated	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995, it may be renewed for successive penods of 5 years. Withdrawal, except withdrawel by failure to renew, may be on one year's written notice to the designated state officials and central state reconduceping spences of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt rules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. III. (a) No new certificate of need shall be granted by the board for any nursing home, skilled nursing facility, intermediate cere facility, or rehabilitation facility from the effective date of chapter 310,			Coming due next							Y- dated	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995. It may be renewed for successive penods of 5 years. Withdrawal, except withdrawal except withdrawal by failure to renew, may be on one year's written notice to the designated state officials and central state record/seeping agencies of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1988, adopt rules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. III. (a) No new certificate of need shall be granted by the board for any nursing facility, or rehabilitation facility from the effective date of chapter 310, laws of 1995, department of			Coming due next							Y- dated	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995, It may be renewed for successive penods of 5 years. Withdrawal, except withdrawel, except withdrawel, except withdrawel by failure to renew, may be on one year's written notice to the designated state officials and central state recordkeeping agencies of the department of health and human services shall, by January 1, 1986, adopt nules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. III. (a) No new certificate of need shall be granted by the board for any nursing forme, skilled nursing facility, or rehabilitation facility from the effective date of chapter 310, laws of 1995, department of health and human services			Coming due next							Y- dated	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995, it may be renewed for successive penods of 5 years. Withdrawal, except withdrawel by failure to renew, may be on one years written notice to the designated state officials and central state reconduceping spences of the other party states. VI. The commissioner of the department of health and human services shall, by January 1, 1986, adopt rules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. III. (a) No new certificate of need shall be granted by the board for any nursing home, skilled nursing facility, intermediate care facility, or rehabilitation facility from the effective date of chapter 310, laws of 1995, department of health and human services			Coming due next							Y- dated	
	Obsolescence Date Obsolescence	and Sanitaria XI [,] Hospitals and				31, 1995, It may be renewed for successive penods of 5 years. Withdrawal, except withdrawel, except withdrawel, except withdrawel by failure to renew, may be on one year's written notice to the designated state officials and central state recordkeeping agencies of the department of health and human services shall, by January 1, 1986, adopt nules under RSA 541-A to require from hospitals such information as necessary to support the activities of the department of health and human services. III. (a) No new certificate of need shall be granted by the board for any nursing forme, skilled nursing facility, or rehabilitation facility from the effective date of chapter 310, laws of 1995, department of health and human services			Coming due next							Y- dated	

			·····	_												<u> </u>	
	Date	XI Hospitals	151-C	4	Prohibitions	IV. Prior to December 31,			1	Janed						Y	
1 1	Obsolescenco	and				1998, the department of health		1			ł			1	1		
1 1		Sanitaria		1		and human services shall		!	[1			1			
				1	1	evaluate the methodology for		į –	1			1					
1 1						colculating the need for			[1		i i				1	
				1		nursing homes or facilities and			[1		{			1.		
									ł			1					
1 1						rehabilitation facilities to			ł	1	1	ł		[1	
				i		determine whether the existing			ł		1			Í			
1 1				{	ł	methodology reflects the	1	[ł			ł –					
					1	current needs of New		ŧ	1		!			ł			
				4	i -	Hampshre citizens. Based on		ł		ļ				[1		
1 1		1 1		ł	1	this evaluation the standard of		[1	1	1			[ł		
				1	ł	nocd for runsing homes or		ł	ļ	1	1			l			
				ŧ	1	faculties and rehabilitation			}	i				1			1
				ŧ	}	facilities shall be revised.				1	!			f			
1 1				ļ.	1	raciades shall be revised.				1	!			1	1		1
1 1				1	Į.			1		1	1			1	1		
								·									
		Xi: Hospitais	151-C	4	Prohibitions	VII. Paragraphs III-VI of this		1	i	Jared	1					Ŷ	
1 1	Obsolescence			ł		soction shall not apply to and			i		ł						
1 ł		Sanitana]		the board shall not revise,			1		1						
				1	1	rescind, or suspend any		1			ł						
				ł	t	certificate of need granted		1		1	[1			
1 1		i i		ł	1	under RSA 151-C for any		ſ	1	1	1	1		1			1
				1	1	nursing home facility in		ł	1	1	1						1
1 1				1	1	Strafford county prior to the		1	I	1	1.			1	1 1		
				1	1			1	1								1
]	effective date of this		1	1		i .						
