

Minutes of the November 2012 Meeting of the State Board of Education of Ohio

STATE BOARD OF EDUCATION OF OHIO

MINUTES

November 2012
OSBA Capital Conference
Columbus, Ohio

MEMBERS OF THE STATE BOARD OF EDUCATION

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

EX OFFICIO MEMBERS

Senator Peggy Lehner	Representative Gerald Stebelton
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SECRETARY

Michael Sawyers
Acting Superintendent of Public Instruction

Ms. Jacobs was absent on Monday.

The Board's Executive Committee met on Sunday, November 11, at 4 p.m., at the Ohio School for the Deaf. The purpose of the meeting was to meet with Ray & Associates staff to discuss the State Superintendent search.

The State Board convened on Monday, November 12, at the OSBA Capital Conference in Columbus.

Capital Conference Opening Remarks by Acting State Superintendent

Acting State Superintendent Michael Sawyers provided opening remarks to the OSBA Capital Conference.

The Board's Executive Committee met beginning at 10:30 a.m.

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Full Board Presentation – Race to the Top (RttT) Update

Maggie Niedzwiecki, RttT Director, led this presentation. Highlights from the presentation:

Overarching Goals:

- Improve the graduate rate by 0.5% per year
- Reduce the graduation rate gap by 50% between underrepresented and majority students
- Reduce performance gaps by 50% on national and statewide assessments between underrepresented and majority students
- Reduce the State performance gap by 50% on reading and math proficiency between Ohio and the best performing states in the nation
- Double college enrollment for students age 19 years and younger

Increasing On Time Graduation Rates 2010 - 2014:

Race to the Top Ohio has exceeded its goal of increasing the graduation rate.

Paths to Success:

- Common Core
- Educator Evaluation
- Value-Added
- Formative Instruction Practices
- Grants and Awards
- Turning Around Lowest Achieving Schools
- LEA Support

Paths to Success – New Learning Standards:

- Adoption of Common Core State Standards in English language, arts and mathematics.
- Revision of standards for science and social studies.
- Aligned college and career standards with colleges' and universities' entrance requirements.
- The Department trained 147 regional educational personnel and 100 state-level content experts.

Triad Local Schools:

Overview:

RttT Region: Central

Students in District: 1,030

Teachers in District: 74

Grade Levels Served: K-12

- 1 Elementary
- 1 Middle School
- 1 High School

The emphasis at Triad have been to continue to develop and implement effective assessment practices while transitioning to the Common Core and Revised Standards. Triad's strong focus on formative assessment over the last several years has created success in student achievement.

A major focus of the Triad Transformation Team was to set up monitoring systems to ensure the use of effective assessment practices and that the transition to the Common Core and Revised Standards is accomplished with integrity in all district classrooms.

As a participating RttT LEA, Triad has been supported in district selected initiatives by receiving funds, but more importantly, by the opportunity to access superior professional development.

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Without RttT supports, the Triad District would have struggled to provide these trainings in the current financial climate.

Triad has effectively utilized Battelle for Kids professional development modules as well as those of the Ohio Leadership Advisory Council (OLAC) at www.ohioleadership.org as exemplary training resources for staff members. The availability of these professional development tools has been instrumental in Triad's formative assessment initiative as well as the imperative shift to the new Common Core and Revised Standards.

Paths to Success – Educator Evaluation:

- Model for principal and teacher evaluation systems inform professional development and human resources.
- The Department piloted the Ohio Teacher Evaluation System in 136 LEAs in school year 2011-2012.

Liberty Union-Thurston Local Schools:

Overview:

RttT Region: Central

Students in District: 1,375

Teachers in District: 83

Grade Levels Served: K-12

- 1 Elementary
- 1 Middle School
- 1 High School

Liberty Union has been very involved in the development of a new teacher evaluation system that includes student growth measures.

What is unique about their locally developed teacher evaluation system is that when it was developed the portion on student growth measures was created almost entirely by teachers. They sought guidance from their Race to the Top regional coordinator, specialists from the Ohio Education Association and from the Ohio Department of Education, in an attempt to obtain a better interpretation of the law and what was required.

What they discovered was their small district has had an impact on the development of other teacher evaluation systems that include student growth.

Liberty Union's work has been presented at state conferences and they have received numerous requests from other school districts to talk about how they developed their system. They have had good opportunities to help others see how designing evaluations to include student growth could be done locally.

At Liberty Union, the time spent last year looking at student growth was well worth the effort. Although the SLO process is complex and challenging, entering into it with some experience under their belts has been beneficial. Teachers are asking good questions and generating thoughtful discussion about assessment quality, and how growth can best be demonstrated in non-tested subject areas.

They are very excited to be a part of this work and hopeful about the potential of what it can do for their students.

Paths to Success – Value-Added:

- Student-teacher linkages

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- Value-added measures
- Value-added reports

By June 2012, LEAs had identified student-teacher linkages, calculated value-added measures, and generated value-added reports for 60% of all 4th-8th grade ELA and/or mathematics teachers (representing 100% of eligible teachers in all RttT LEAs).

Ohio met its target of generating value-added reports for eligible teachers in 60% of its LEAs statewide (representing 100% of eligible teachers in all RttT LEAs) for SY 2011-2012 and has moved forward with activities to expand value-added report awareness and accessibility.

Paths to Success – Formative Instructional Practices:

- Formative instruction services
- Customized web-based modules
- Online training modules for LEAs

Ohio worked with Battelle for Kids to support LEAs' implementation of formative instructional practices (FIP)

Ohio provided formative instruction services to all participating LEAs, including 56 customized web-based ELA, mathematics, science, and social studies modules for grades pre-K-12, formative instruction awareness professional development sessions, and online training modules for LEAs.

Lorain City Schools:

Overview:

RttT Region: Northeast

Students in District: 6,809

Teachers in District: 411

Grade Levels Served: K-12

- 10 Elementary
- 2 Middle Schools
- 2 High Schools
- 1 Alternative

Lorain City Schools recognized the value of implementing instructional coaches as part of the Race to the Top initiative. Five Race to the Top Facilitators were hired to support teachers K-12 by providing instructional coaching, promoting reflection, providing feedback and consultation, and interacting with teacher-based-teams.

One of the greatest success stories that has come from instructional coaching is an example of a class which includes third grade, fourth grade, and special education students. The classroom teacher and the special education teacher are both in the room all day and were having difficulties finding a routine that worked and met the needs of all the students involved.

The instructional coaches were able to model a lesson for the teachers showing them ways to best utilize both teachers while differentiating the lesson. Shortly thereafter, the coaches walked by the classroom and happened to peek inside. The teachers and students were totally engaged and using the strategies modeled by the coaches!

A follow-up visit with the teachers allowed them to see the astounding progress the teachers had made. They had used all the strategies modeled for them and then some. The instructional coaches went for a third classroom observation and had a feedback discussion afterwards where both teachers shared a list of issues they were still having. This allowed an open and honest

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discussion of changes that needed to be made and areas that could easily be tweaked that allowed for an even better instructional flow.

The students are now in three differentiated groups based on their needs and doing engaging work in small groups. Centers have appeared, students are more engaged, and overall, student behavior has improved. This experience is just one example of how significant instructional progress is possible when teachers are willing to allow constructive discussion and instructional coaching into their classroom.

Paths to Success – Grants & Awards:

- RttT awarded 30 competitive grants to participating LEAs to create and implement innovative models for school reform efforts.
- Ohio designed mini-competitive grants for LEAs to develop additional growth measures. Through a contract with Battelle for Kids (Battelle), Ohio awarded grants in winter 2011-2012 to 13 LEAs in the Ohio Appalachian Collaborative (OAC).

Paths to Success – Turning Around Lowest Achieving Schools:

- Best practice conference
- Technical assistance
- Ohio's School Turnaround Leader Program has produced 150 total graduates to date.

In June 2012, Ohio conducted a best practice conference for its PLA and early warning schools. The Department also offered 16 technical assistance sessions to all PLAs on the SIG renewal process.

Ohio's School Turnaround Leader Program, a training program required for all SIG cohort 1 and 2 school principals and assistant principals, graduated its second cohort of 50 principals, resulting in 150 total graduates of the program to date.

Franklin Local School District:

Overview:

RttT Region: Southeast

Students in District: 2,122

Teachers in District: 147

Grade Levels Served: K-12

- 2 Elementary
- 1 Middle School
- 1 High School

The Franklin Local School District has gone from red to green during the Race to the Top grant period.

Their Performance Index has increased over six points and the Franklin Local School District was rated Excellent for the first time ever for the 2011 school year. Their efforts have been recognized with a 2012 SOAR Most Improved Award.

Being part of RttT and the Ohio Appalachian Collaborative has allowed them the opportunity to go down a path they may have never chosen. RttT provided them the collaborative ability and the foresight to embrace transformation within their district through new standards surrounding college and career readiness and using data as a tool for improving teacher effectiveness and student performance. Their collaboration with more than 20 other OAC districts and their distributed leadership approach for professional development has been the support system

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Franklin needed to move forward with such an ambitious task. Above all, the efforts of their teachers have been without a doubt, the biggest factor in their success.

The work of RttT has not only upped the rigor for Franklin Local students, but for teachers and administrators as well. As they move forward on their RttT journey, they will continue to be challenged by the scope of work they have set forth. The Franklin Local School District will continue to thrive as they connect for success.

Paths to Success – LEA Support:

Ohio held a Statewide Education Evaluation Symposium in May 2012 with more than 2,300 attendees. The one-day event featured sessions around Ohio’s new educator evaluation system.

In November 2012, Ohio’s Annual Statewide Education Conference had 2,663 attendees (participating and non-participating RttT LEAs). The conference was extended to 2 days to accommodate over 100 presentations focused on student achievement, best practices, and education reform.

Indian Lake Local Schools:

Overview:

RttT Region: Northwest

Students in District: 1,739

Teachers in District: 111

Grade Levels Served: K-12

- 1 Elementary
- 1 Middle School
- 1 High School

Indian Lake Schools has received an “Excellent with Distinction” on the 2011-2012 report card. It marks the first time in school history that the school has earned this designation.

The district has used RttT funding to offer quality professional development to their teachers in the areas of formative assessments, interventions, student learning objectives, data tracking, curriculum mapping, and much more. As a financially strapped district, most of this professional development would not have been possible without RttT funding.

The committee has also used RttT funding to acquire technology and software to help teachers monitor student growth, and also provide interventions for students. Indian Lake Schools are excited to see their hard work paying off, and are focused on continuing to build on this success.

Fairport Harbor Exempted Village Schools:

Overview:

RttT Region: Northeast

Students in District: 600

Teachers in District: 34

Grade Levels Served: Pk-12

- 1 Elementary
- 1 Middle School
- 1 High School

The biggest success that Fairport Harbor Exempted Village Schools has experienced throughout the Race to the Top grant period is the ability to provide their students with resources beyond what they have ever experienced and increasing the district achievement as evidenced through their steadily increasing performance index.

