

HOUSE BILL 78: Various Education Changes.

2021-2022 General Assembly

Committee: Date: February 25, 2022
Introduced by: Prepared by: Samantha Yarborough

Analysis of: S.L. 2021-111 Staff Attorney

OVERVIEW: S.L. 2021-111 (i) allows additional standardized tests to satisfy 9th grade private school testing requirements and (ii) makes changes to in-State tuition for veterans to comply with federal law.

This act became effective August 23, 2021.

SECTION I: PRIVATE SCHOOL STANDARDIZED TESTING REQUIREMENTS

CURRENT LAW: Article 39 of Chapter 115C establishes the requirements for private church schools, schools of religious charter, and qualified nonpublic schools. One of those requirements is testing in grades 3, 6, 9, and 11. The test must be a nationally standardized test or other equivalent measure selected by the school. In grades 3, 6, and 9, the test must measure achievement in English grammar, reading, spelling, and mathematics. In grade 11, the test must measure competencies in verbal and quantitative areas.

For nonpublic schools that receive Opportunity Scholarships, the standardized tests must be administered annually to scholarship students, and must measure achievement in the areas of English grammar, reading, spelling, and mathematics.

BILL ANALYSIS: Section 1 changes the requirements for all nonpublic school testing in 9th grade to allow test that measured either (i) achievement in the areas of English grammar, reading, spelling and mathematics or (ii) competencies in the verbal and quantitative areas.

For nonpublic schools required to administer annual testing to Opportunity Scholarship recipients, the act requires testing in grades 3-8 that measures achievement in the areas of English grammar, reading, spelling and mathematics, and testing in grades 9-12 that measures either (i) achievement in the areas of English grammar, reading, spelling and mathematics or (ii) competencies in the verbal and quantitative areas.

This section applies beginning with the 2021-2022 school year.

PART II: IN-STATE TUITION/VETERANS/FEDERAL LAW COMPLIANCE

CURRENT LAW: In order to remain an approved course of education for students receiving federal educational assistance benefits, 38 U.S.C. § 3679 requires institutions of higher education to charge in-State tuition to covered individuals who are living in the state, regardless of legal residency status. The definition of covered individual in 38 U.S.C. § 3679(c) includes individuals who are entitled to assistance under Chapter 30 (Montgomery G.I. Bill), Chapter 31 (Vocational Rehabilitation and Employment), or Chapter 33 (Post-9/11 GI Bill).

Prior to 2021, federal law required veterans to be entitled to in-State tuition in the three years following discharge. In 2021, the Johnny Isakson and David P. Roe, M.D. Veterans Health Care and Benefits

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Improvement Act of 2020 (Public Law 116-315) eliminated the three-year limitation, requiring states to offer in-State tuition to qualifying veterans regardless of the time from discharge.

To the extent required by 38 U.S.C. § 3679, North Carolina law (G.S. 116-143.3A) waives the 12-month residency requirement for in-State tuition for any veteran, dependent of a veteran, or other qualifying individual who is admitted to an institution of higher education and meets the following criteria:

- The individual's abode is in North Carolina.
- The individual provides a letter of intent to establish residence in North Carolina.
- The individual meets the definition of a "covered individual" under 38 U.S.C. § 3679(c).

After three years following discharge, an individual receiving in-State tuition because of G.S. 116-143.3A continues to be eligible for in-State tuition as long as the individual has remained continuously enrolled in the institution of higher education.

BILL ANALYSIS: Section 2 eliminates the requirement in G.S. 116-143.3A that individuals would are eligible for in-State tuition after three years from discharge only if they remain continuously enrolled in the institution of higher education. Therefore, covered veterans are eligible for in-State tuition beyond three years from discharge without having to be continuously enrolled.

EFFECTIVE DATE: This act became effective August 23, 2021.

*Brian Gwyn and Kara McCraw, staff attorneys in the Legislative Analysis Division, substantially contributed to this summary.