					1	paragraph. Once the		1									
					1	construction of such a facility					'			Ì			
				1		has been completed, the				i	1						
				1		facility shall be licensed by the		1		1	1						
						appropriate authority, provided											
				1		that the facility meets the		1									
						certificate of need											
						specifications. Beds in the		1			1						1
						facility shall not be available											ţ
					1	for use until July 1, 1997.					l i						1
	Date	XI Hospitals	464 5	6	Amin's Report	III. The department shaft			l don't believe il's	Jared						Y I	·····
	Obsolescence		101-6						"soon thereafter"	1000						' I	1
						implement the acuity-based		1		E							
		Sanitaria			ent System	reimbursement system on July			July '98 anymore								
						1, 1999 or as soon thereafter											
						as practicable.											
		XI: Hospitals	151-E	6-c	Payment	IV. Any changes to the			ł	Jared						Y	
1	Obsolescanca	and			System for	payment system for medicaid											
		Sanitaria			Nursing	services in nursing facilities in											
					Factilities	this section shall be completed				[
[]						as quickly as possible but no			•	1							
[]						later than March 1, 2002.					[
				ì	i	and a serie of the second seco	i	Ì	ł	•							1
[Potential	LX:	621	30	Children's	II. (a) Except as provided in		l·	I doubt that any	Javed						N	
	Obsolescence				Funds	subparagraph II(b), the			interest accrued							"	l l
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			I	r unica				HINGISSI SCOUGO	Į	ł						ł
		and				personal funds of residents in			before '94 still	ł)					· 1	I
		Punishment		í		their possession while at the			exists, though i	I	1						1
		i i				center shall be transferred to		1	may be wrong.	ł						1	1
1						and held in trust by the			ł	1	1 1					1	
1				1	1	commissioner in a pooled				1	j l						
				1		account kept in approved		1	1	1			1				1
				ł		facilities in accordance with]	1	1						
1 1				ł		the manual of procedures of				1	1						
1 1				F	•	the department of			1	1	1						l
				t i	l '	administrative services.				1							
	ļ			ł					1	1	!						
	1			1		Notwithstanding RSA 6:11 or		i i									
				ł		any other provision of law, any		1	1	1	1 1				l i		
						interest on such pooled											
				1	. 1	account:		ł	1	1						· • •	ľ
					1	(1) Accrued prior to July	1	1					1				1
		1				1, 1994, shall be appropriated		1	1	l	ł					- 1	1
					1 1	to the department and shall be		1		1							
						expended only for the direct							1				
						benefit of the residents.		1	l	ł			i				
1										ł							
										h							

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	In	10	Y			v											
		LVI Probate	1547	19-6	Retirement	Any judge of probate who is	{		Kudes to any living		1	1	1	1	1	TY	1
1	Obsolescence			1	Due to	not a full-time judge under the	1		person who retired	i	ł	1	{	1	1	1. ·	
4		Decedents'		1	Constitutiona	provisions of RSA 547:2-e who			from the propate	1	1	ļ	1		1	1	i I
	1	Estates	{		Age	retires from active regular			barich before 1981.		1		E				1
1	1		ł	1	Limitation	service due to the provisions				`		1	ł			1	
	1			1		of RSA 493.2, relative to the						1	1	1	1	1	
	1	-		1	1	constitutional age limitation.						1	1				