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Several important initiatives drive their success. These include the development of new locally developed Teacher Growth Model, improving collaboration through the study of professional learning communities, implementing data systems to drive instruction, integration of technology, improving early intervention programs and developing an Early College Model.

Race to the Top has also allowed Fairport to look closely at their teacher growth and evaluation practices and led them to develop a model that promotes powerful teaching.

Through RttT they have been able to accelerate their integration of technology thus improving the instruction offered to students. They have invested in developing a better understanding of Professional Learning Communities which lead them to develop and implement Positive Behavior Supports and instructional supports that allows students to maintain success.

The RttT grant has begun to transform the culture of their district into one with a college and career focus. RttT leaders, both locally and at the state level, have been guides and cheerleaders throughout the process and believe in the power of their initiatives.

Fairborn Digital Academy:

Overview:

RttT Region: Southwest

Students in District: 140

Grade Levels Served: 9-12

Fairborn Digital Academy is the only online credit recovery high school in Ohio to rate "Effective" and meet AYP. More than 70% of their students are economically disadvantaged. As a dropout recovery school, they strive to find what works for each of their students in many times challenging circumstances.

The Race to the Top "My Voice" grant gave Fairborn the tools to build a connection between students and staff. The results emerged in their OGT scores.

Their tenth-grade OGT students realized dramatic improvement in test scores when they took the tests as eleventh graders in 2011-12. The class as a whole improved from 78.9% proficiency to 99% proficiency in reading. They improved from 57.9% to 95.5% in mathematics, 78.9% to 95.9% in writing, and from 52.6% to 90.9% in social studies in the course of one year. These significant improvements in test scores shows they are definitely improving how they teach by learning how their students learn. The survey was a big part of that.

The State Board recessed for lunch.

The Board's Legislative and Budget Committee met beginning at 1 p.m.

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State Board Breakout Sessions

The State Board conducted breakout sessions focusing on Urban, Rural and Suburban school district issues beginning at 2 p.m.

President Terhar recessed the Board meeting at 3:30 p.m.

The Board's Achievement, Capacity and Committee on Urban Education met beginning at 3:30 p.m.

President Terhar convened the Business meeting of the State Board of Education on Tuesday, November 13, at 8:30 a.m.

President Terhar asked the Recording Secretary to call the roll.

MEMBERS PRESENT

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

NOTE: Mrs. Bennett, Mr. Collins, Mrs. Elshoff, Mr. Hardin, Mr. Jackson, Ms. McGervey, Ms. Oakar and Mr. Williams entered the room after roll call.

President Terhar called on Vice President Gunlock, who Moved that that the State Board of Education go into Executive Session pursuant to Ohio Revised Code Section 121.22(G)(1) to consider the appointment, employment, dismissal, discipline, promotion, demotion or compensation of a public employee or official; that the State Board of Education go into Executive Session pursuant to Ohio Revised Code Section 121.22(G)(1) to consider the investigation of charges or complaints against a public employee, official, licensee, or regulated individual; that the State Board of Education go into Executive Session pursuant to Ohio Revised Code Section 121.22(G)(3) for the purpose of conferring with legal counsel about matters that are the subject of pending or imminent court action.

Mr. Mims Seconded the motion.

The President called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff

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Joe Farmer
Thomas Gunlock
Robin C. Hovis
Ann Jacobs
Kathleen McGervey
Jeffrey Mims
Debe Terhar

Dannie Greene
Jeffrey Hardin
Stanley Jackson
C. Todd Jones
Kristen McKinley
Mary Rose Oakar
Bryan C. Williams

Motion carried.

The Board went into Executive Session at 8:40 a.m.

The Board recessed from Executive Session at 10:05 a.m.

The President called on Mrs. Bennett, who welcomed Board members and guests, and led the Board in the Pledge of Allegiance.

President Terhar spoke about the passing of Dr. Edward Corbett, former Superintendent of the Ohio School for the Deaf and Mr. Chris Smith, Superintendent of Canton City Schools.

Mrs. Cain spoke about the many attributes of Mr. Smith.

President Terhar called for the approval of the Minutes of the October 2012 meeting. She asked if there were any corrections to the Minutes.

There were no corrections.

It was Moved by Mrs. Cain and Seconded by Mrs. Bennett that the Minutes be approved as presented. The President called for a voice vote. Mr. Hardin stated that he would abstain as he was not present in October.

Motion carried.

REVIEW OF WRITTEN REPORTS, ITEMS FOR VOTE AND ITEMS FOR CONSIDERATION FOR NEXT MONTH

President Terhar announced that Items 17 and 18 would be pulled from the Voting Agenda.

Written Reports (1); Volume 4

1. Credential Review Board Update

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Consent Agenda (2); Volume 2

1. RESOLUTION TO ACCEPT THE VOLUNTARY SURRENDER AND TO ENTER AN ORDER TO REVOKE PERMANENTLY THE PERMANENT NON-TAX TEACHING CERTIFICATE OF CLEO DENISE USHER (VOLUME 2, PAGE 4)
2. RESOLUTION OF INTENT TO CONSIDER THE PROPOSED TRANSFER OF SCHOOL DISTRICT TERRITORY FROM THE FRANKLIN CITY SCHOOL DISTRICT, WARREN COUNTY, TO THE SPRINGBORO COMMUNITY CITY SCHOOL DISTRICT, WARREN COUNTY, PURSUANT TO SECTION 3311.24 OF THE OHIO REVISED CODE (VOLUME 2, PAGE 6)

Territory Transfers (0); Volume 2

There were no Territory Transfers for adoption in November.

Items 3 through 13 were school personnel resolutions.

Administrative Rules (0); Volume 3

There were no Administrative Rules for adoption in November.

Miscellaneous Resolutions/Motions (5); Volume 4

14. RESOLUTION CONCERNING EARLY CHILDHOOD EDUCATION FOR THE OCTOBER 1, 2012 STATE BOARD BIENNIAL BUDGET RECOMMENDATIONS SUBMITTED TO OBM FOR FISCAL YEAR 2014-2015 (VOLUME 4, PAGE 4) (LEGISLATIVE AND BUDGET COMMITTEE)
15. RESOLUTION CONCERNING TECHNICAL INFRASTRUCTURE INVESTMENTS FOR THE OCTOBER 1, 2012 STATE BOARD BIENNIAL BUDGET RECOMMENDATIONS SUBMITTED TO OBM FOR FISCAL YEAR 2014-2015 (VOLUME 4, PAGE 6) (LEGISLATIVE AND BUDGET COMMITTEE)
16. RESOLUTION CONCERNING THE THIRD GRADE READING GUARANTEE FOR THE OCTOBER 1, 2012 STATE BOARD BIENNIAL BUDGET RECOMMENDATIONS SUBMITTED TO OBM FOR FISCAL YEAR 2014-2015 (VOLUME 4, PAGE 8) (LEGISLATIVE AND BUDGET COMMITTEE)
17. RESOLUTION CONCERNING THE OHIO YOUNG FARMERS PROGRAM FOR THE OCTOBER 1, 2012 STATE BOARD BIENNIAL BUDGET RECOMMENDATIONS SUBMITTED TO OBM FOR FISCAL YEAR 2014-2015 (VOLUME 4, PAGE 10) (LEGISLATIVE AND BUDGET COMMITTEE)
18. RESOLUTION TO ADOPT AN AMENDMENT TO THE OPERATOR CONTRACT WITH THE SEED FOUNDATION (VOLUME 4, PAGE 12) (CAPACITY COMMITTEE)

Items for Consideration for Next Month

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There were no Items for Consideration for Next Month.

President Terhar called on Acting Superintendent Sawyers for his report.

Mr. Sawyers updated the Board on the following topics.

- Relocation of the Ohio Board of Regents to 25 South Front Street.
- Auditor of State data integrity investigation. On track for completion in mid to late December.
- Task force for Early Learning and the Third-Grade Guarantee.
- Reports regarding Complete College Ohio and Failure is Not an Option.
- Recommendation of Mrs. Tina Thomas Manning as Associate Superintendent for the Division of Accountability and Quality Schools.

PUBLIC PARTICIPATION ON ACTION ITEMS

There was no Public Participation on Action Items.

President Terhar called on Acting Superintendent Sawyers for his report and recommendations.

President Terhar presented the following recommendations (Items 1 and 2) on the Consent Agenda:

1. **RESOLUTION TO ACCEPT THE VOLUNTARY SURRENDER AND TO ENTER AN ORDER TO REVOKE PERMANENTLY THE PERMANENT NON-TAX TEACHING CERTIFICATE OF CLEO DENISE USHER**

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Cleo Denise Usher holds a permanent non-tax teaching certificate issued in 2008; and

WHEREAS on October 9, 2012, the Ohio Department of Education received a voluntary surrender form from Cleo Denise Usher, which authorizes the State Board to enter an order permanently revoking her permanent non-tax teaching certificate issued in 2008 based upon allegations that Ms. Usher failed to properly report allegations of abuse; and

WHEREAS the form specifies that Cleo Denise Usher is ineligible for and may not reapply for certification or licensure in the state of Ohio; and

WHEREAS Cleo Denise Usher has waived her right to a hearing and authorizes the State Board of Education to enter an order permanently revoking her permanent non-tax teaching certificate issued in 2008: Therefore, Be It

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RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B) and Ohio Revised Code 3319.311(F), hereby **REVOKES** Cleo Denise Usher's permanent non-tax teaching certificate issued in 2008 based upon allegations that Ms. Usher failed to properly report allegations of abuse. Further the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(2)(b), orders Cleo Denise Usher be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Ms. Usher of this action.

2. RESOLUTION OF INTENT TO CONSIDER THE PROPOSED TRANSFER OF SCHOOL DISTRICT TERRITORY FROM THE FRANKLIN CITY SCHOOL DISTRICT, WARREN COUNTY, TO THE SPRINGBORO COMMUNITY CITY SCHOOL DISTRICT, WARREN COUNTY, PURSUANT TO SECTION 3311.24 OF THE OHIO REVISED CODE

I **RECOMMEND** that the State Board of Education **ADOPT** the following resolution:

WHEREAS the Franklin City School District has filed a proposal with the State Board of Education for the transfer of school district territory from the Franklin City School District, Warren County, to the Springboro Community City School District, Warren County, in accordance with Ohio Revised Code section 3311.24; and

WHEREAS the proposal filed by the Franklin City School District was initiated at the request of at least 75% of the qualified electors residing within the territory proposed for transfer and identifies the school district territory proposed for transfer as property located in the Franklin City School District; and

WHEREAS in accordance with Ohio Administrative Code section 3301-89-02, both the Franklin City School District and the Springboro Community City School District have responded to the twenty-five questions posed by the State Board of Education, and request for information, such responses being attached hereto and incorporated herein by this reference: Therefore, Be It

RESOLVED, That the State Board of Education does hereby declare its intention to consider the request to transfer certain territory from the Franklin City School District, Warren County, to the Springboro Community City School District, Warren County; and, Be It

FURTHER RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify a representative of the resident petitioners and each district of the State Board of Education's intent to consider the request to transfer certain territory and notify them of their opportunity for a hearing; and, Be It

FURTHER RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to appoint a hearing officer, establish the date, time and place, and give notice of such hearing should a hearing be requested.

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It was Moved by Mr. Collins and Seconded by Mr. Farmer that the Consent Agenda (Items 1 and 2) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

Motion carried.

Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 3):

3. RESOLUTION TO REVOKE PERMANENTLY THE FIVE-YEAR PROFESSIONAL CAREER TECHNICAL TEACHING LICENSE OF RANDALL L. CARR

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Randall L. Carr holds a five-year professional career technical teaching license issued in 2011; and

WHEREAS on September 18, 2012, the Acting Superintendent of Public Instruction, on behalf of the State Board of Education, notified Randall L. Carr of its intent to determine whether to limit, suspend, revoke, or permanently revoke his five-year professional career technical teaching license issued in 2011 pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(a), and B(2)(c). The notice was based upon Mr. Carr's 2011 conviction in the Mahoning County Court of Common Pleas for one felony count of theft; and

WHEREAS the notice informed Mr. Carr that if he fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to determine whether to limit, suspend, revoke, or permanently revoke his five-year professional career technical teaching license issued in 2011; and

WHEREAS Randall L. Carr did not request a hearing in accordance with Section 119.07 of the Revised Code; and

WHEREAS the State Board of Education has reviewed the affidavit of the Director of the Office of Professional Conduct, the Notice of the State Board of Education's Intended Action and Opportunity for a Hearing and the certified

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court records from the Mahoning County Court of Common Pleas and the Beaver Township Police Department; and

WHEREAS Ohio Administrative Code Rule 3301-73-05 authorizes the State Board of Education to impose disciplinary action against any licenses held or applied for without holding an administrative hearing if the applicant and/or license holder fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code: Therefore, Be It

RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(a), and B(2)(c), hereby **REVOKES** Randall L. Carr's five-year professional career technical teaching license issued in 2011 based upon Mr. Carr's 2011 conviction in the Mahoning County Court of Common Pleas for one felony count of theft. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(2)(b), orders Randall L. Carr be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. Carr of this action.

It was Moved by Mrs. Elshoff and Seconded by Ms. McGervey that the above recommendation (Item 3) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett
Michael Collins
Joe Farmer
Thomas Gunlock
Robin C. Hovis
Ann Jacobs
Kristen McKinley
Mary Rose Oakar
Bryan C. Williams

Deborah Cain
Tess Elshoff
Dannie Greene
Jeffrey Hardin
Stanley Jackson
Kathleen McGervey
Jeffrey Mims
Debe Terhar

ABSTAIN

C. Todd Jones

Motion carried.

Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 4):

- RESOLUTION TO DENY PERMANENTLY THE THREE-YEAR PUPIL ACTIVITY PERMIT APPLICATION OF NICOLAI B. CRUMPLER (AKA BRADLEY CRUMPLER)**

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I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Nicolai B. Crumpler (aka Bradley Crumpler) has applied for a three-year pupil activity permit; and

WHEREAS on August 21, 2012, the Acting Superintendent of Public Instruction, on behalf of the State Board of Education, notified Nicolai B. Crumpler of its intent to deny or permanently deny his application for a three-year pupil activity permit pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(b), and (F). The notice was based upon Mr. Crumpler's 2012 conviction in the Miami County Municipal Court for one misdemeanor count of criminal trespass, 2012 conviction in the Miami County Municipal Court for one misdemeanor count of disorderly conduct, 2011 conviction in the Miami County Municipal Court for one minor misdemeanor count of disorderly conduct, 2010 conviction in the Vandalia Municipal Court for one misdemeanor count of criminal trespass, 2005 conviction in the Miami County Municipal Court for one misdemeanor count of OVI, 2005 conviction in the Miami County Municipal Court for one misdemeanor count of failure to comply with order or signal of police officer/fleeing, 2004 conviction in the Miami County Municipal Court for two misdemeanor counts of disorderly conduct, 2003 conviction in the Miami County Municipal Court for one misdemeanor count of disorderly conduct, 2002 conviction in the Miami County Municipal Court for one misdemeanor count of vicious dog at large, 2002 conviction in the Miami County Municipal Court for one misdemeanor count of failure to confine dog, 2002 conviction in the Miami County Municipal Court for one misdemeanor count of dogs running at large, 2000 conviction in the Miami County Municipal Court for one misdemeanor count of disorderly conduct, 2000 conviction in the Miami County Municipal Court for one misdemeanor count of vicious dog at large, 1996 conviction in the Miami County Municipal Court for one misdemeanor count of disorderly conduct, 1994 conviction in the Miami County Municipal Court for one misdemeanor count of consuming alcohol underage, 1994 conviction in the Miami County Municipal Court for one misdemeanor count of assault, 1994 conviction in the Miami County Municipal Court for one misdemeanor count of alcohol underage, and 1993 conviction in the Miami County Municipal Court for one misdemeanor count of underage alcohol consumption; and

WHEREAS the notice informed Mr. Crumpler that if he fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to deny or permanently deny his application for a three-year pupil activity permit; and

WHEREAS Nicolai B. Crumpler did not request a hearing in accordance with Section 119.07 of the Revised Code; and

WHEREAS the State Board of Education has reviewed the affidavit of the Director of the Office of Professional Conduct, the Notice of the State Board of Education's Intended Action and Opportunity for a Hearing and the certified court records from the Miami County Municipal Court and Vandalia Municipal Court; and

WHEREAS Ohio Administrative Code Rule 3301-73-05 authorizes the State Board of Education to impose disciplinary action against any licenses held or applied for without holding an administrative hearing if the applicant and/or license holder fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code: Therefore, Be It

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RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(b), and (F), hereby **DENIES** Nicolai B. Crumpler's application for a three-year pupil activity permit based upon Mr. Crumpler's 2012 conviction in the Miami County Municipal Court for one misdemeanor count of criminal trespass, 2012 conviction in the Miami County Municipal Court for one misdemeanor count of disorderly conduct, 2011 conviction in the Miami County Municipal Court for one minor misdemeanor count of disorderly conduct, 2010 conviction in the Vandalia Municipal Court for one misdemeanor count of criminal trespass, 2005 conviction in the Miami County Municipal Court for one misdemeanor count of OVI, 2005 conviction in the Miami County Municipal Court for one misdemeanor count of failure to comply with order or signal of police officer/fleeing, 2004 conviction in the Miami County Municipal Court for two misdemeanor counts of disorderly conduct, 2003 conviction in the Miami County Municipal Court for one misdemeanor count of disorderly conduct, 2002 conviction in the Miami County Municipal Court for one misdemeanor count of vicious dog at large, 2002 conviction in the Miami County Municipal Court for one misdemeanor count of failure to confine dog, 2002 conviction in the Miami County Municipal Court for one misdemeanor count of dogs running at large, 2000 conviction in the Miami County Municipal Court for one misdemeanor count of disorderly conduct, 2000 conviction in the Miami County Municipal Court for one misdemeanor count of vicious dog at large, 1996 conviction in the Miami County Municipal Court for one misdemeanor count of disorderly conduct, 1994 conviction in the Miami County Municipal Court for one misdemeanor count of consuming alcohol underage, 1994 conviction in the Miami County Municipal Court for one misdemeanor count of assault, 1994 conviction in the Miami County Municipal Court for one misdemeanor count of alcohol underage, and 1993 conviction in the Miami County Municipal Court for one misdemeanor count of underage alcohol consumption. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(3)(b), orders Nicolai B. Crumpler be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. Crumpler of this action.

It was Moved by Ms. McGervey and Seconded by Ms. McKinley that the above recommendation (Item 4) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

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Motion carried.

Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 5):

5. RESOLUTION TO ACCEPT THE REPORT AND RECOMMENDATION OF THE HEARING OFFICER TO DENY THE THREE-YEAR PUPIL ACTIVITY PERMIT APPLICATION OF MICHAEL J. EVANS

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Michael J. Evans has applied for a three-year pupil activity permit; and

WHEREAS on April 25, 2012, the State Superintendent of Public Instruction, on behalf of the State Board of Education, notified Michael J. Evans of its intent to deny or permanently deny his application for a three-year pupil activity permit pursuant to Ohio Revised Code 3319.31(B)(1) and (B)(2)(c) and Rule 3301-20-01(E) of the Ohio Administrative Code. The notice was based upon Mr. Evans' 2008 conviction in the Toledo Municipal Court for one misdemeanor count of unauthorized use of property, 2000 conviction in the Toledo Municipal Court for one misdemeanor count of passing bad checks, 2000 conviction in a separate case in the Toledo Municipal Court for one misdemeanor count of passing bad checks, [redacted in accordance with Ohio law], and failure to disclose his convictions on his pending application; and

WHEREAS Mr. Evans requested a hearing regarding the State Board's intent; and

WHEREAS a hearing was held on July 18, 2012; and

WHEREAS Mr. Evans was present at the hearing and was not represented by counsel; and

WHEREAS the hearing officer recommends that Mr. Evans' application be denied and he be ineligible to apply for any license issued by the State Board until on or after May 1, 2013. The hearing officer's recommendation is based upon Mr. Evans not being able to meet all the rehabilitation criteria listed in Rule 3301-20-01(E) of the Ohio Administrative Code: Therefore, Be It

RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1) and (B)(2)(c) and Rule 3301-20-01(E) of the Ohio Administrative Code, hereby **DENIES** Michael J. Evans' application for a three-year pupil activity permit based upon Mr. Evans' 2008 conviction in the Toledo Municipal Court for one misdemeanor count of unauthorized use of property, 2000 conviction in the Toledo Municipal Court for one misdemeanor count of passing bad checks, 2000 conviction in a separate case in the Toledo Municipal Court for one misdemeanor count of passing bad checks, [redacted in accordance with Ohio law], and failure to disclose his convictions on his pending application. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-

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22(A)(3)(a), orders Michael J. Evans be ineligible to reapply for any license issued by the State Board of Education until or after May 1, 2013; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. Evans of this action.

It was Moved by Mrs. Cain and Seconded by Ms. McGervey that the above recommendation (Item 5) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

Motion carried.

Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 6):

6. RESOLUTION TO ACCEPT THE REPORT AND RECOMMENDATION OF THE HEARING OFFICER TO DENY PERMANENTLY THE FIVE-YEAR LONG TERM SUBSTITUTE TEACHING LICENSE APPLICATION OF HENRY R. FREEMAN

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Henry R. Freeman has applied for a five-year long term substitute teaching license; and

WHEREAS on April 17, 2012, the State Superintendent of Public Instruction, on behalf of the State Board of Education, notified Henry R. Freeman of its intent to deny or permanently deny his application for a five-year long term substitute teaching license pursuant to Ohio Revised Code 3319.31(B)(1). The notice was based upon Mr. Freeman's license to practice law being suspended for six months by the Supreme Court of Ohio in 2008 for misusing his Interest on Lawyers Trust Account (IOLTA) by treating it as his personal bank account and law office operating account, commingling personal and client funds, paying personal and law office bills with client funds, and failing to maintain an appropriate accounting of client funds, and his license to practice law subsequently being indefinitely suspended by the Supreme Court of Ohio in 2010 for continuing to

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represent two clients in legal proceedings in 2008 without notifying his clients, opposing counsel, or the applicable courts that his law license was suspended; and

WHEREAS Mr. Freeman did not request a hearing regarding the State Board's intent; and

WHEREAS a hearing was held on July 30, 2012; and

WHEREAS Mr. Freeman was not present at the hearing nor was he represented by counsel; and

WHEREAS the hearing officer recommends that Mr. Freeman's application be denied and he be permanently ineligible to apply for any license issued by the State Board. The hearing officer's recommendation is based upon Mr. Freeman having committed numerous acts of misconduct while a practicing Ohio attorney which negatively reflect on both the legal and teaching professions and Mr. Freeman having willfully omitted crucial information about his discipline as a lawyer when applying to renew his teaching license: Therefore, Be It

RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1), hereby **DENIES** Henry R. Freeman's application for a five-year long term substitute teaching license based upon Mr. Freeman's license to practice law being suspended for six months by the Supreme Court of Ohio in 2008 for misusing his Interest on Lawyers Trust Account (IOLTA) by treating it as his personal bank account and law office operating account, commingling personal and client funds, paying personal and law office bills with client funds, and failing to maintain an appropriate accounting of client funds, and his license to practice law subsequently being indefinitely suspended by the Supreme Court of Ohio in 2010 for continuing to represent two clients in legal proceedings in 2008 without notifying his clients, opposing counsel, or the applicable courts that his law license was suspended. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(3)(b), orders Henry R. Freeman be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. Freeman of this action.

It was Moved by Ms. McGervey and Seconded by Ms. Jacobs that the above recommendation (Item 6) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett
Michael Collins
Joe Farmer
Thomas Gunlock
Robin C. Hovis
Ann Jacobs
Kathleen McGervey
Jeffrey Mims

Deborah Cain
Tess Elshoff
Dannie Greene
Jeffrey Hardin
Stanley Jackson
C. Todd Jones
Kristen McKinley
Mary Rose Oakar

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Debe Terhar

Bryan C. Williams

Motion carried.

Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 7):

7. RESOLUTION TO DENY PERMANENTLY THE ONE-YEAR EDUCATIONAL AIDE PERMIT APPLICATION OF RADUSTA L. FRIEDLEY

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Radusta L. Friedley has applied for a one-year educational aide permit; and

WHEREAS on September 20, 2012, the Acting Superintendent of Public Instruction, on behalf of the State Board of Education, notified Radusta L. Friedley of its intent to deny or permanently deny her application for a one-year educational aide permit pursuant to Ohio Revised Code 3319.31(B)(1) and (B)(2)(c). The notice was based upon Ms. Friedley's 2010 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of petty theft, 2008 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of petty theft, 2007 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of disorderly conduct with persisting behavior, 2005 conviction in the Knox County Court of Common Pleas for one misdemeanor count of contributing to the delinquency of a minor, 2001 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of disorderly conduct, and 2000 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of dog at large; and

WHEREAS the notice informed Ms. Friedley that if she fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to deny or permanently deny her application for a one-year educational aide permit; and

WHEREAS Radusta L. Friedley did not request a hearing in accordance with Section 119.07 of the Revised Code; and

WHEREAS the State Board of Education has reviewed the affidavit of the Director of the Office of Professional Conduct, the Notice of the State Board of Education's Intended Action and Opportunity for a Hearing and the certified court records from the Mt. Vernon Municipal Court and Knox County Court of Common Pleas; and

WHEREAS Ohio Administrative Code Rule 3301-73-05 authorizes the State Board of Education to impose disciplinary action against any licenses held or applied for without holding an administrative hearing if the applicant and/or license holder fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code: Therefore, Be It

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RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1) and (B)(2)(c), hereby **DENIES** Radusta L. Friedley's application for a one-year educational aide permit based upon Ms. Friedley's 2010 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of petty theft, 2008 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of petty theft, 2007 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of disorderly conduct with persisting behavior, 2005 conviction in the Knox County Court of Common Pleas for one misdemeanor count of contributing to the delinquency of a minor, 2001 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of disorderly conduct, and 2000 conviction in the Mt. Vernon Municipal Court for one misdemeanor count of dog at large. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(3)(b), orders Radusta L. Friedley be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Ms. Friedley of this action.

It was Moved by Mrs. Bennett and Seconded by Ms. McGervey that the above recommendation (Item 7) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

Motion carried.

Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 8):

8. RESOLUTION TO ACCEPT THE REPORT AND RECOMMENDATION OF THE HEARING OFFICER TO REVOKE THE FIVE-YEAR PROFESSIONAL COMPREHENSIVE HIGH SCHOOL TEACHING LICENSE OF BRADY W. HINELINE

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Brady W. Hineline holds a five-year professional comprehensive high school teaching license issued in 2010; and

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WHEREAS on October 19, 2011, the State Superintendent of Public Instruction, on behalf of the State Board of Education, notified Brady W. Hinline of its intent to determine whether to limit, suspend, revoke, or permanently revoke his five-year professional comprehensive high school teaching license issued in 2010 pursuant to Ohio Revised Code 3319.31(B)(1). The notice was based upon Mr. Hinline engaging in conduct unbecoming to the teaching profession when he inappropriately intervened in a fight between students on or about December 9, 2010, swore loudly while within the hearing of students on or about March 16, 2010, called a student a "punk", walked towards the student in a threatening manner, and continued to follow the student down two hallways on or about the 2010-2011 school year, and began wearing a bulletproof vest to school on or about December 2010; and

WHEREAS Mr. Hinline requested a hearing regarding the State Board's intent; and

WHEREAS a hearing was held on July 26, 2012 and July 27, 2012; and

WHEREAS Mr. Hinline was present at the hearing and was represented by counsel; and

WHEREAS the hearing officer recommends that Mr. Hinline's license be revoked and he be ineligible to reapply for any license issued by the State Board of Education until on after January 1, 2013. The hearing officer's recommendation is based upon Mr. Hinline's misconduct warranting a revocation, but the circumstances and atmosphere in which the misconduct occurred only meriting a brief term of ineligibility to reapply for licensure: Therefore, Be It

RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1), hereby **REVOKES** Brady W. Hinline's five-year professional comprehensive high school teaching license issued in 2010 based upon Mr. Hinline engaging in conduct unbecoming to the teaching profession when he intervened in a fight between students on or about December 9, 2010 and used excessive force and restraint on one of the students, swore loudly while within the hearing of students on or about March 16, 2010, used inappropriate language while disciplining a student during the 2010-2011 school year, and began wearing a bulletproof vest to school on or about December 2010. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(2)(a), orders that Brady W. Hinline be ineligible to apply for any license issued by the State Board of Education until on or after January 1, 2013; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. Hinline of this action.

It was Moved by Mrs. Cain and Seconded by Mrs. Elshoff that the above recommendation (Item 8) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett

Deborah Cain

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Michael Collins
Joe Farmer
Thomas Gunlock
Stanley Jackson
C. Todd Jones
Kristen McKinley
Mary Rose Oakar
Bryan C. Williams

Tess Elshoff
Dannie Greene
Robin C. Hovis
Ann Jacobs
Kathleen McGervey
Jeffrey Mims
Debe Terhar

NO VOTES

Jeffrey Hardin

Motion carried.

Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 9):

9. RESOLUTION TO DENY PERMANENTLY THE ONE-YEAR EDUCATIONAL AIDE PERMIT APPLICATION OF ELISHA JONES III

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Elisha Jones III has applied for a one-year educational aide permit; and

WHEREAS on September 6, 2012, the Acting Superintendent of Public Instruction, on behalf of the State Board of Education, notified Elisha Jones III of its intent to deny or permanently deny his application for a one-year educational aide permit pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(c), and (B)(2)(d) and Rule 3301-20-01(E) of the Ohio Administrative Code. The notice was based upon Mr. Jones' 2007 conviction in the Portage County Court of Common Pleas for one misdemeanor count of attempted drug trafficking, 2006 conviction in the Portage County Municipal Court for one misdemeanor count of public intoxication, 2006 conviction in the Portage County Municipal Court for one misdemeanor count of operating a vehicle under the influence of alcohol or drugs (OVI), 2005 conviction in the Portage County Court of Common Pleas for one felony count of attempted burglary, and 2000 conviction in the Portage County Municipal Court for one misdemeanor count of disorderly conduct; and

WHEREAS the notice informed Mr. Jones that if he fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to deny or permanently deny his application for a one-year educational aide permit; and

WHEREAS Elisha Jones III did not request a hearing in accordance with Section 119.07 of the Revised Code; and

WHEREAS the State Board of Education has reviewed the affidavit of the Director of the Office of Professional Conduct, the Notice of the State Board of Education's Intended Action and Opportunity for a Hearing and the certified

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court records from the Portage County Court of Common Pleas, Portage County Municipal Court, Kent Police Department, and Ravenna Police Department; and

WHEREAS Mr. Jones is not eligible for licensure by the State Board of Education since he cannot meet the rehabilitation criteria established by Rule 3301-20-01 of the Ohio Administrative Code because he has two or more convictions involving drug and/or felony theft related offenses; and

WHEREAS Ohio Administrative Code Rule 3301-73-05 authorizes the State Board of Education to impose disciplinary action against any licenses held or applied for without holding an administrative hearing if the applicant and/or license holder fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code: Therefore, Be It

RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(c), and (B)(2)(d) and Rule 3301-20-01(E) of the Ohio Administrative Code, hereby **DENIES** Elisha Jones III's application for a one-year educational aide permit based upon Mr. Jones' 2007 conviction in the Portage County Court of Common Pleas for one misdemeanor count of attempted drug trafficking, 2006 conviction in the Portage County Municipal Court for one misdemeanor count of public intoxication, 2006 conviction in the Portage County Municipal Court for one misdemeanor count of operating a vehicle under the influence of alcohol or drugs (OVI), 2005 conviction in the Portage County Court of Common Pleas for one felony count of attempted burglary, and 2000 conviction in the Portage County Municipal Court for one misdemeanor count of disorderly conduct. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(3)(b), orders Elisha Jones III be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. Jones III of this action.

It was Moved by Mr. Collins and Seconded by Mr. Hardin that the above recommendation (Item 9) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

Motion carried.