		1			ł	before January 1, 1981, after					1	1	1		1		1
			1	ł		having served in such capacity			1		4			1	ł		
1				1		for at least 7 years, or on			ţ	1	1	1	1	1	ł	1	
			[January 1, 1981 or thereafter,			ļ	1	1	ł	1		1		1
	1		Í	1		having served in such capacity						1					
					1	for at least 20 years; shall			1		1	1		ļ	1		
)	1	1				ł	·	1		j	1	l		
1					1	receive thereafter and until his			1	i	1			1	1	1 1	
			1	[death a salary equal to 3/4 of					1	1		ł			
	!		}	1		\$19,102 plus an adjustment				[ł	1		1	1 1	
1 .				1		proportional to any general								1			
	1			1		pay increase granted to				1		1	1	ł	1		
1 .						judicial branch employees					1						
						payable in the same manner			1		1		1			1 1	
				ł		that salaries of judges of				İ	1	}		1		i	
				1		probate are poid.					i				}	1	
	Date		657	26							L			ł	}		
	Obsolescence		657		Absentao	The socretary of state shall	1				1			1		IN I	
	Cosciescence	Elactions				make available by July 31,					1				ł		
				1		2010 a public website by											
						which an absentee voter, in									ļ	!	
1				1		the 2010 general election and					!			Í		1	1
		1		1		every subsequent state	[[
						election, may determine					[·					1 1	1
						whether the voter's absentee										1 1	
		· [! .		ballot request has been						•				1	f i
1						received by the clerk, whether											
						the absentee ballot has been	Í										
						sent pursuant to such request,											
		1				and whether the envelope					F I						
						purporting to contain the											
						absentee ballot has been											
						received by the clerk. The											
	[į			town and city clerk shall,	{										
		[1			without delay, enter into the	[1					
1 1		1	į			statewide centralized voter	1										
		1	i			registration database the dates	1										
1		1				that all valid requests for	1										
1 1						absentee ballots are received.		ĺ									i i
	1	1				the dates all absentee batiots											
1	1	l				are sent, and the dates at	1					1			ļ		-
	l	1				envelopes purporting to			1			i	j		Ì		1
						contain absentee ballots are		1	1						1		
						received. The secretary of						ļ					
1	1					state shall allow free and				1		1					
	[Secure access to any votor	ł					1					
	1	ł				who enters on the website his			1						ł		
	1	1				or her full first name, full last			1					1			1
			ĺ			name, the town where the			i						1		
		Å.								1							

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	Potental	XXXIV-A	382-A	7-701	Appccbty	This article applies to a			This might take a	Jared	1	1		1	1	N	
1	Obcelescence	Unitern		1		document of bills that is accurd		1	ett 'a		1	1	ł		1	E I	
1		Commencia:				or a balanent that enses on or				1		1	1			1	
1		Coda				after January 1, 2006. This			1				1			1	
1		1				article does not apply to o		1	ł				j –	{	1		
			[1	document of Life that is issued		1		i				ł	1	1	
			1	ł	1	or a bailment that arises			1		1	ł		1	1	1	
1			[{					1		1	1				1	
				1		before January 1, 2008 even if		1		1	1	1				1	
				1		the document of the or		1	1	1			{	1			
1				1		baiment would be subject to			1	}				1		1	
			1	1		this article if the document of			1		1		1		t		
1				1	1	tile had been issued or				1	1	1		1	1		
4				1	1	badment had ensen on or uttor			1		1	1		1	{	!	