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Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 10):

10. RESOLUTION TO DENY PERMANENTLY THE ONE-YEAR EDUCATIONAL AIDE PERMIT APPLICATION OF CARLTON E. LANDINGHAM

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Carlton E. Landingham has applied for a one-year educational aide permit; and

WHEREAS on September 19, 2012, the Acting Superintendent of Public Instruction, on behalf of the State Board of Education, notified Carlton E. Landingham of its intent to deny or permanently deny his application for a one-year educational aide permit pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(a), (B)(2)(c), (B)(2)(d), and (F) and Rule 3301-20-01(E) of the Ohio Administrative Code. The notice was based upon Mr. Landingham's 2009 conviction in the Cuyahoga County Court of Common Pleas for one felony count of nonsupport of dependents, 2007 conviction in the Cuyahoga County Court of Common Pleas for one felony count of nonsupport of dependents, 2002 conviction in the Cleveland Municipal Court for one misdemeanor count of drug abuse, 1996 conviction in the Bedford Municipal Court for one misdemeanor count of petty theft, and failure to disclose his misdemeanor convictions on his pending application; and

WHEREAS the notice informed Mr. Landingham that if he fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to deny or permanently deny his application for a one-year educational aide permit; and

WHEREAS Carlton E. Landingham did not request a hearing in accordance with Section 119.07 of the Revised Code; and

WHEREAS the State Board of Education has reviewed the affidavit of the Director of the Office of Professional Conduct, the Notice of the State Board of Education's Intended Action and Opportunity for a Hearing and the certified court records from the Cuyahoga County Court of Common Pleas, Cleveland Municipal Court, and Bedford Municipal Court; and

WHEREAS Mr. Landingham is not eligible for licensure by the State Board of Education since he cannot meet the rehabilitation criteria established by Rule 3301-20-01 of the Ohio Administrative Code because he has two or more convictions involving felony and/or drug abuse offenses; and

WHEREAS Ohio Administrative Code Rule 3301-73-05 authorizes the State Board of Education to impose disciplinary action against any licenses held or applied for without holding an administrative hearing if the applicant and/or license holder fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code: Therefore, Be It

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RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(a), (B)(2)(c), (B)(2)(d), and (F) and Rule 3301-20-01(E) of the Ohio Administrative Code, hereby **DENIES** Carlton E. Landingham's application for a one-year educational aide permit based upon Mr. Landingham's 2009 conviction in the Cuyahoga County Court of Common Pleas for one felony count of nonsupport of dependents, 2007 conviction in the Cuyahoga County Court of Common Pleas for one felony count of nonsupport of dependents, 2002 conviction in the Cleveland Municipal Court for one misdemeanor count of drug abuse, 1996 conviction in the Bedford Municipal Court for one misdemeanor count of petty theft, and failure to disclose his misdemeanor convictions on his pending application. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(3)(b), orders Carlton E. Landingham be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. Landingham of this action.

It was Moved by Mr. Hovis and Seconded by Ms. Jacobs that the above recommendation (Item 10) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

Motion carried.

Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 11):

11. RESOLUTION TO REVOKE PERMANENTLY THE THREE-YEAR PUPIL ACTIVITY PERMIT OF SHEILA A. MATHERS

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Sheila A. Mathers holds a three-year pupil activity permit issued in 2010; and

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WHEREAS on August 31, 2012, the Acting Superintendent of Public Instruction, on behalf of the State Board of Education, notified Sheila A. Mathers of its intent to determine whether to limit, suspend, revoke, or permanently revoke her three-year pupil activity permit issued in 2010 pursuant to Ohio Revised Code 3319.31(B)(1) and (B)(3). The notice was based upon Ms. Mathers' guilty plea in the Portage County Common Pleas Court to one felony count of trafficking in marijuana and subsequently being accepted into an intervention in lieu of conviction program; and

WHEREAS the notice informed Ms. Mathers that if she fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to determine whether to limit, suspend, revoke, or permanently revoke her three-year pupil activity permit issued in 2010; and

WHEREAS Sheila A. Mathers did not request a hearing in accordance with Section 119.07 of the Revised Code; and

WHEREAS the State Board of Education has reviewed the affidavit of the Director of the Office of Professional Conduct, the Notice of the State Board of Education's Intended Action and Opportunity for a Hearing and the certified court records from the Portage County Common Pleas Court; and

WHEREAS Ohio Administrative Code Rule 3301-73-05 authorizes the State Board of Education to impose disciplinary action against any licenses held or applied for without holding an administrative hearing if the applicant and/or license holder fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code: Therefore, Be It

RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1) and (B)(3), hereby **REVOKES** Sheila A. Mathers' three-year pupil activity permit issued in 2010 based upon Ms. Mathers' guilty plea in the Portage County Common Pleas Court to one felony count of trafficking in marijuana and subsequently being accepted into an intervention in lieu of conviction program. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(2)(b), orders Sheila A. Mathers be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Ms. Mathers of this action.

It was Moved by Ms. McGervey and Seconded by Mr. Mims that the above recommendation (Item 11) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett
Michael Collins
Joe Farmer
Thomas Gunlock
Robin C. Hovis

Deborah Cain
Tess Elshoff
Dannie Greene
Jeffrey Hardin
Stanley Jackson

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Ann Jacobs
Kathleen McGervey
Jeffrey Mims
Debe Terhar

C. Todd Jones
Kristen McKinley
Mary Rose Oakar
Bryan C. Williams

Motion carried.

Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 12):

12. RESOLUTION TO DENY PERMANENTLY THE THREE-YEAR PUPIL ACTIVITY PERMIT APPLICATION OF SHAMAHN M. MCBRIDE

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Shamahn M. McBride has applied for a three-year pupil activity permit; and

WHEREAS on September 14, 2012, the Acting Superintendent of Public Instruction, on behalf of the State Board of Education, notified Shamahn M. McBride of its intent to deny or permanently deny his application for a three-year pupil activity permit pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(b), and (B)(2)(d). The notice was based upon Mr. McBride's 2003 conviction in the Hamilton County Municipal Court for one misdemeanor count of assault, 1994 conviction in the Hamilton County Court of Common Pleas for one misdemeanor count of attempted trafficking in marijuana, and multiple convictions and probation violations between 1999 and 2008 related to offenses involving dogs including a 1999 conviction in the Hamilton County Municipal Court for one misdemeanor count of harboring a pit bull, 2000 conviction in the Hamilton County Municipal Court for one misdemeanor count of failure to maintain insurance, 2000 conviction in the Hamilton County Municipal Court for one misdemeanor count of vicious dog, 2002 conviction in the Hamilton County Municipal Court for three misdemeanor counts of vicious dog, and 2008 conviction in the Hamilton County Municipal Court for one misdemeanor count of failure to register a dog; and

WHEREAS the notice informed Mr. McBride that if he fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to deny or permanently deny his application for a three-year pupil activity permit; and

WHEREAS Shamahn M. McBride did not request a hearing in accordance with Section 119.07 of the Revised Code; and

WHEREAS the State Board of Education has reviewed the affidavit of the Director of the Office of Professional Conduct, the Notice of the State Board of Education's Intended Action and Opportunity for a Hearing and the certified court records from the Hamilton County Court of Common Pleas and Hamilton County Municipal Court; and

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WHEREAS Ohio Administrative Code Rule 3301-73-05 authorizes the State Board of Education to impose disciplinary action against any licenses held or applied for without holding an administrative hearing if the applicant and/or license holder fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code: Therefore, Be It

RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(b), and (B)(2)(d), hereby **DENIES** Shamahn M. McBride's application for a three-year pupil activity permit based upon Mr. McBride's 2003 conviction in the Hamilton County Municipal Court for one misdemeanor count of assault, 1994 conviction in the Hamilton County Court of Common Pleas for one misdemeanor count of attempted trafficking in marijuana, and multiple convictions and probation violations between 1999 and 2008 related to offenses involving dogs including a 1999 conviction in the Hamilton County Municipal Court for one misdemeanor count of harboring a pit bull, 2000 conviction in the Hamilton County Municipal Court for one misdemeanor count of failure to maintain insurance, 2000 conviction in the Hamilton County Municipal Court for one misdemeanor count of vicious dog, 2002 conviction in the Hamilton County Municipal Court for three misdemeanor counts of vicious dog, and 2008 conviction in the Hamilton County Municipal Court for one misdemeanor count of failure to register a dog. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(3)(b), orders Shamahn M. McBride be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. McBride of this action.

It was Moved by Ms. McGervey and Seconded by Mrs. Cain that the above recommendation (Item 12) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	Kathleen McGervey
Kristen McKinley	Jeffrey Mims
Mary Rose Oakar	Debe Terhar
Bryan C. Williams	

ABSTAIN

C. Todd Jones

Motion carried.

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Lori Kelly, Director, Office of Professional Conduct, presented the following recommendation (Item 13):

13. RESOLUTION TO DENY PERMANENTLY THE ONE-YEAR LONG TERM SUBSTITUTE TEACHING LICENSE APPLICATION OF JAMES D. MIDDLETON (AKA ZACHARY GRIER)

I **RECOMMEND** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS James D. Middleton (aka Zachary Grier) has applied for a one-year long term substitute teaching license; and

WHEREAS on August 30, 2012, the Acting Superintendent of Public Instruction, on behalf of the State Board of Education, notified James D. Middleton of its intent to deny or permanently deny his application for a one-year long term substitute teaching license pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(b), (B)(3), and (F) and Rule 3301-20-01(E) of the Ohio Administrative Code. The notice was based upon Mr. Middleton's 2012 guilty plea in the Cuyahoga County Court of Common Pleas to one felony count of drug possession and subsequent acceptance into an intervention in lieu of conviction program, 2011 conviction in the Cleveland Municipal Court for one misdemeanor count of open container, 2010 conviction in the Cleveland Municipal Court for one misdemeanor count of open container, 2010 conviction in the Cleveland Heights Municipal Court for one misdemeanor count of open container, 2010 conviction in the Cleveland Municipal Court for one minor misdemeanor count of drug abuse, 2009 conviction in the Cleveland Municipal Court for one misdemeanor count of open container, 2008 conviction in the Cuyahoga County Court of Common Pleas for one misdemeanor count of assault, 2008 conviction in the Bedford Municipal Court for one misdemeanor count of carrying a concealed weapon, and 2007 conviction in the Bedford Municipal Court for one misdemeanor count of OVI; and

WHEREAS the notice informed Mr. Middleton that if he fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code, the State Board of Education will proceed to deny or permanently deny his application for a one-year long term substitute teaching license; and

WHEREAS James D. Middleton did not request a hearing in accordance with Section 119.07 of the Revised Code; and

WHEREAS the State Board of Education has reviewed the affidavit of the Director of the Office of Professional Conduct, the Notice of the State Board of Education's Intended Action and Opportunity for a Hearing and the certified court records from the Cuyahoga County Court of Common Pleas, Cleveland Municipal Court, Cleveland Heights Municipal Court, and Bedford Municipal Court; and