1				1	1	January 1 2006. This enticis		1			1	ł		ł		1	
1						does not apply to a right of			1	ļ		1	1		ĺ	1	
				j.	1	action that has accrued bufore				1	1	ŧ				1	
	í				1	January 1, 2006.		1		1	1	1					
1						· · · · · · · · · · · · · · · · · · ·			ļ					í I	{	[
	Potenticl	XXXIV-A	382-A	7-702	Savings	A document of title issued or a		t	This might take a	Jared	t	t				N	
1		Uniform			Clause	bailment that arises before			while]	!				{"]	
		Commercial		1	1	January 1, 2006 and the		1				l		i		1 1	
		Codu			1	rights, obligations, and				1	1	1		!			ļ
		~~~~				interests flowing from that					1	1					
										ł	1			[			
						document or bailment ara			ł	[	1			[		1	i
. <b>-</b>				ł	ł	governed by any statute or	; · · · ·	· ·		- <b>}</b> .	ł .			•••••	- ·	t t	· •
1					1	other rule in effect prior to			1		ļ						
				ł	1	January 1, 2006 and may be			1		1			1			j
						terminated, completed,					•					{	
				ł	1	consummated, or enforced				Į.	1						
				í	1.	under that statute or other rule.				1							
h										<u> </u>	l					i	
			382 A	9-705		(c) Pre-effective-date filing in		[		Jorod						N	
1		Uniform				jurisdiction formerly governing											
		Commercial				perfection. Except as provided											ł
		Code				in subsection (g), this Act does					i						
1					Effective	not render ineffective an					ŧ.						
					Date	effective financing statement					İ						
					1	that, before this Act takes											
1				[		affect, is filed and satisfias the				ļ							
1 1					1	applicable requirements for				1	1			[ ]		í í	
1						perfection under the law of the					:						
1 1						jurisdiction governing											
						perfection as provided in					[						
						Section 9-103 of former Article											
						9. However, except as									ł		İ
1	1				j i	otherwise provided in									1		
4					1	subsections (d) and (e) and									I		
1 1						Section 9-706, the financing											
						statement ceases to be											
						effective at the earlier of: (1)											
		1				the time the financing									1		
	1				[ ]	statement would have ceased						]		1	i		1
					1	to be effective under the law of											
1						the jurisdiction in which it is								Į			
1						filed; or (2) June 30, 2008									E E		
1		ł		Ì		(g) Pre-effective-date dual								1	[		[
1		]				filings. A financing statement						Į		}	ł	1	1
		1				filed before this Act takes	1			i			1		1		1
	ł	1				effect in a municipal clerk's	4						l	1	1		1
	ļ	Į	1			office pursuant to Section 9-	1								ļ		
1						401(1)(c) of former Arbcle 9						1		1			
i l						shall no longer be effectivo.							1	ł			
			-			The related financing			1					1		1	

ŧ · _ ·	Data	XXX:V-A	382-A	9-710	Former Fund	(a) Maintenance and			Jared	· · · · · · · ·	T	Ŧ	1	T	IY-	r
	Obcoloscence	Uruform			Office Durnes	destruction of records Every			10000		1	i			1	
		Commercial		1		city or town clerk's office		1	i	1	ł	1	ł	1	shorten	1
Į		Code		1		("former filing eff.ce") shall			1		1		1	1		
				1			1				l I		Ì	1	1	
f			[	ł	1	maintain a record of every		1		1		•		ł		
				1	1	financing statement filed with	1					1		1		
1				1		such office under former				1	i i			1	1	•
1				1		Article 9 until the earlier of one		[			1		ł	1	i i	
	1			1	1	year after a termination	4	ł		1	İ		İ		1	
					1	statement is filed with raspect				1	1	Į	1	ł	1	
l				1		to such financing statement or					1			1	1	
1				1		June 30, 2007 As of July 1,						[		1	1	
1				1	ļ	2007, eli remartuag recordu ef	ļ.			1	1	1	1	1		
	1					or relating to, financing		1		1	1					
	1			1	1	statements land in such office					1			1		
	1				1	under fermor Articlo Dirilly ab		1						1		
i	1					destroyed.		1								
L				L					1	1	1					
			382-A	9-710	Formar Friang	(c) Communication of		1	Jarca	+	t	· · ·		<u>†</u>	Ŷ.	