WHEREAS Mr. Middleton is not eligible for licensure by the State Board of Education since he cannot meet the rehabilitation criteria established by Rule 3301-20-01 of the Ohio Administrative Code because five years have not elapsed since his 2008 assault conviction; and

WHEREAS Ohio Administrative Code Rule 3301-73-05 authorizes the State Board of Education to impose disciplinary action against any licenses held or

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applied for without holding an administrative hearing if the applicant and/or license holder fails within thirty days to request a hearing in accordance with Section 119.07 of the Revised Code: Therefore, Be It

RESOLVED, That the State Board of Education, pursuant to Ohio Revised Code 3319.31(B)(1), (B)(2)(b), (B)(3), and (F) and Rule 3301-20-01(E) of the Ohio Administrative Code, hereby **DENIES** James D. Middleton's application for a one-year long term substitute teaching license based upon Mr. Middleton's 2012 guilty plea in the Cuyahoga County Court of Common Pleas to one felony count of drug possession and subsequent acceptance into an intervention in lieu of conviction program, 2011 conviction in the Cleveland Municipal Court for one misdemeanor count of open container, 2010 conviction in the Cleveland Municipal Court for one misdemeanor count of open container, 2010 conviction in the Cleveland Heights Municipal Court for one misdemeanor count of open container, 2010 conviction in the Cleveland Municipal Court for one minor misdemeanor count of drug abuse, 2009 conviction in the Cleveland Municipal Court for one misdemeanor count of open container, 2008 conviction in the Cuyahoga County Court of Common Pleas for one misdemeanor count of assault, 2008 conviction in the Bedford Municipal Court for one misdemeanor count of carrying a concealed weapon, and 2007 conviction in the Bedford Municipal Court for one misdemeanor count of OVI. Further, the State Board, in accordance with Ohio Administrative Code Rule 3301-73-22(A)(3)(b), orders James D. Middleton be permanently ineligible to apply for any license issued by the State Board of Education; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Mr. Middleton of this action.

It was Moved by Ms. McGervey and Seconded by Mrs. Elshoff that the above recommendation (Item 13) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

Motion carried.

Mr. Jones presented the following recommendation (Item 14):

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14. RESOLUTION CONCERNING EARLY CHILDHOOD EDUCATION FOR THE OCTOBER 1, 2012 STATE BOARD BIENNIAL BUDGET RECOMMENDATIONS SUBMITTED TO OBM FOR FISCAL YEAR 2014-2015

The Legislative and Budget Committee **RECOMMENDS** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Section 3301.07 of the Ohio Revised Code requires the State Board of Education to “[p]repare and submit to the director of budget and management the biennial budgetary requests of the state board of education, for its agencies and for the public schools of the state;” and

WHEREAS, in June 2012, the Superintendent of Public Instruction presented biennial budget recommendations to the State Board of Education for consideration; and

WHEREAS, in September 2012, the State Board of Education approved for submission to the Office of Budget and Management (hereinafter referred to as “OBM”) fiscal year 2014-fiscal year 2015 budget recommendations under the OBM budget scenarios and the Budget Book Scenario for the October 1, 2012 submission; and

WHEREAS, in September 2012, the State Board of Education also agreed to consider in October 2012 further budget recommendations in the program areas of Ohio Young Farmers, Technical Infrastructure Investments, Early Childhood Education, and the Third Grade Reading Guarantee; and

WHEREAS, Early Childhood Education is a priority of the State Board of Education, however there is no way at this time to guarantee that increases in Early Childhood Education will not supplant services already provided to preschool children, but rather to provide necessary services to additional at-risk children identified as desired by the State Board of Education; and

WHEREAS, state agencies have been asked to restrict their spending requests; and

WHEREAS, it is therefore inappropriate for the State Board of Education to include additional funding recommendations above the Superintendent of Public Instruction’s recommended baseline without offsetting decreases in other areas; Therefore Be It

RESOLVED, that, to the extent the Governor and General Assembly choose to make additional resources available for K-12 education, such additional revenue be prioritized to fund the expansion of Early Childhood Education but that no funding for this area be added to the Superintendent of Public Instruction’s recommended biennial budget requests.

It was Moved by Ms. McKinley and Seconded by Mr. Mims that the above recommendation (Item 14) be approved.

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The following Board members stated they would not support the above recommendation; Mrs. Cain, Mr. Hovis, Mr. Mims, Ms. Jacobs, Ms. Oakar, Ms. McKinley and Mr. Collins.

The following Board members stated they would support the above recommendation; Mr. Hardin, Mr. Williams and Mr. Gunlock.

Mrs. Cain stated that as a life-long educator she was very disappointed in the resolution.

Mr. Hovis stated he felt the Board was making a weak statement about its belief in the importance of early childhood education in the resolution. He further stated there is an enormous body of research that shows the benefits of early childhood education and this Board should make a clear and spirited statement advocating increased funding for early childhood education.

Ms. McKinley asked if it is not appropriate for this Board to ask for increased funding for early childhood education, then who is the appropriate body to ask for increased funding.

Mr. Mims stated he felt it the Board's responsibility to support the work of the school districts throughout Ohio and the Board should request the necessary funding.

Mr. Hardin stated he supported the resolution due to the fiscal reality of the situation in Ohio.

Ms. Jacobs stated she would not support the resolution and felt it was appropriate for the Board to request additional funding to support this issue.

Ms. Oakar stated the Board had a responsibility to ask for funding in this matter and opposed the resolution.

Mr. Williams stated he supported the resolution and the failure of this resolution moving forward would mean the Board would stand silent before the legislature in prioritizing this issue.

Mr. Collins stated this resolution did not reflect the responsibility and the real wishes of the Board, rather it is evidence of political agendas.

Mr. Gunlock stated that if the Board is in support of an issue, a plan of action should be developed. To just request something in writing is not enough.

Ms. McKinley Moved to amend the resolution by substitution. She proposed the following changes to the resolution. Mr. Mims Seconded the motion.

WHEREAS, Early Childhood Education is a priority of the State Board of Education; and

WHEREAS, state agencies have been asked to restrict their spending requests; and

WHEREAS, the Ohio Department of Education and the State Board of Education have attempted to comply with this request with their current budget proposal; and

WHEREAS, it is therefore not possible for the State Board of Education to include additional funding recommendations above the Superintendent of Public Instruction's recommended baseline without offsetting decreases in other areas and still comply with the Office of Budget Management's request; Therefore Be It

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RESOLVED, that, to the extent the Governor and General Assembly continue to impose additional requirements on K-12 education that they be accompanied by additional funding to support the work.

President Terhar referred this issue back to the Legislative and Budget Committee for further examination.

Mr. Jones presented the following recommendation (Item 15):

15. RESOLUTION CONCERNING TECHNICAL INFRASTRUCTURE INVESTMENTS FOR THE OCTOBER 1, 2012 STATE BOARD BIENNIAL BUDGET RECOMMENDATIONS SUBMITTED TO OBM FOR FISCAL YEAR 2014-2015

The Legislative and Budget Committee **RECOMMENDS** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Section 3301.07 of the Ohio Revised Code requires the State Board of Education to “[p]repare and submit to the director of budget and management the biennial budgetary requests of the state board of education, for its agencies and for the public schools of the state;” and

WHEREAS, in June 2012, the Superintendent of Public Instruction presented biennial budget recommendations to the State Board of Education for consideration; and

WHEREAS, in September 2012, the State Board of Education approved for submission to the Office of Budget and Management (hereinafter referred to as “OBM”) fiscal year 2014-fiscal year 2015 budget recommendations under the OBM budget scenarios and the Budget Book Scenario for the October 1, 2012 submission; and

WHEREAS, in September 2012, the State Board of Education also agreed to consider in October 2012 further budget recommendations in the program areas of Ohio Young Farmers, Technical Infrastructure Investments, Early Childhood Education, and the Third Grade Reading Guarantee; and

WHEREAS, the State Board of Education discussed in August 2012 and September 2012 the possible addition of \$500,000 to Technical Infrastructure Investments in each fiscal year 2014 and fiscal year 2015 to support video conferencing capacity in school districts; and

WHEREAS, the October 1, 2012 Budget Book Scenario submitted to OBM presented Technical Infrastructure Investments as a \$10 million placeholder given that better estimates will not be available for such investments until later in the fall of 2012; and

WHEREAS, state agencies have been asked to restrict their spending requests; and

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WHEREAS, it is therefore inappropriate for the State Board of Education to include additional funding recommendations above the Superintendent of Public Instruction’s recommended baseline without offsetting decreases in other areas; Therefore Be It

RESOLVED, that the \$500,000 for school district video conferencing be assumed within the \$10 million placeholder for Technical Infrastructure Investments.

It was Moved by Mr. Jones that the above recommendation (Item 15) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

Motion carried.

Mr. Jones presented the following recommendation (Item 16):

16. RESOLUTION CONCERNING THE THIRD GRADE READING GUARANTEE FOR THE OCTOBER 1, 2012 STATE BOARD BIENNIAL BUDGET RECOMMENDATIONS SUBMITTED TO OBM FOR FISCAL YEAR 2014-2015

The Legislative and Budget Committee **RECOMMENDS** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS Section 3301.07 of the Ohio Revised Code requires the State Board of Education to “[p]repare and submit to the director of budget and management the biennial budgetary requests of the state board of education, for its agencies and for the public schools of the state;” and

WHEREAS, in June 2012, the Superintendent of Public Instruction presented biennial budget recommendations to the State Board of Education for consideration; and

WHEREAS, in September 2012, the State Board of Education approved for submission to the Office of Budget and Management (hereinafter referred to as “OBM”) fiscal year 2014-fiscal year 2015 budget recommendations under the

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OBM budget scenarios and the Budget Book Scenario for the October 1, 2012 submission; and

WHEREAS, in September 2012, the State Board of Education also agreed to consider in October 2012 further budget recommendations in the program areas of Ohio Young Farmers, Technical Infrastructure Investments, Early Childhood Education, and the Third Grade Reading Guarantee; and

WHEREAS, although \$13 million was appropriated for fiscal year 2013 from the Lottery Profits Education Reserve Fund (Fund 7018) in House Bill 487 of the 129th General Assembly for competitive grants to school districts and community schools to support reading intervention efforts that assist students in meeting the Third Grade Reading Guarantee as implemented in Senate Bill 316 of the 129th General Assembly, some districts and community schools will now have greater flexibility for the use of their federal Title I allocation previously required for the Supplemental Education Services Program and it cannot be accurately determined how these allocations are being used for reading interventions and therefore what the additional needs are prior to the finalization of the State Board of Education's budget submission; and

WHEREAS, the State Board of Education is seeking a legislative amendment to clarify what requirements teachers must have who are serving students with a reading improvement and monitoring plan, and therefore a reasonable estimate for the additional needs of teachers cannot be confirmed until this clarification is obtained; and

WHEREAS, state agencies have been asked to restrict their spending requests; and

WHEREAS, it is therefore inappropriate for the State Board of Education to include additional funding recommendations above the Superintendent of Public Instruction's recommended baseline without offsetting decreases in other areas; Therefore Be It

RESOLVED, that, to the extent the Governor and General Assembly choose to make additional resources available for K-12 education, such additional revenue be prioritized to provide additional funding for the Third Grade Reading Guarantee but that no funding for this area be added to the Superintendent of Public Instruction's recommended biennial budget requests.

It was Moved by Mr. Jones that the above recommendation (Item 16) be approved.

Ms. McKinley stated that she would propose an amendment to this item. Mr. Jones stated that it would probably be beneficial for Ms. McKinley to ask President Terhar to refer this item back to committee for further examination. Ms. McKinley asked President Terhar to refer this item back to committee with similar amendments as proposed in Item 14. President Terhar then referred Item 16 back to the Legislative and Budget Committee for further examination.

Items 17 and 18 were pulled from the Voting Agenda.

Mr. Gunlock presented the following recommendation (Item 19):

19. RESOLUTION TO REMAND THE MATTER REGARDING THE LICENSURE OF SHERRY ORTH TO THE HEARING OFFICER FOR FURTHER PROCEEDINGS

WHEREAS on April 12, 2011, the State Board of Education adopted a resolution permanently revoking the five-year professional prekindergarten teaching license of Sherry Orth; and

WHEREAS Sherry Orth appealed the State Board's order permanently revoking her five-year professional prekindergarten teaching license to the Franklin County Court of Common Pleas in Case Number 11-CV-005897; and

WHEREAS on February 15, 2012, the Franklin County Court of Common Pleas affirmed the State Board's order that permanently revoked the five-year professional prekindergarten teaching license of Sherry Orth; and

WHEREAS on February 23, 2012, Sherry Orth appealed this decision to the Tenth District Court of Appeals in Case Number 12-AP-000155; and

WHEREAS on September 28, 2012, the Tenth District Court of Appeals rendered a decision sustaining Ms. Orth's first assignment of error in toto and her fourth and fifth assignments of error in part and vacating the judgment of the Franklin County Court of Common Pleas; and

WHEREAS the Tenth District Court of Appeals remanded the matter to the State Board of Education for further proceedings in accordance with its decision; and

WHEREAS the State Board has duly considered the decision of the Tenth District Court of Appeals: Therefore, Be It

RESOLVED, That the State Board, in accordance with the decision of the Tenth District Court of Appeals, hereby **VACATES** its prior order permanently revoking the five-year professional prekindergarten teaching license of Sherry Orth and **REMANDS** this matter to the administrative hearing officer for further proceedings in accordance with the decision of the Tenth District Court of Appeals; and, Be It Further

RESOLVED, That the hearing officer shall submit a report and recommendation to the State Board of Education regarding the issue of whether a classroom teacher who accidentally inflicts scratches on an out-of-control preschool student deserves disciplinary action and if so, what disciplinary action is recommended; and, Be It Further

RESOLVED, That the Acting Superintendent of Public Instruction be, and he hereby is, directed to notify Ms. Orth and the administrative hearing officer of this action.

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It was Moved by Mr. Gunlock and Seconded by Ms. McGervey that the above recommendation (Item 19) be approved.

Ms. Oakar asked if a different Hearing Officer would be designated for this issue. Mr. Casey responded that as the resolution is drafted, the intent would be that the issue be referred back to the original Hearing Officer.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett
Michael Collins
Dannie Greene
Jeffrey Hardin
Stanley Jackson
C. Todd Jones
Kristen McKinley
Mary Rose Oakar
Bryan C. Williams

Deborah Cain
Joe Farmer
Thomas Gunlock
Robin C. Hovis
Ann Jacobs
Kathleen McGervey
Jeffrey Mims
Debe Terhar

Motion carried.

Mr. Gunlock presented the following recommendation (Item 20):

20. RESOLUTION TO APPROVE MEMBERS OF A PANEL OF EXPERTS TO EVALUATE THE TEACHER LICENSURE STANDARDS OF IDENTIFIED STATES PURSUANT TO ORC 3319.228

The Capacity Committee **RECOMMENDS** that the State Board of Education **ADOPT** the following Resolution:

WHEREAS section 3319.228 of the Revised Code required the Superintendent of Public Instruction to develop, not later than July 1, 2012, a list of states considered to have standards for teacher licensure that are inadequate to ensure that a person who was most recently licensed and employed as a teacher in that state for each of the preceding five years is qualified for a professional educator license in Ohio; and

WHEREAS section 3319.228 of the Revised Code requires that, following the development of that list, the Superintendent of Public Instruction shall establish a panel of experts to evaluate the teacher licensure standards of each state on the list; and

WHEREAS section 3319.228 of the Revised Code also requires each person selected by the Superintendent to be a member of the panel to be approved by the State Board of Education; and

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WHEREAS the Capacity Committee, at its September 2012 meeting, received an update regarding the Superintendent's list of states and the process used to arrive at the list, and provided their recommendations regarding the composition of the panel of experts; and

WHEREAS the Superintendent of Public Instruction has identified two individuals to recommend to the State Board of Education to serve on the panel of experts, with the goal of identifying a third recommended panel member by December 2012; and

WHEREAS Mark A. Hartman, Senior Director of Client Engagement and Ohio Portfolio Manager, Battelle for Kids, is one of the recommended individuals to serve on the panel of experts, and who will lend his expertise in the area of educator effectiveness as it relates to school improvement and student achievement to the work of the panel of experts; and

WHEREAS Kathleen L. Paliokas, Program Director, Interstate Teacher Assessment and Support Consortium (INTASC), Council of Chief State School Officers, is also one of the recommended individuals to serve on the panel of experts, and who will lend her expertise in the areas of state teacher policy issues and teacher standards to the work of the panel of experts; and

WHEREAS the Capacity Committee, at its November 2012 meeting, reviewed the qualifications of these two individuals to serve on the panel of experts prescribed by section 3319.228 of the Revised Code:
Therefore, Be It

RESOLVED, That the State Board of Education hereby approves Mark A. Hartman and Kathleen L. Paliokas to serve on the panel of experts to evaluate the teacher licensure standards of identified states pursuant to section 3319.228 of the Revised Code.

It was Moved by Mr. Gunlock that the above recommendation (Item 20) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett
Michael Collins
Dannie Greene
Jeffrey Hardin
Stanley Jackson
C. Todd Jones
Kristen McKinley
Mary Rose Oakar
Bryan C. Williams

Deborah Cain
Joe Farmer
Thomas Gunlock
Robin C. Hovis
Ann Jacobs
Kathleen McGervey
Jeffrey Mims
Debe Terhar

Motion carried.

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Mr. Collins presented the following recommendation (Item 21):

21. RESOLUTION APPOINTING TINA THOMAS MANNING ASSOCIATE SUPERINTENDENT FOR THE DIVISION OF ACCOUNTABILITY AND QUALITY SCHOOLS

WHEREAS the position of Associate Superintendent for the Division of Accountability and Quality Schools within the Ohio Department of Education is vacant; and

WHEREAS the responsibilities of the Associate Superintendent for the Division of Accountability and Quality Schools include development, coordination and execution of policies for the Center for Accountability and Continuous Improvement and Center for Student Support and Education Options; and

WHEREAS the State Superintendent of Public Instruction has recommended that this Board appoint Tina Thomas Manning as Associate Superintendent for the Division of Accountability and Quality Schools; and

WHEREAS Tina Thomas Manning is an experienced administrator, who has served most recently as an Executive Director of Middle Level Education at Reynoldsburg City Schools; and

WHEREAS Tina Thomas Manning possesses the necessary experience, knowledge, and expertise to serve as Associate Superintendent for the Division of Accountability and Quality Schools; Therefore, Be It

RESOLVED, that Tina Thomas Manning be hired as Associate Superintendent for the Division of Accountability and Quality Schools at a salary of \$64.90 hourly or \$134,992 annualized beginning on or about December 31, 2012.

It was Moved by Mr. Collins and Seconded by Mr. Gunlock that the above recommendation (Item 21) be approved.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett
Michael Collins
Dannie Greene
Jeffrey Hardin
Stanley Jackson
C. Todd Jones
Kristen McKinley
Mary Rose Oakar
Bryan C. Williams

Deborah Cain
Joe Farmer
Thomas Gunlock
Robin C. Hovis
Ann Jacobs
Kathleen McGervey
Jeffrey Mims
Debe Terhar

Motion carried.

Non-Resolutions

New Business

Mr. Hovis presented the following recommendation (Item 22):

I MOVE THAT THE STATE BOARD OF EDUCATION ADOPT THE FOLLOWING RESOLUTION:

WHEREAS Ohio statute currently prohibits the State Board of Education from having standing committees, and,

WHEREAS many current and recent past members of the Board see no rationale for this restriction, and,

WHEREAS in-practice, the major committees of the Board function as standing committees even though not so-identified, and,

WHEREAS Board member terms are structured such that there is continuity of membership throughout the expiration of the terms of elected seat and appointed seats, and,

WHEREAS Ohio statute also currently prohibits members of the State Board of Education from holding any other "position of trust or profit" under the state while serving on the Board, and,

WHEREAS this has been interpreted strictly to require Board members to resign from, or decline a request to serve on other boards, advisory committees, and similar roles at the local, regional, and state level which have no bearing on the work of the Board, and,

WHEREAS there are many such positions in which a member of the Board may wish to serve or continue to serve in the local community or at the state level, and which pose no conflict of interest with membership on the Board. Now, Therefore Be It

RESOLVED, that the State Board of Education hereby refers to the Legislative and Budget Committee the question of whether legislative recommendations should be adopted by the Board to request that the General Assembly rescind the prohibition against standing committees of the State Board, and to narrow the list of positions of trust or profit under the state from which State Board members are barred from serving to only those positions which pose a conflict of interest with the work of the Board, such as serving on a local school district board or ESC board, or similar stakeholder role in an entity which is regulated by, or funded by, the State Board of Education or the Ohio Department of Education. Be It Further

RESOLVED, that the Legislative and Budget Committee is directed to report their recommendations on both questions to the full Board by the September, 2013 Board meeting.

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It was Moved by Mr. Hovis and Seconded by Ms. Jacobs that the above recommendation (Item 22) be approved. Mr. Hovis spoke in support of his resolution and provided Board members with rationale for bringing forth the resolution.

President Terhar called for a roll call vote.

YES VOTES

Angela Thi Bennett	Deborah Cain
Michael Collins	Tess Elshoff
Joe Farmer	Dannie Greene
Thomas Gunlock	Jeffrey Hardin
Robin C. Hovis	Stanley Jackson
Ann Jacobs	C. Todd Jones
Kathleen McGervey	Kristen McKinley
Jeffrey Mims	Mary Rose Oakar
Debe Terhar	Bryan C. Williams

Motion carried.