		Unitorm		1	Office Duties	requested information. Until		1		1				ł		
		Commercial			1	July 1, 2007, a former filing		1	1	1	1			1	shorton	
!	1	Code			ł	office shall respond to a		ł	ł	i				1	i	
				!	ł	request for information		1								
				Į		concerning its records in the			1	1	1					
	1			1	1	same way and to the sama										
	1 1			ł	} ·	extent as is required of a fling	t i	j i	1	1	1					
				1				1								
						office under Section 9-523(c).		[	1						t	
					ł	(d), and (e), and shall be		1		1						
		1				ontitled to charge and ratain		1		1	f					1
				[		the same fees as also		1	1	1	1		1			
		1				prescribed in Section 9-525(d)										
	1	1			Í	Such a request for information										1
	)					shall be prepared, submitted.	i i	1			1 1					4
]						and processed separately from		1				i	í			
	1	1				a request for information		}		1					1 1	
		1				submitted under Section 8-										
		1				523(g), and the fees									1	1
						prescribed in Section 9-525(d)	1								1 1	1
		1				shall apply separately to each				1		1	ł			
						request and the response		-	1	1						
	i					thereto.	1			1						
		LVI: Probate	560	3		II. Any person claiming such			Jared	1					<del>∵</del>	
	Obsciescence		j			an interest in the estate of a									ן ין	1
		Decedents'				person deceased prior to			1				ł	:		
		Estates				midnight, August 10, 1971,		1	1	I		1	[			
		1				shall record notice of said				ł			1			
ļ		[				claim in the registry of deeds		i	1	1						
1		[				for each county in which real			1	1	I		i			1
		ļ	- 1			estate subject to said claim is		1				1				1
1		1	1			located prior to midnight	1		1	1		1	1			
		1					1	1	1	1			1			
	Potential	LVI Probate	183_C	12		December 31, 1991.				I						
	Obsolescence		~~~		Application	This chapter applies to		I'm not sure how	Jarad						N	
		Decedents			of Chapter	registrations of securities in		this works	1	1	ĺ	I			1	
						beneficiary form made before					1	1	1			1
		Estates				or after January 1, 1998, by		1				1				
i						decedents dying on or after January 1, 1998.		1								

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# Committee Report

## STATE OF NEW HAMPSHIRE

## SENATE

## REPORT OF THE COMMITTEE

Date: May 3, 2012

THE COMMITTEE ON Executive Departments and Administration

to which was referred House Bill 1553

AN ACT repealing obsolete and outdated provisions of the Revised Statutes Annotated.

Having considered the same, the committee recommends that the Bill:

## OUGHT TO PASS WITH AMENDMENT

BY A VOTE OF: 4-0

AMENDMENT # 1988s

Senator Raymond White For the Committee

Deb Chroniak 271-1403

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### New Hampshire General Court - Bill Status System

## **Docket of HB1553**

**Docket Abbreviations** 

Bill Title: repealing obsolete and outdated provisions of the Revised Statutes Annotated.