BOARD PRESENTATIONS AND DISCUSSION FROM THE EXECUTIVE COMMITTEE

Chair: Debe Terhar, Vice Chair: Tom Gunlock

Mr. Gunlock gave a report from the Executive Committee meeting focusing on the following issues:

The Committee met with Ray and Associates on Sunday to discuss aspects of the superintendent search and to meet individually with Board members.

The Committee discussed Rule 3301-4-01, Notice of Meetings. After discussion, it was determined the rule would be sent back to the committee for further examination.

BOARD PRESENTATIONS AND DISCUSSION FROM THE ACHIEVEMENT COMMITTEE

Chair: Angela Thi Bennett, Vice Chair: C. Todd Jones

Mrs. Bennett gave a report from the Achievement Committee meeting focusing on the following issues:

Online Feedback for Restraint and Seclusion Policy:

The Committee received a presentation on the feedback received from the online public review of the draft current Restraint and Seclusion policy and rule and discussed key areas such as training and procedures for the use of restraint and seclusion. The external workgroup associated with the policy's development will meet again in December to discuss the feedback received and make additional recommendations for the policy. The State Board of Education will be asked to approve the Restraint and Seclusion Policy at their December 2012 meeting.

Remediation Free Standards:

The Committee received a presentation on the development and implementation of higher education standards in math, science, reading, and writing which will articulate remediation-free status in accordance with OH Revised Code 3345.61(F). The standards are to be in place by December 31,

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2012. Rebecca Watts, the Vice Chancellor for P-16 Initiatives Ohio Board of Regents, lead the discussion and fielded questions concerning the development and implementation of the standards.

Alternate Assessment:

The Committee received an update on the standards extensions to the Common Core and state revised standards which were designed for students with significant cognitive disabilities and an update on the alternate assessment. These alternative assessments, named OACS-E have been created for students with significant cognitive disabilities. Students will be assessed on the alternate assessment by grade bands 3-5, 6-8, as well as at the high school level. Feedback and test samples have been made available using an online web portal, as well as State Support Teams have provided learner sessions to meet demand and need of teachers preparing to administer the assessment. The first administration window for the new alternate assessment is February 25–March 29, 2013.

BOARD PRESENTATIONS AND DISCUSSION FROM THE CAPACITY COMMITTEE

Chair: Tom Gunlock, Vice Chair: Bryan Williams

Mr. Williams gave a report from the Capacity Committee meeting focusing on the following issues:

Discuss Rule 3301-23-44, Temporary and Substitute Licenses:

Staff presented proposed changes to Ohio Administrative Code Rule 3301-23-44, which is up for five-year review. The proposed changes are for the most part of a technical, non-substantive nature and are intended to clean up and clarify the rule. The addition of proposed language in paragraph (C) about a temporary teaching license for military science (JROTC) is not a new concept – the Department has issued these licenses for many years, but it has never officially existed in a rule, and this five-year review presents an opportunity to codify this license in the OAC. The Committee voted to recommend to the Full Board the adoption of the revised rule.

Discuss Rule 3301-24-09, Performance Based Licensure for Administrators:

Staff presented proposed changes to Ohio Administrative Code Rule 3301-24-09, which is up for five-year review. The original purpose of this rule is to describe the performance expectations for beginning principals who were completing the principal entry year program, which was discontinued in 2010 due to funding constraints. The rule is proposed to be re-purposed so that it describes expectations for all principals, not just beginning principals, to demonstrate success in the areas outlined in the Ohio Standards for Principals and incorporated in the rule, without tying it to successful completion of a principal entry year program. The proposed rule change does not eliminate the principal entry program, since that program has not existed since 2010 – it just eliminates references to that program. The Committee voted to recommend to the Full Board the adoption of the revised rule.

Discuss Rules 3301-102-01 to -07, Community School Sponsorship Rules:

Staff presented an overview of Ohio Administrative Code Chapter 3301-102, Community School Sponsorship Rules, which are up for a five-year review, due 4/19/2013. These rules cover topics such as approval and revocation of sponsors of new start-up community schools, sponsor obligations to report the results of community school oversight and monitoring responsibilities and procedures for payments to community schools. It is likely that all seven of the rules will have proposed changes. Staff presented information to the Committee regarding the timeline for review of the rules and various factors that will need to be taken into consideration when revising these rules. The Committee will again review the draft rules and be asked to vote on them in January.

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Update on Expenditure Standards pursuant to ORC 3302.20:

Staff provided an update to the Committee on the expenditure standards revisions. The Department has been working with a stakeholder work group to revise the expenditure standards formerly approved by the State Board of Education, due to changes in statute. The revisions focus on the alignment of the standards to federal categories as required by SB 316. The Committee voted to recommend to the Full Board the adoption of the revised Expenditure Standards. A vote for adoption by the full Board will take place in December.

Discuss the panel of experts to evaluate the teacher licensure standards of identified states pursuant to ORC 3319.228:

ORC 3319.228 requires the State Board of Education to establish and approve a panel of experts to evaluate the adequacy of the teacher licensure standards of identified states appearing on the list that the Superintendent of Public Instruction was to develop by July 1, 2012. According to statute, the panel of experts is to make recommendations to the State Board no later than April 1, 2013 regarding whether the list should be approved by the Board without changes, or that the specified states should be removed from the list prior to approval. The State Board is to approve a final list of states no later than July 1, 2013. Currently, the Department has identified two proposed individuals to serve on the panel, with a third to be identified by the December State Board meeting. Staff requested that the Committee approve these two individuals, so that their approval could then be added to the November full State Board voting agenda, following which the panel could begin their work as outlined in statute. The committee voted to recommend to the Full Board the approval of the two named panelists: Mark Hartman, Senior Director of Client Engagement and Ohio Portfolio Manager, Battelle for Kids, and Kathleen Paliokas, Program Director, Interstate Teacher Assessment and Support Consortium (INTASC), Council of Chief State School Officers.

Discuss Standards for Waivers of the Operating Standards pursuant to ORC 3301.07 (O):

The Committee reviewed a draft of the State Board of Education Standards for Waivers of the Operating Standards for Schools. In HB 153, the General Assembly enacted R.C. 3301.07(O), which permits the State Superintendent of Public Instruction to grant waivers of the operating standards in accordance with standards adopted by the State Board of Education. The Committee voted to recommend to the Full Board the adoption of these Standards, and requested that the Department develop a guidance document to assist schools and districts in understanding the waiver request process.

Discuss Proposed By-laws of the SEED School of Cincinnati Board of Trustees and amending of the SEED Foundation College-Preparatory Boarding School Operator Contract:

Representatives of the SEED Foundation presented information to the Committee regarding the status of the proposed by-laws of the SEED School of Cincinnati Board of Trustees and the SEED Foundation College-Preparatory Boarding School Operator Contract. Following the presentation, Board members discussed their issues and concerns with the SEED representatives. The Committee asked that SEED work with the Department and the Ohio Facilities Construction Commission (OFCC) to find a solution that is satisfactory all parties regarding the SEED Governance structure and asset distribution in the event of a change in the Operator of the school. Once this has been accomplished, the proposed By-laws and amended contract will be returned to the Committee for further review and vote.

BOARD PRESENTATIONS AND DISCUSSION FROM THE LEGISLATIVE AND BUDGET COMMITTEE

Chair: C. Todd Jones, Co-Chair: Bryan Williams

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Mr. Jones gave a report from the Legislative and Budget Committee meeting focusing on the following issues:

The Committee continued discussion on the proposed budget resolutions: 1) Early Childhood Education resolution. Mr. Collins suggested an amendment which did not pass by a three to four vote, with two committee members absent. The resolution passed as originally presented by a vote of four to three. 2) Technical Infrastructure Investments. This resolution passed the committee without discussion. 3) Ohio Young Farmers Program. The resolution failed to pass committee by a vote of three to four with two committee members absent. 4) Third-Grade Reading Guarantee. The resolution passed committee by a vote of four to three.

BOARD PRESENTATIONS AND DISCUSSION FROM THE COMMITTEE ON URBAN EDUCATION

Chair: Joe Farmer, Vice Chair: Debbie Cain

Mr. Farmer gave a report from the Committee on Urban Education meeting focusing on the following issues:

Committee Members discussed the primary themes and comments presented during the State Board Breakout - Focus on Urban Districts session.

Prior to proceeding with their published agenda and meeting outcomes, Mr. Robert Walls, Principal at Campbell Elementary School in Campbell, Ohio (Mahoning County) asked to share comments with the Committee as a follow up to the previous "Focus on Urban Districts" session. Mr. Walls gave Committee members a background of his school district and student demographics. While he agrees with the intent of the Third Grade Reading Guarantee, he expressed frustration with implementation. Mr. Walls presented his concerns; the Committee asked clarifying questions and appreciated his attendance and participation. Ms. Thompson indicated she will forward the concerns and Committee member questions to Department Senior Leadership.

Ms. Thompson reviewed the current Work Plan with the Committee. Mr. Farmer encouraged flexibility with the Work Plan suggesting the Committee visit urban districts as well as invite participation by Board Members and Superintendents from urban districts in Committee meetings; Committee members were in full agreement. Accordingly, Ms. Thompson will contact Dayton Public Schools to coordinate a site visit in Spring 2013 and will invite interested urban districts to attend future Committee meetings.

Mr. White posed clarifying questions to the Committee regarding their interest in single gender schools. Committee members shared feedback and specific data requests to guide Mr. White's research. Mr. White will present an outline to the Committee at the December 2012 meeting and a full report at the Committee meeting in February 2013. Committee members briefly discussed their use of the research including how findings will be disseminated.

Ms. Thompson referenced the error in the OSBA program book concerning the meeting on Tuesday, November 13, 2012, 3:45-5:00pm; Mr. Thomas Rudd (Kirwan Institute for the Study of Race and Ethnicity at The Ohio State University) will present Implicit Racial Bias. Available Committee members will attend the session.

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PUBLIC PARTICIPATION ON NONACTION ITEMS

- 1) Dr. Charlotte Andrist, Ohio Board of Regents Dyslexia Task Force. Dr. Andrist spoke to the Board regarding the Third-Grade Reading Guarantee.
- 2) Dr. Mary Heather Munger. Dr. Munger spoke to the Board regarding the Third-Grade Reading Guarantee.
- 3) Mrs. Ida Ross-Freeman. Mrs. Freeman spoke to the Board regarding Early Childhood and the Third-Grade Reading Guarantee.

Ms. McKinley Moved to adjourn the meeting. Mrs. Bennett Seconded the motion.

The President requested a voice vote.

Motion carried.

President Terhar adjourned the meeting at 2 p.m. The next regularly scheduled meeting of the State Board of Education is December 10-11, 2012.

ATTEST:



Debe Terhar
President
State Board of Education



Michael Sawyers
Acting Superintendent of Public Instruction

Please note: Copies of the attachments referenced in the Minutes may be obtained by contacting the Office of Board Relations at the Ohio Department of Education at (614) 728-2754.