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Official	Docket	of	HB	1553:
Uniciar		Ų,		

Date	Body	Description
12/16/2011	Н	Introduced 1/4/2012 and Referred to Constitutional Review and Statutory Recodification; HJ 7, PG. 359
1/31/2012	н	===CANCELLED=== Public Hearing: 2/7/2012 1:00 PM LOB 206
2/14/2012	н	Public Hearing: 2/21/2012 10:00 AM LOB 206
2/14/2012	н	Executive Session: 2/21/2012 10:30 AM LOB 206 ==RECESSED==
2/22/2012	н	Continued Executive Session: 2/23/2012 10:00 AM LOB 301
2/23/2012	. Н	Committee Report: Ought to Pass with Amendment #0996h for Mar 7 (Vote 15-0; CC); <b>HC 18</b> , PG.1059
2/23/2012	н	Proposed Committee Amendment #2012-0996h; HC 17, PG.1010
3/7/2012	Н	Amendment #0996h Adopted, VV; HJ 21, PG.1293
3/7/2012	н	Ought to Pass with Amendment #0996h: MA VV; HJ 21, PG.1293
3/28/2012	S	Introduced and Referred to Executive Departments and Administration
4/10/2012	S	Hearing: 4/26/12, Room 100, SH, 9:00 a.m.; <b>SC15</b>
4/19/2012	S	Hearing: === TIME CHANGE === 4/26/12, Room 100, SH, 9:20 a.m.; <b>SC16</b>
5/3/2012	S	Committee Report: Ought to Pass with Amendment <b>#2012-1988s</b> , 5/9/12; SC18
5/9/2012	S	Committee Amendment 1988s; AA, VV
5/9/2012	S	Ought to Pass with Amendment 1988s, MA, VV; OT3rdg
5/30/2012	н	House Concurs with Senate AM #1988s (Rep Itse): MA VV; <b>HJ 47</b> , PG.2498
6/6/2012	Н	Enrolled Bill Amendment #2012-2491e Adopted
6/6/2012	S	Enrolled Bill Amendment #2491e Adopted, VV
6/6/2012	S	Enrolled
6/6/2012	н	Enrolled
6/22/2012	н	Signed By Governor 06/18/2012; Effective 08/17/2012; Chapter 0264

NH House

NH Senate

## Other Referrals

**COMMITTEE REPORT FILE INVENTORY** 3 1553 ORIGINAL REFERRAL **RE-REFERRAL** 1. THIS INVENTORY IS TO BE SIGNED AND DATED BY THE COMMITTEE AIDE AND PLACED INSIDE THE FOLDER AS THE FIRST ITEM IN THE COMMITTEE FILE. 2. PLACE ALL DOCUMENTS IN THE FOLDER FOLLOWING THE INVENTORY IN THE ORDER LISTED. 3. THE DOCUMENTS WHICH HAVE AN "X" BESIDE THEM ARE CONFIRMED AS BEING IN THE FOLDER. 4. THE COMPLETED FILE IS THEN DELIVERED TO THE CALENDAR CLERK. DOCKET (Submit only the latest docket found in Bill Status) **COMMITTEE REPORT** CALENDAR NOTICE on which you have taken attendance **HEARING REPORT** (written summary of hearing testimony) **PREPARED TESTIMONY AND OTHER SUBMISSIONS** List by number [Submission 1 thru 4 or Submission 1, 2, 3, 4] here: #1 #2 ✓ SIGN-UP SHEET ALL AMENDMENTS (passed or not) CONSIDERED BY COMMITTEE: ALL AVAILABLE VERSIONS OF THE BILL:  $\checkmark$  AS AMENDED BY THE HOUSE AS INTRODUCED  $\overrightarrow{\vee}$  as amended by the senate FINAL VERSION **EXECUTIVE SESSION REPORT OTHER** (Anything else deemed important but not listed above, such as amended fiscal notes): ENROLLED BILL AMENAMENT 2012-2491 EBA 6/6/12_

	$\frown$
DATE DELIVERED TO SENATE CLERK	Alboahr. Assauch
	COMMITTEE AIDE

June 6, 2012 2012-2491-EBA 03/10

#### Enrolled Bill Amendment to HB 1553

#### The Committee on Enrolled Bills to which was referred HB 1553

AN ACT repealing obsolete and outdated provisions of the Revised Statutes Annotated.

Having considered the same, report the same with the following amendment, and the recommendation that the bill as amended ought to pass.

FOR THE COMMITTEE

#### Explanation to Enrolled Bill Amendment to HB 1553

This enrolled bill amendment corrects a reference in the bill.

#### Enrolled Bill Amendment to HB 1553

Amend paragraph VI of section 1 of the bill by replacing line 1 with the following:

VI. RSA 193:37, relative to a report and recommendations on the parents as teachers